Compiled, Arranged and Indexed by
A. W. Calder,
Chief Clerk of the House.
House of Representatives,
Olympia, Wash., Monday, January 14, 1929.
12 o’Clock Noon.

Pursuant to law, the House of Representatives of the State of Washington met in its twenty-first session in the representative hall at Olympia at 12:00 o’clock noon, and was called to order by Arthur W. Calder, chief clerk of the twentieth session.

Prayer was offered by Rev. C. Thunberg, of the Bethesda Lutheran Church of Olympia.

MESSAGE FROM THE SECRETARY OF STATE.

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 sixth day of November, 1928, 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 twenty-first biennial session, commencing on the fourteenth day of January, A. D. 1929.

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<td>James A. Durrant</td>
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FIRST DAY, JANUARY 14, 1929

Name             County Represented

District No. 50. Pearl A. Wanamaker Island
District No. 51. Josh W. Russell Skagit
District No. 51. Wm. Hayton Skagit
District No. 51. W. F. McCracken Skagit
District No. 52. H. B. Murray San Juan
District No. 53. G. E. Van Horn Whatcom
District No. 53. Andrew Danielson Whatcom
District No. 54. Charles I. Roth Whatcom
District No. 54. Jas. E. Masterson Whatcom
District No. 55. William T. Beck Ferry
District No. 56. E. M. Gillette Chelan
District No. 58. Knute Hill Benton
District No. 59. T. Claud Bennett Grant
District No. 60. Charles L. Booth Pend Oreille

In testimony whereof, I have hereunto set my hand, and affixed the Seal of the State at Olympia, this fourteenth day of January, A. D. 1929.

J. GRANT HINKLE, Secretary of State.

The clerk called the roll; all members being present except Representatives Bach and Beck.

Honorable William J. Millard, Justice of the State Supreme Court, administered the oath of office to all members of the House of Representatives, except Representatives Bach and Beck.

Arthur W. Calder, chief clerk of the previous session, called for nominations for Speaker.

Mr. Roudebush nominated Mr. Ed Davis, of Columbia County, for Speaker, with the following remarks:

Mr. Roudebush: "Fellow Members of the House:

"I am pleased to nominate for this most important position a man who will, in my judgment, be the overwhelming choice of the members of this body, a man of the highest honor and integrity, a man of real ability, a man of good judgment and poise, a man who will be fair and just; a man, in short, who has all of the qualifications, in my judgment, in full measure, which should be had by anyone who would undertake to successfully direct the deliberations of this body. It is, therefore, Mr. Chairman, a pleasure and an honor to nominate for Speaker of the House the Honorable Ed Davis of Columbia County."

(Applause).

The nomination was seconded by Representatives Knapp, Benson, Wakefield, Templeton, McDonough, Hayton, Masterson, Banker, Jones (Roy) and Hultgrenn.

On motion of Mr. Reed, the nominations for Speaker were closed, the roll was called, and Mr. Davis was unanimously elected Speaker by the following vote:

Those voting for Mr. Davis were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills,

Those absent or not voting were Representatives Bach, Beck, Cory, Davis (Ed)—4.

Mr. Calder appointed Representatives Tripple, of King County, and Krouse of Garfield County, to escort the Speaker-elect to the rostrum.

The Committee thereupon escorted Mr. Davis to the rostrum, amid applause.

Honorable William J. Millard, Justice of the Supreme Court of the State of Washington, administered the oath of office to the Speaker.

Mr. Calder: "Mr. Speaker, it has been my ambition for many years to have the honor of presenting this gavel to the first Speaker elected in this beautiful new Capitol building."

The Speaker: "This is the greatest honor that has ever come to me. In return I promise to do the very best I can on all occasions for the membership, the State of Washington, and the people of the State. (Applause). In return, I ask of each of you, every individual here, that you forget any petty prejudice that may exist, and you on your part give the very best that is in each of you." (Applause).

The Speaker called for nominations for Chief Clerk.

Mr. Danskin: "The House is very fortunate at this session to have available for the very important office of Chief Clerk a man who has served in that capacity for the last two sessions. I take pleasure in nominating our former Chief Clerk, Arthur W. Calder."

Mr. Allen: "It gives me great pleasure to second the nomination of Mr. Calder, for he has been as efficient and courteous and kind to this membership as any man who has ever occupied that position in the House of Representatives of the State of Washington."

On motion of Mr. Reed the nominations were closed, the roll was called, and Mr. Calder was unanimously elected Chief Clerk by the following vote:

Those voting for Mr. Calder were Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis, (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—95.

Those absent or not voting were Representatives Bach and Beck—2.

The Speaker called for nominations for sergeant-at-arms.
Mr. Hubbell: "I would like to nominate a man who has served this House a great many sessions as Sergeant-at-arms, one who is well known to all the old members and a great many of the new members—W. B. Price, of Kittitas County."

The nomination was seconded by Mr. Falknor.

On motion of Mr. Danskin, the nominations were closed, the clerk called the roll, and Mr. Price was unanimously elected Sergeant-at-arms by the following vote:

Those voting for Mr. Price were Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Payse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—95.

Those absent or not voting were Representatives Bach and Beck—2.

Justice William J. Millard administered the oath of office to Mr. Calder and Mr. Price.

The Speaker announced that Representative Bach was ill in the hospital, and was excused.

Resolution by Mr. Danskin:
Resolved, That the rules which governed the House of Representatives for the session of 1927, except Rule No. 72 as relates to number on committees, be adopted by this House until permanent rules be adopted, and that the committee on Rules and Order be authorized and directed to formulate rules for the House for the present session and to act with a like committee from the Senate to formulate joint rules.

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

On motion of Mr. Danskin, the following resolution was adopted:
Resolved, That the Speaker appoint a committee of three House members to notify the Senate that the House of Representatives is now organized and ready for business.

In compliance with the above resolution, the Speaker appointed Representatives Aspinwall, Olson (O. H.), and Wanamaker, to so notify the Senate.

Resolution by Mr. Danskin:
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. Danskin, the resolution was adopted.

Resolution by Mr. Danskin:
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, tak­
ing his signature therefor.

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

Resolution by Mr. Danskin:

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. Danskin, the resolution was adopted.

Resolution by Mr. Danskin:

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. Danskin, the resolution was adopted.

INTRODUCTION AND FIRST READING OF HOUSE CONCURRENT RESOLUTIONS.

House Concurrent Resolution No. 1 by Mr. Aspinwall:

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.

The resolution was read the first time by title.

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

MESSAGE FROM THE SENATE.

Senators Metcalf, Cox and Hall appeared at the bar of the House and Senator Metcalf reported that the Senate was organized and ready to proceed with business.

The message was received.

House Concurrent Resolution No. 2, by Mr. Saunders:

Be It Resolved, By The House, The Senate concurring, that the House meet the Senate in joint session, on Tuesday, January 15, 1929, at 11 o'clock a. m. in the House Chamber, for the purpose of canvassing the vote of the constitutional elective state officers.

The resolution was read the first time by title.

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

On motion of Mr. Danskin, the rules were suspended and the Chief Clerk was directed to immediately transmit House Concurrent Resolutions No. 1 and No. 2 to the Senate.
MESSAGE FROM THE SECRETARY OF STATE.

DEPARTMENT OF STATE, OFFICE OF SECRETARY.
OLYMPIA, WASHINGTON, January 14, 1929.

To the 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 in the legislative session of 1927, and vetoed by the Governor, together with his veto message attached thereto.

They are House Bills 115, 135, 139, 140, 141, 144, 146, 190, 199, 206, 227, 232, 257, 287, 291, 298, 301, 310, 320, 352, 357 and 391.

Very respectfully,
J. GRANT HINKLE,
Secretary of State.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, Monday, March Twenty-first, 1927.

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

I am filing with the Secretary of State, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 115, entitled:

"An Act relating to the inventory and appraisement of the property of the estates of deceased persons and amending section 95 of Chapter 156 of the Laws of 1917."

This Bill authorizes courts in Class "A" counties to pay appraisers of estates where an inheritance tax is payable, a sum in excess of three dollars per day and mileage, which is a law at the present time in all counties.

I know of no reason why appraisers of estates in Class "A" counties should be paid more than appraisers in other counties for doing identically the same work.

Therefore, House Bill No. 115 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, Monday, March Twenty-first, 1927.

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

I am filing with the Secretary of State, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 135, entitled:

"An Act relating to Attorneys at law, and amending Section 11 of Chapter 126 of the Laws of 1921."

The Bill would amend the statutes relating to the admission of attorneys to practice law. It would change the law now in force in some very important particulars. It would change existing laws by requiring an applicant for a Bar examination, to have two years work in a college or to be a graduate from a law school approved by the Board of Law Examiners or, having had the two years college work, to have completed a course in the law school or a law office which, in the judgment of the Board of Law Examiners, is equivalent of a course in an approved law school, with the proviso that, where an applicant pursues his study in a law office it must be preceded by at least one year's study in an approved law school.

Many of our best and most successful practitioners at the Bar never spent any time in any college, except the college of "hard work." Under the provisions of this Bill, Abraham Lincoln would be barred from taking a Bar examination in the state of Washington—yet all will admit that Abraham Lincoln was a fairly good and a fairly successful lawyer.
This Bill tries to substitute time spent in a college for actual knowledge of law. It is a discrimination against those whose means are insufficient to enable them to attend college.

The educational qualifications now required of an applicant for a Bar examination are already sufficient to protect the public insofar as educational tests are able to protect them. The discriminations contained in the Bill are objectionable and not necessary.

For these reasons, House Bill No. 135 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, Monday, March Twenty-first, 1927.

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

I am filing with the Secretary of State, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 139, entitled:

"An Act relating to motor vehicles and other vehicles operated upon the public highways of this state, the registration thereof and of extra engines therefor, providing for the licensing and regulation of dealers therein, the collection, distribution and expenditure of fees, prescribing the powers and duties of certain officers, defining offenses and fixing penalties, making appropriations, and repealing conflicting acts and parts of acts."

This is a companion bill to House Bill No. 140, which I have this day vetoed. I could not consistently approve House Bill No. 139 after having vetoed House Bill No. 140.

Consequently, House Bill No. 139 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, Monday, March Twenty-first, 1927.

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

I am filing with the Secretary of State, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 140, entitled:

"An Act relating to motor vehicles, the title thereof; providing for the issuance of certificates of title and evidence of registration thereof; regulating the purchase and sale or other transfer of ownership thereof; facilitating the recovery of motor vehicles stolen or otherwise unlawfully taken; prescribing the powers and duties of certain officers hereunder; defining offenses and providing penalties for violation of the provisions hereof; making appropriations and providing for the collection, distribution and expenditure of fees."

This Act is a radical departure from existing laws. Its administration would be expensive. It would put an added tax upon every one of the four hundred thousand or more owners of motor vehicles in this state. It would create another bureau at the state capitol. I am opposed to a law that would place an additional tax on the owners of motor vehicles.

For these reasons, House Bill No. 140 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).

I am filing with the Secretary of State, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 141, entitled:


This bill would permit Justices of the Peace, other than those elected in cities of the first class, to impose a fine of not more than $250.00 or imprisonment in the county jail for 90 days. Under the law, as it now exists, such Justices are permitted to impose a fine of not more than $100.00 or imprisonment in the county jail for not more than 30 days.

It is unwise to permit such Justices to impose any greater penalties than they are permitted to impose under existing laws.

Therefore, House Bill No. 141 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).

I am filing with the Secretary of State, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 144, entitled:

"An Act relating to judgment liens on real estate, and amending section 1 of Chapter XXXIX (39) of the Laws of 1897."

Am advised by the Attorney General that the title of this Act is insufficient, and that the Bill is unconstitutional.

Furthermore, I believe the policy of the Bill is unsound and amounts to a legislative declaration of an open season for a judgment debtor to get rid of his real estate after his creditor has obtained a judgment.

For these reasons, House Bill No. 144 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).

I am filing with the Secretary of State, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 146, entitled:

"An Act relating to the power of the Supreme Court in criminal cases."

This bill provides for a change in criminal procedure. The subject matter contained in this bill is within the jurisdiction of the judicial council and is being considered by that body.

The judicial council is composed of experts better qualified than the legislature and the Governor to deal with these matters. If permitted to become a law, and the judicial council adopted a rule on the same subject, such multiplicity of laws would be confusing.

Therefore, House Bill No. 146 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.
State of Washington, Executive Department, Olympia, Monday, March Twenty-first, 1927.

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

I am filing with the Secretary of State, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 190, entitled:

"An Act relating to the 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."

This bill would enable county commissioners to take over highways in Class "A" counties constructed by an independent highway district and, in so doing, to take over also the outstanding indebtedness incurred by such independent highway district. The policy of this bill is the same as that of the local improvement district bills which I vetoed during the present session of the Legislature. What was said in my different messages in vetoing these local improvement district bills applies with equal, if not greater, force to House Bill No. 190.

Consequently, House Bill No. 190 is vetoed.

Respectfully submitted,

Roland H. Hartley, Governor.

State of Washington, Executive Department, Olympia, Monday, March Twenty-first, 1927.

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

I am filing with the Secretary of State, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 199, entitled:

"An Act adopting a state emblem."

This bill adopts as the emblem of the State of Washington a design consisting of a representation of a fir tree with a picture of George Washington superposed upon the base and lower branches, and the legend "Ever Green State" arranged in the form of an arc at the lower margin of the tree and picture.

The bill does not say what kind of a fir tree should be on the emblem. There are several different varieties of fir trees grown in the State of Washington, but the Douglas Fir, by its noble size and majestic appearance, is the variety that is truly emblematic of the State of Washington.

A proposed emblem was circulated around the State Capitol in the closing days of the late session of the Legislature. This emblem had the picture of George Washington superposed upon the base and lower branches of an evergreen tree, but the picture of the tree on the emblem was of a balsam fir tree. The balsam fir is short and scrubby. Let us hope the next session of the Legislature will pass an act designating the tree on the emblem of the state as the Douglas Fir and, until that time, the state will probably survive without any emblem, because it has survived without an emblem since 1889.

For these reasons, House Bill No. 199 is vetoed.

Respectfully submitted,

Roland H. Hartley, Governor.

State of Washington, Executive Department, Olympia, Monday, March Twenty-first, 1927.

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

I am filing with the Secretary of State, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 206, entitled:

"An Act relating to the salaries of certain officers in certain cities under the commission form of government, and amending section 14, of chapter 116, of the Laws of 1911."

Respectfully submitted,

Roland H. Hartley, Governor.
Under the law sought to be amended, in cities having a commission form of government and a population of between fourteen thousand and less than twenty thousand, the mayor is paid a salary of $2,500.00 a year and each commissioner $2,000.00 a year. This bill proposes to change that law so that cities having a commission form of government, with a population of between fourteen thousand and less than thirty thousand, the annual salary of the mayor shall be $3,000.00 and of each commissioner $2,500.00.

This increase of salary is not justified. Under existing laws, there is no lack of candidates to fill these offices. The cities will secure just as good service at the present salaries as at the proposed increased salaries.

Therefore, House Bill No. 206 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, Monday, March Twenty-first, 1927.

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

I am filing with the Secretary of State, to be transmitted to the House of Representatives of the State of Washington at the next session of the Legislature, without my approval, House Bill No. 227, entitled:

"An Act relating to commission merchants engaged in selling any agricultural product other than grain, and amending section 2 of chapter 194 of the Laws of the Extraordinary Session of 1925."

This bill is an attempt to amend section 2 of chapter 194 of the Laws of 1925. The objectionable feature contained in this act is the proviso sought to be added to said section 2. This proviso is as follows:

"That this act shall not apply to live stock marketing agencies operating on a commission basis under the act of the congress of the United States of August 15, 1921, known as the 'Packers and Stockyards Act,' and any amendments thereof, and rules, regulations and orders made by the Secretary of Agriculture of the United States thereunder."

The federal law can only regulate inter-state commerce and protects people shipping live stock into this state. The State of Washington should protect its own shippers shipping live stock from one point to another in this state. Chapter 194 of the Laws of the Extraordinary Session of 1925 was designed to give residents of this state, shipping live stock to points within this state, the same protection that the federal laws give to citizens of other states shipping live stock into this state. I believe our own citizens are entitled to such fair treatment.

Therefore, House Bill No. 227 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, Monday, March Twenty-first, 1927.

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

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. 232, without my approval, entitled:

"An Act relating to compensation of Eminent Domain Commissioners, and amending section 9236, of Remington's Compiled Statutes of Washington."

A similar bill was passed by the Extraordinary Session of the 1925 Legislature. In vetoing that bill, I said:

"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."

House Bill No. 232 of the present session of the Legislature is but a re-enactment of House Bill No. 295 passed by the Extraordinary Session.
For the same reason I vetoed House Bill No. 295 of the Extraordinary Session, I now veto House Bill No. 222 of the 1927 Session of the Legislature.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, Monday, March Twenty-first, 1927.

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

I am filing with the Secretary of State, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 257, entitled:

"An Act relating to the Geological Survey of the State of Washington and defining the powers and duties of certain officers in relation thereto, making appropriations and repealing certain acts and parts of acts relating thereto."

This bill proposes to divert the sum of fifty thousand dollars ($50,000.00), or so much thereof as may be necessary from the reclamation revolving fund, to pay the expenses of a Geological Survey.

It is unfortunate to have a large unused surplus in any fund. Such surplus is an invitation to the money spenders. Money collected from the taxpayers for a specific purpose should be devoted to that purpose or turned into the general fund. Any attempt to expend such money in any other manner should be stopped. It is stopped—the bill is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, Monday, March Twenty-first, 1927.

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

I am filing with the Secretary of State, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 287, entitled:

"An Act relating to and providing for the election of members of the House of Representatives of the State of Washington from certain representative districts."

This bill would give the 20th Representative District one additional representative, and the 42nd Representative District one additional representative.

Section 2 of Article 3 of the State Constitution provides, among other things, that after each enumeration made by the authority of the United States, the Legislature shall apportion and district anew the members of the Senate and House of Representatives according to the number of inhabitants. The Legislature has seen fit to nullify this mandate of the Constitution. This bill attempts to make a partial reapportionment, and is specific legislation designed to benefit only two of the representative districts of the entire state. The Legislature should either have made a mandate of the Constitution, or submitted a constitutional amendment to the people.

As the purpose of the bill is to afford relief to only two of the many representative districts in the state, I believe it is unconstitutional. At any rate, it is special legislation for these two representative districts, and is, therefore, vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, Monday, March Twenty-first, 1927.

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

I am filing with the Secretary of State, to be transmitted to the House of Representatives of the State of Washington at the next session of the Legislature, without my approval, House Bill No. 291, entitled:

"An Act relating to wild animals, wild birds and game fish, and amending section 63, and repealing section 69 of chapter 178 of the Laws of the Extraordinary Session of 1925, and adding thereto a new section to be known as section 98-a."

This bill would amend the game laws. If placed upon the statute books, it would lead to evasions and a great deal of unnecessary annoyance and trouble. Therefore, House Bill No. 291 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, Monday, March Twenty-first, 1927.

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

I am filing with the Secretary of State, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 298, entitled:

"An Act relating to reclamation districts, the purchase of bonds thereof, and amending section 5 of chapter 158 of the Laws of 1919."

This bill adds new matter to section 5 of chapter 158 of the Laws of 1919. By the Act of 1919, the director of the department of conservation and development was given the power to "purchase the bonds of any reclamation district whose project is approved by the district and which is found to be on a sound financial basis."

House Bill No. 298 would extend this power by authorizing the director of the department of conservation and development to purchase the bonds of any reclamation district which by the sale of its bonds for purposes to be approved by the director will be placed upon a sound financial basis.

No such power should be vested in the director. Such a change in the law would only expose the state's money to additional hazard. It is against sound public policy. Therefore, House Bill No. 298 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, Monday, March Twenty-first, 1927.

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

I am filing with the Secretary of State, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 301, entitled:

"An Act relating to the filling of lowlands in first and second class cities and in counties of the first class, and amending sections 9426, 9427, 9428, 9429 and 9430 of Remington's Compiled Statutes of Washington."

This bill amends certain sections of the law by empowering counties of the first class to make sanitary fills on private property. Existing laws safeguard the public health in this regard. House Bill No. 301 is entirely unnecessary. Its administration by counties would be very expensive. Therefore, said House Bill No. 301 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, Monday, March Twenty-first, 1927.

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

I am filing with the Secretary of State, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 310, entitled:

"An Act relating to taxation and the levy thereof in Metropolitan Park Districts and amending section 77 of chapter 130, Laws of the Extraordinary Session of 1925."

On January 7, 1926, I vetoed Senate Bill No. 208, 1925 Extraordinary Session, which was the same as House Bill No. 310 of the 1927 session. At that time, among other things, I said: "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 the breadwinner. 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. 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."

Ever since my election as Governor, I have done all in my power to reduce the burden of taxation. I shall continue to do so. Therefore, I veto House Bill No. 310.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, Monday, March Twenty-first, 1927.

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

I am filing with the Secretary of State, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, Substitute House Bill No. 320, entitled:

"An Act authorizing cities of the first class to acquire, construct, improve, maintain and operate municipal golf courses, and to issue revenue bonds for the acquisition and construction thereof, and declaring that this act shall take effect immediately."

This bill would authorize cities of the first class to acquire, construct, improve, maintain and operate municipal golf courses. It contains an emergency clause that the act is necessary for the immediate preservation of the public peace, health and safety, and shall take effect immediately. It is surprising how the state has survived the past forty years or more without municipal golf courses. Cities of the first class had better confine their activities towards giving the people good government. The people will find ways for recreation and amusement without municipal help. Substitute House Bill No. 320 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, Saturday, March Nineteenth, 1927.

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

I am filing with the Secretary of State, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 352, entitled:

"An Act relating to local improvements in cities and towns, and amending section 13, of chapter 98, of the Laws of 1911."

This bill adds to existing law a provision that a city may initiate in one local improvement district the improvement of any number of disconnected streets, but when so initiated, the council, or other governing body, shall, in such improvement district, give each separate disconnected improvement, a subdivision designation, and against the property assessable for the improvement of said subdivision shall be assessed the proper proportion of all expenses common to the entire improvement district, and the cost of actual construction of such subdivisions without reference to the cost of actual construction of improvements in other subdivisions of said improvement district.

Cities, have, under existing law, abundant powers for making local improvements—so much so that bond holders of delinquent local improvement bonds have been before the Legislature and have carried on a systematic campaign for the enactment of laws permitting municipal corporations to make levies to take up such defaulted obligations. Under existing law, more local improvement district obligations have been issued.
than have ever been paid. It would be better to pass laws curbing the powers of
cities to make local improvements rather than to pass laws extending that power.

Therefore, House Bill No. 352 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, Monday, March Twenty-first, 1927.

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

I am filing with the Secretary of State, to be transmitted to the House of Repre­
sentatives at the next session of the Legislature, without my approval, House Bill
No. 357, entitled:

"An Act transferring certain funds in the state treasury; appropriating the same
for certain park purposes, and declaring that this act shall take effect immediately."

This bill transfers one hundred thousand dollars ($100,000.00) from the highway
safety fund to the state park and parkways fund.

It is unfair to collect money from the people for one purpose and then spend it
for an entirely different purpose. That is what this bill would do. I am opposed to
any such policy.

Therefore, House Bill No. 357 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, Monday, March Twenty-first, 1927.

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

I am filing with the Secretary of State, to be transmitted to the House of Repre­
sentatives at the next session of the Legislature, without my approval, House Bill
No. 391, entitled:

"An Act relating to state parks and parkways, appropriating certain money for
such purposes, and declaring that this act shall take effect immediately."

This bill appropriates, from the Park and Parkways Fund in the state treasury,
the sum of one hundred twenty-five thousand dollars ($125,000.00), to be expended
during the ensuing biennium for the acquisition and/or improvement of State Parks
or facilities and equipment therein.

Senate Bill No. 357, just vetoed, provided for the transfer of one hundred thousand
dollars from the Highway Safety Fund to the State Park and Parkways Fund. The
State Park and Parkways Fund contains insufficient money to meet this appropriation.

Therefore, House Bill No. 391 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

On motion of Mr. Danskin, the veto messages and the vetoed bills were
ordered mimeographed, and copies placed on the desk of each member of
the House.

On motion of Mr. Danskin, the veto messages and vetoed bills were re­
ferred to the Committee on Rules and Order.
MESSAGE FROM THE SECRETARY OF STATE.

DEPARTMENT OF STATE, OFFICE OF THE SECRETARY,
OLYMPIA, WASH., JANUARY 14, 1929.

Chief Clerk, House of Representatives, Olympia, Washington.

Dear Sir: I herewith transmit certified copies of the sections and parts of acts vetoed by the Governor following the close of the session of 1927, and presented to this office after the Legislature had adjourned.

Copies of veto messages in each instance are attached.

Very truly yours,

J. Grant Hinkle.
Secretary of State.

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 parts of House Bills 303, 202, 354, 378 and 393 vetoed by Governor Roland H. Hartley with copies of letters transmitted herewith with the original copy of said House Bills, now chapters 259, 288, 313, 314 and 315, Laws of 1927 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 12th day of Jan. A. D. 1929.

[Seal]

J. Grant Hinkle.
Secretary of State.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, MONDAY, MARCH TWENTY-FIRST, 1927.

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

I am filing with the Secretary of State, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval as to section 1 but with my approval as to section 2, House Bill No. 303, entitled:

"An Act relating to the refunding of irrigation district bonds and amending sections 2 and 5 of chapter 161 of the Laws of 1923 (the same being respectively sections 7434-2 and 7434-5 of Remington's Compiled Statutes, and sections 3274-16 and 3274-19 of Pierce's Code)."

Section 1 has been amended until it is meaningless and worthless. Therefore said section 1 is vetoed. Section 2 is approved.

Respectfully submitted,

Roland H. Hartley.
Governor.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, MONDAY, MARCH TWENTY-FIRST, 1927.

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

I am filing with the Secretary of State, to be transmitted to the House of Representatives of the State of Washington at the next session of the Legislature, House Bill No. 202, entitled:

"An Act relating to and providing for the acquiring, seeding, reforestation and administration of lands for state forests, creating a state forest board, defining its powers and duties, providing penalties and amending sections 1 and 2, of chapter 154, of the Laws of 1923, and by adding thereto two new sections to be known as sections 3-a and 3-b."

This bill is approved, with the exception of section 1 thereof, which is vetoed.

Section 1 would amend existing laws by increasing the membership of the state forestry board. The board, as presently constituted, is large enough. The method
of appointing the proposed board, under this new law, is cumbersome. All the objectionable features of the bill are contained in section 1 thereof.

Therefore, section 1 of the bill is vetoed, and the remainder of the bill is approved.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, Tuesday, March Twenty-second, 1927.

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

I am filing with the Secretary of State, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval as to two items of appropriation therein contained, House Bill No. 354, 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 reformatory revolving fund, and for miscellaneous purposes for the fiscal biennium, beginning April 1, 1927, and ending March 31, 1929, except as otherwise provided, and declaring that this act shall take effect immediately."

I disapprove of the item appropriating the sum of $5,000.00 for the statistical department of the Superintendent of Public Instruction. Statistics now available convince me we are spending sufficient on education without requiring the taxpayers to pay any more money for the purpose of securing more figures. Furthermore, the budget submitted by the Governor to the Legislature was carefully prepared and made ample provision for the office of the Superintendent of Public Instruction. For the above reasons, I veto said appropriation of $5,000.00.

I disapprove also of the item appropriating the sum of $25,000.00 for the destruction of predatory animals, because House Bill No. 264, already approved, appropriates $50,000.00. The present law provides $25,000.00 for bounties and this, together with federal aid of like amount, makes generous provision for this activity. Therefore, the item of $25,000.00 is vetoed.

The remainder of the bill is approved.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, Monday, March Twenty-first, 1921.

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

I am filing with the Secretary of State, to be transmitted to the House of Representatives of the State of Washington at the next session of the Legislature, without my approval as to certain items of appropriation, House Bill No. 378, entitled:

"An Act relating to public highways and making appropriations for certain streets in cities and towns; the purchase and construction of bridges, for state highway engineer, engineering, construction, improvement, maintenance, oiling and paving of certain state highways, prescribing the duties of the state highway committee in relation thereto, and declaring that this act shall take effect immediately."

This bill is based upon the estimates of the State Highway Engineer, which were submitted to the Legislature in the Governor's Budget. In preparing these estimates, the Highway Engineer and his associates were left, so far as this office is concerned, absolutely free to use their own best judgment as to how the highway funds should be expended, and the bill, with a few exceptions, in my opinion, represents the most fair and equitable distribution of the highway funds which has been produced since the state entered the field of highway construction. The procedure followed is an effort to put in effect in this state a policy that will place the distribution of road monies on a business basis, and fairly and justly meet the highway needs of the different sections. This can only be accomplished by giving to the Legislature the details of proposed expenditures, based upon scientific engineering data.
It would have been nothing short of a miracle had the Highway Engineer's recommendations satisfied all members of the Legislature, and it was to be expected that some changes would be made in the budget as submitted by the Governor. In some instances, however, new items have been inserted in the bill which do not square with good business, but stand out as political rewards; while other items contained in the engineers' budget have been so greatly increased that, if allowed to stand, they would delay and retard highway improvement during the next biennium in those districts where the need is most urgent.

For this reason, I disapprove of and veto the following appropriation items:

- $125,000 for the North Bend-Tanner paving
- $260,000 for Grand Mound-Elma paving and reconstruction
- $125,000 for Silverdale-Keyport construction
- $190,000 for Junction State Road No. 21 to Seabeck, construction
- $50,000 for Pt. Gamble-Shine Ferry Landing, betterment and reconstruction
- $85,000 for Methow Valley Highway construction
- $15,000 for one-half cost of Gates Bridge
- $70,000 for Brewster-Mansfield to Junction with State Road No. 2
- $50,000 for the Snohomish-Bothell cut-off.

The item appropriating $130,000 for the Forest Line Park Entrance to Rainier National Park, is vetoed, for the further reason that the Legislature appropriated for expenditure in Pierce County the sum of $190,000 for a connection between Edison Avenue and Puyallup Avenue in the City of Tacoma, in addition to the allotments made for Pierce County in the Highway Engineer's budget.

With the exception of the vetoed items, House Bill No. 378 is approved.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, Tuesday, March Twenty-second, 1927.

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

I am filing with the Secretary of State, to be transmitted to the House of Representatives of the State of Washington at the next session of the Legislature, without my approval as to certain items of appropriation, House Bill No. 393, entitled:

"An Act making appropriations and reappropriations for the construction of buildings, for maintenance and for sundry expenses at the various state institutions, schools, and state offices, for the relief of certain individuals, corporations, counties and municipalities, and for miscellaneous purposes for the biennium beginning April 1, 1927, and ending March 31, 1929, and providing this act shall take effect immediately;"

I disapprove and veto the item of $165,506.00 for the University of Washington, reappropriation of the unexpended balance of appropriation for operations, to be used exclusively for betterments and repairs. I disapprove of this item for the reason that ample provision for the support and maintenance of the University of Washington has already been made in the bill that I have approved and for the further reason, that this item was not requested by the Board of Regents of the University of Washington in their budget nor in the Governor's budget. For these reasons, said item is vetoed.

I disapprove and veto the item appropriating $12,500.00 for American Legion Department of Washington on account of Service Division-Prosecution of Veterans' Claims; and I also disapprove and veto the item of $2,500.00 appropriated for American Legion Department of Washington for Disabled American Veterans, Department of Washington: Liaison Service—Prosecution of claims in U. S. Veterans Bureau. In the years immediately following the close of the Great War, it doubtless was necessary to make appropriations for both of these purposes. We must presume the officers and agents of the Federal Government will do their duty, and I think it is unnecessary for the state to expend any money in the prosecution of veterans' claims. For these reasons, both of said items are vetoed.

I disapprove and veto the item of $10,000.00 for Dedicatory Exercises for new State Capitol. The various departments of state can attend to the necessary details, correspondence and preliminary arrangements for such services without the spending of $10,000.00. Officials, committees, organizations and persons taking part in the dedication of this magnificent Capitol will appreciate the honor, and will be glad to
pay their own expenses and contribute their time and services in making the dedication an historic event. Therefore, this item of $10,000.00 is vetoed.

I disapprove and veto the item of $15,000.00 appropriated for expenses authorized by the legislature for the establishment of a legislative reference library and the preparation of bills revising and/or repealing ambiguous and/or obsolete statutes, to be presented to the legislature at its next ensuing session; to be expended under the direction of the joint committee of the legislature on revision of laws, upon vouchers signed by the President of the Senate and the Speaker of the House of Representatives. The Temple of Justice, a few hundred feet across the plaza from the Capitol, houses a complete law and reference library, access to which is always freely and courteously accorded the members of the legislature during legislative sessions.

I do not deem it essential that the State Law Library should be duplicated, even in part, as proposed by this item.

It is also proposed by this item to revise and repeal ambiguous and obsolete laws, to be presented to the legislature at its next ensuing session. The best statutes are those that have already been construed by the courts, and it is sound policy to permit such statutes to stand as construed by the courts. For these reasons, this item is vetoed.

I disapprove and veto the item of $10,000.00 appropriated for the operations of the Eastern Washington State Historical Society. The state is already making appropriations for two state historical societies. The two societies for which appropriations have been made are amply qualified to do whatever work may be necessary. Furthermore, when the Eastern Washington State Historical Society was recognized by law, it was understood with the sponsors thereof that no appropriations would ever be asked therefor. For these reasons, said item is vetoed.

I disapprove and veto the item of $314.00 appropriated for the relief of Alfred Jungquist. Mr. Jungquist has no just claim against the state for this amount, or any part thereof. His claim was based on a fill he made on his own property adjacent to a state highway. The state never authorized the fill and the fill was of no benefit to the state. For these reasons, said item is vetoed.

I disapprove and veto the item of $346.51 appropriated for a refund to the town of Elma. The town of Elma is paid by the State of Washington the sum of $500.00 per mile per year for the maintenance of its paved streets. This sum is amply sufficient to reimburse the town of Elma for this item. Therefore, said item is vetoed.

I disapprove and veto the item of $1,000.00 appropriated for the relief of James Hall. I know of no reason, and nobody has been able to give me any reason, why Mr. Hall is entitled to this appropriation, or any part thereof. For this reason, the item is vetoed.

I disapprove and veto the item appropriating $1,000.00 for the relief of Mrs. Edwin Jarish. It is plain that Mrs. Jarish has no legal claim against the state for the amount of this appropriation, or any part thereof. If she has any claim whatever, it is a claim against the county in which her husband was killed while acting as county game warden.

I disapprove and veto the item of $5,000.00 for the purpose of carrying on the work of the Cascade Tunnel Commission appointed pursuant to joint resolution of the Senate and House and continuing the Commission in office, conditioned, however, that the Commissioners shall receive no moneys other than their actual expenses when away from their homes upon the conduct of the business, and that the money shall be used to pay the costs for employees and other charges in determining suitable location or locations, for a low level tunnel, and make a report in time for consideration by the legislature of the 1929 session. The promoters of this project asked for legislative recognition of the project and gave assurances that no appropriation was being asked from the state. For that reason, said item of $5,000.00 is vetoed.

I disapprove and veto the item of $24,000.00 appropriated for the Department of Agriculture for the supervision and control of baccillary white diarrhea in poultry.

I disapprove and veto the item of $12,000.00 appropriated for the Department of Agriculture for pest survey by Division of Horticulture.

I disapprove and veto the item of $26,000.00 appropriated for the Department of Agriculture for dairy inspection.

None of these last three items are contained in the budget. This state is operating under the budget law, and the budget law must be respected. The practice of going outside of the budget and securing appropriations through the back door must be stopped. It is stopped. These three items are vetoed.
I disapprove and veto the item appropriating $45,000.00 for the Washington State College for the establishment and maintenance of a field laboratory or laboratories in the major apple growing districts of the state for investigation and experimental work in fruit growing, fruit handling, and fruit marketing. The Washington State College already has a department doing this identical work. No request was made by the authorities of the Washington State College for this appropriation. As I have already stated, the budget law is in force in this state and, so far as I am concerned, it will be observed. The item is vetoed.

I disapprove and veto the item appropriating $1,000.00 for the relief of Mrs. Agnes Donovan. It is plain Mrs. Donovan has no legal claim against the state for the amount of this appropriation, or any part thereof. If she has any claim whatever, it is a claim against the county in which her husband was killed while acting temporarily as a deputy sheriff. For this reason, the item is vetoed.

With the exception of the foregoing vetoes, House Bill No. 393 is approved.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

On motion of Mr. Danskin, the veto messages and the vetoed sections and parts of acts were ordered mimeographed, and copies placed on the desk of each member of the House.

On motion of Mr. Danskin, the veto messages and the vetoed sections and parts of acts were referred to the Committee on Rules and Order.

Mrs. Wanamaker reported that the committee appointed to notify the Senate that the House was organized and ready to proceed with business, had performed its duty.

INTRODUCTION AND FIRST READING OF HOUSE BILLS.

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

House Bill No. 1, by Joint Committee on Revision of Laws: An Act relating to bounties for the production and manufacture of sugar and repealing chapter LXVIII of the Laws of 1893.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 2, by Joint Committee on Revision of Laws: An Act relating to the economical management of county affairs and repealing chapter CXXXI of the Laws of 1893.

Ordered printed, and referred to Committee on Judiciary.

House Bill No. 3, by Joint Committee on Revision of Laws: An Act relating to the payment of expenses of the legislature, repealing certain acts relating thereto and declaring that this act shall take effect immediately.

Ordered printed, and referred to Committee on Judiciary.

House Bill No. 4, by Joint Committee on Revision of Laws: An Act relating to exceptions and repealing certain acts relating thereto.

Ordered printed, and referred to Committee on Judiciary.

House Bill No. 5, by Joint Committee on Revision of Laws: An Act relating to settling and certifying bills of exceptions and statements of facts, and amending section 12 of chapter LX of the Laws of 1893.

Ordered printed, and referred to Committee on Judiciary.

House Bill No. 6, by Joint Committee on Revision of Laws: An Act relating to hops and repealing chapter C of the Laws of 1891.

Ordered printed, and referred to Committee on Judiciary.
House Bill No. 7, by Joint Committee on Revision of Laws: An Act relating to legal publications and repealing certain acts relating thereto.
Ordered printed, and referred to Committee on Judiciary.

House Bill No. 8, by Joint Committee on Revision of Laws: An Act relating to the guaranty of bank deposits and repealing certain acts relating thereto.
Ordered printed, and referred to Committee on Judiciary.

House Bill No. 9, by Joint Committee on Revision of Laws: An Act relating to the trial of civil actions in the superior court and repealing certain acts relating thereto.
Ordered printed, and referred to Committee on Judiciary.

House Bill No. 10, by Joint Committee on Revision of Laws: An Act relating to the venue of civil actions and proceedings in the superior court and repealing certain acts relating thereto.
Ordered printed, and referred to Committee on Judiciary.

House Bill No. 11, by Joint Committee on Revision of Laws: An Act relating to special taxes for county purposes and repealing certain acts relating thereto.
Ordered printed, and referred to Committee on Judiciary.

House Bill No. 12, by Joint Committee on Revision of Laws: An Act relating to municipal indebtedness and repealing certain acts relating thereto.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 13, by Joint Committee on Revision of Laws: An Act relating to the assessment, equalization and collection of taxes for cities and towns and repealing certain acts relating thereto.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 14, by Joint Committee on Revision of Laws: An Act relating to the construction and maintenance of wharves and repealing certain acts relating thereto.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 15, by Joint Committee on Revision of Laws: An Act relating to the state auditor and repealing certain acts relating thereto.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 16, by Joint Committee on Revision of Laws: An Act relating to deficiencies in public institutions, offices and departments of the state, providing penalties, and fixing liabilities for violations thereof, and repealing certain acts relating thereto.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 17, by Joint Committee on Revision of Laws: An Act relating to county assessors and repealing certain acts relating thereto.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 18, by Joint Committee on Revision of Laws: An Act relating to the consolidation of municipal corporations, and repealing certain acts relating thereto.
Ordered printed and referred to Committee on Judiciary.
House Bill No. 19, by Joint Committee on Revision of Laws: An Act relating to wills executed outside the state, and repealing chapter 8 of the Laws of 1911.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 20, by Joint Committee on Revision of Laws: An Act relating to noxious weeds and repealing certain acts relating thereto.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 21, by Joint Committee on Revision of Laws: An Act relating to the salaries of certain county officers and repealing certain acts relating thereto.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 22, by Joint Committee on Revision of Laws: An Act relating to the descent and escheat of property of deceased persons, and repealing certain acts relating thereto.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 23, by Joint Committee on Revision of Laws: An Act relating to wills and amending section 25, and repealing sections 36 and 37 of chapter 156 of the Laws of 1917.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 24, by Joint Committee on Revision of Laws: An Act relating to the boundaries of legislative districts and repealing chapter 178 of the Laws of 1909.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 25, by Joint Committee on Revision of Laws: An Act relating to revenues, taxation, expenditures and indebtedness of cities and towns, prescribing penalties for violations thereof, and repealing certain acts relating thereto.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 26, by Joint Committee on Revision of Laws: An Act relating to judgments of nonsuit and upon challenge to the legal sufficiency of the evidence, and repealing certain acts relating thereto.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 27, by Joint Committee on Revision of Laws: An Act relating to marriages and repealing chapter 174 of the Laws of 1909.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 28, by Joint Committee on Revision of Laws: An Act relating to the criminal insane and repealing certain acts relating thereto.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 29, by Joint Committee on Revision of Laws: An Act relating to the duration and lien of judgments, and repealing certain acts relating thereto.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 30, by Joint Committee on Revision of Laws: An Act relating to the execution and enforcement of judgments, and repealing certain acts relating thereto.
Ordered printed and referred to Committee on Judiciary.
House Bill No. 31, by Joint Committee on Revision of Laws: An Act relating to the office of secretary of state, and repealing certain acts relating thereto.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 32, by Joint Committee on Revision of Laws: An Act relating to the filing, publication and citation of the laws of the state, providing penalties for violations thereof, repealing certain acts relating thereto, and declaring that this act shall take effect immediately.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 33, by Joint Committee on Revision of Laws: An Act relating to public education and repealing certain acts relating thereto.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 34, by Joint Committee on Revision of Laws: An Act relating to civil actions in justice courts and repealing certain acts relating thereto.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 35, by Joint Committee on Revision of Laws: An Act relating to water districts and repealing certain acts relating thereto.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 36, by Joint Committee on Revision of Laws: An Act relating to the powers and duties of the administrative board, and amending section 15 of chapter 7 of the Laws of 1921.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 37, by Joint Committee on Revision of Laws: An Act relating to the state penitentiary and repealing certain acts relating thereto.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 38, by Joint Committee on Revision of Laws: An Act relating to the restoration of civil rights to persons convicted of infamous crimes.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 39, by Joint Committee on Revision of Laws: An Act relating to the custody and control of prisoners paroled from the state penitentiary, repealing an act relating thereto, and declaring that this act shall take effect immediately.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 40, by Joint Committee on Revision of Laws: An Act relating to actions for the recovery of damages for the injury and/or death of persons caused by wrongful or negligent acts, and repealing certain acts relating thereto.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 41, by Joint Committee on Revision of Laws: An Act relating to actions for damages resulting from careless, negligent and unlawful acts of common carriers of passengers upon public highways or their agents or employees, and amending and repealing certain acts relating thereto.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 42, by Joint Committee on Revision of Laws: An Act relating to the protection of water supplies of cities and towns, amending
and repealing certain acts relating thereto, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 43, by Joint Committee on Revision of Laws: An Act relating to the selection, control, management, sale, lease and disposition of lands and areas belonging to or held in trust by the State and repealing certain acts relating thereto.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 44, by Joint Committee on Revision of Laws: An Act relating to the appraisal of state lands, tide or shore lands belonging to the state, materials thereon or on beds of navigable waters belonging to the state, amending chapter 255 of the Laws of 1927, and repealing certain acts relating thereto.

Ordered printed and referred to Committee on Judiciary.

House Joint Memorial No. 1, by Representatives Reed and Sims: Relating to a Tariff on Lumber and Shingles.

On motion of Mr. Reed, the rules were suspended, House Joint Memorial No. 1 was advanced to second reading and read the second time in full.

On motion of Mr. Reed, the rules were suspended, the second reading considered the third, House Joint Memorial No. 1 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 Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—94.

Those absent or not voting were Representatives Bach, Beck, Saunders—3.

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

On motion of Mr. Reed, the rules were suspended, and the chief clerk was directed to immediately transmit House Joint Memorial No. 1 to the Senate.

On motion of Mr. Griffin, Rule 20 was suspended.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 14, 1929.

Mr. Speaker:

The Senate has passed
Senate Bill No. 1; also
Senate Bill No. 2; also
Senate Bill No. 3, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.
FIRST READING OF SENATE BILLS.

Senate Bill No. 1, by Senator Murphy: An Act appropriating the sum of $115,000 or so much thereof as may be necessary, for the expenses of the Twenty-first Legislature, and declaring an emergency.

On motion of Mr. Goldsworthy, the rules were suspended, and the bill was advanced to second reading, and read the second time in full.

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, 95; nays, 0; absent or not voting, 2.

Those voting yea were Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Dansk, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Payss, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—95.

Those absent or not voting were Representatives Bach, Beck—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.

Senate Bill No. 2, by Senator Hurn: An Act appropriating $15,000 or so much thereof as may be necessary for the printing of the Twenty-first Legislature, and declaring an emergency.

On motion of Mr. Goldsworthy, the rules were suspended, and the bill advanced to second reading, and read the second time in full.

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, 90; nays, 0; absent or not voting, 7.

Those voting yea were Representatives Albert, Allen, Aspinwall, Banker, Barlow, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Dansk, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Payss, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Roudebush, Rowe, Russell, Ryan, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—90.
Those absent or not voting were Representatives Anderson, Bach, Beck, Post, Roth, Saunders, Templeton—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. 3, by Senators Hastings, Condon and Metcalf: An Act creating a joint committee of the Senate and House to arrange for and making an appropriation for the expense of broadcasting the joint session of the Legislature at the inauguration of the state elective officials, and declaring that this act shall take effect immediately.

On motion of Mr. Goldsworthy, the rules were suspended, and the bill advanced to second reading, and read the second time in full.

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, 73; nays, 7; absent or not voting, 17.

Those voting yea were Representatives Albert, Aspinwall, Banker, Barlow, Bennett, Benson, Biesen, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Goldsworthy, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnsen, Jones (John R.), Jones (Roy), Kelly, Leber, Lindsay, McCracken, Mansfield, Marble, Masterson, Miller (Frank O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Roudebush, Rowe, Saunders, Shipley, Shoemaker, Smith, Soule, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Mr. Speaker—73.

Those voting nay were Representatives Booth, Glasgow, Krouse, McQuesten, Miller (W. O.), Sweetman, Williams—7.

Those absent or not voting were Representatives Allen, Anderson, Bach, Beck, Durkee, Griffin, Knapp, McDonough, Post, Reed, Roth, Russell, Ryan, Sims, Templeton, Wakefield, Westover—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., January 14, 1929.

Mr. Speaker:
The Senate has adopted
House Concurrent Resolutions Nos. 1 and 2, and the same are herewith transmitted.

Herbert H. Sieler, Secretary.

Senate Chamber,
Olympia, Wash., January 14, 1929.

Mr. Speaker:
The President has appointed under House Concurrent Resolution No. 1, Senators Hastings and Taylor.

The Speaker appointed, as members of the committee authorized in House Concurrent Resolution No. 1, Representatives Anderson, Saunders and Roth.
On motion of Mr. Goldsworthy, the rules were suspended, and the chief clerk was directed to immediately transmit Senate Bills Nos. 1, 2 and 3 to the Senate.

REPORT OF SPECIAL COMMITTEE.

Mr. Saunders, reporting for the committee appointed under House Concurrent Resolution No. 1, stated that the committee had notified the Governor that the Legislature was in session, and also reported that the Governor presented his compliments, and was ready to deliver his inaugural message to a joint session of the Legislature on Wednesday, January 16th, at the hour selected.

The report was accepted, and the committee discharged.

The Speaker announced the appointment of the following standing committees.

STANDING COMMITTEES OF THE HOUSE.

Agriculture—Aspinwall, chairman; Casey, Durkee, Hartung, Hayton, Johnson, Jones (John R.), Jones (Roy), Kelly, Lindsay, Mansfield, Marble, Nelson, Peterson (Charles), Ratliffe, Rowe, Van Horn.

Appropriations—Goldsworthy, chairman; Albert, Anderson, Aspinwall, Canfield, Culmback, Danielson, Friese, Gillette, Glasgow, Hayton, Hultgrenn, Hurspool, Johnson, Krouse, McDonough, Masterson, Moran, Murray, Northup, Paysse, Peterson (Charles), Rowe, Tripple, Vaughan, Totten.

Banks and Banking—Knapp, chairman; Cory, Danskin, Falknor, Friese, Gear, Gillette, Glasgow, Hazen, Hess, McCracken, Miller (W. O.), Mills, Olson (A. E.), Reed, Ryan, Wakefield.

Claims and Auditing—Leber, chairman; Durkee, Hultgrenn, Mills, Wanamaker.

Cities of the First Class—Moran, chairman; Bach, Benson, Culmback, Shoemaker, Marble, Post, Roth, Saunders, Wakefield.

Commerce and Manufacturing—Barlow, chairman; Butterworth, Culmback, Gilbert, Moran, Shoemaker.

Compensation and Fees for State and County Officers—Jones (John R.), chairman; Krouse, Miller (Frank), Mills, Nelson, Shipley, Shoemaker.

Congressional Apportionment—Williams, chairman; Griffin, McQuesten, Roth, Vaughan.

Constitutional Revision—Griffin, chairman; Denman, McCracken, Marble, Miller (W. O.), Post, Soule.

Corporations other than Municipal—Soule, chairman; Albert, Johnson, McQuesten, Mills.

Counties and County Boundaries—Johnson, chairman; Bennett, Hutchinson, Nelson, Peterson (Charles).

Dairy and Livestock—Peterson (Charles), chairman; Aspinwall, Banker, Bennett, Danielson, Hayton, Jones (John R.), Miller (Frank), Nelson, Olson (A. E.), Paysse.

Dikes, Drains and Ditches—Hayton, chairman; Hess, Leber, McDonough, Smith.

Education—Masterson, chairman; Bennett, Biesen, Bostwick, Denman, Gilbert, Goldsworthy, Hill, Hultgrenn, Hutchinson, Russell, Tripple, Vaughan, Wanamaker, Williams.

Educational Institutions—Olson (A. E.), chairman; Canfield, Cory, Durkee, Gear, Hall, Hurspool, McQuesten, Mitchell, Northup, Olson (O. H.), Ratliffe, Roth, Sweetman, Totten, Webb.

Elections and Privileges—Lindsay, chairman; Anderson, Allen, Durrant, Denman, Gilbert, Griffin, Hill, Hultgrenn, Shipley, Shoemaker, Totten, Wanamaker.

Engrossment—Miller (Frank), chairman; Booth, Durkee, Hall, Hultgrenn.

Enrollment—Anderson, chairman; Beck, Hurspool, Mitchell, Olson (O. H.), Vaughan.
Game and Game Fish—Northup, chairman; Banker, Benson, Booth, Bostwick, Butterworth, Hartung, Hubbell, Moran, Paysse, Ratcliffe, Reader, Shoemaker.

Harbors and Waterways—McDonough, chairman; Barlow, Danielson, Paysse, Vaughan.

Horticulture—Rowe, chairman; Albert, Gillette, Hill, Hubbell, Jones (John R.), Williams.

Federal Relations and Immigration—Totten, chairman; Bach, Biesen, Kelly, McQuesten.

Fisheries—Sims, chairman; Leber, McCracken, McDonough, Murray, Peterson (Payson), Reader, Roth, Roudebush, Templeton, Watkins.


Industrial Insurance—Allen, chairman; Bach, Barlow, Friese, Hess, Miller (W. O.), Peterson (Payson), Post, Reed, Sweetman, Watkins.

Insurance—Tripple, chairman; Allen, Casey, Cory, Danskin, Davis, Hazen, Lindsay, Smith, Wakefield, Watkins, Glasgow, Danielson.

Judiciary—Falknor, chairman; Beck, Benson, Canfield, Casey, Danskin, Gear, Glasgow, Griffin, Hazen, Hurspool, Knapp, Lindsay, Miller (W. O.), Post, Roth, Roudebush, Soule, Totten, Wakefield.


Legislative Apportionment—Canfield, chairman; Bostwick, Durrant, Hartung, Leber, Smith, Totten.

Medicine, Dentistry, Pure Food and Drugs—Durrant, chairman; Booth, Butterworth, Falknor, Glasgow, Jones (Roy), Smith, Sweetman, Watkins.

Memorials—Hill, chairman; Beck, Butterworth, Cory, McQuesten.

Military—Roudebush, chairman; Butterworth, Durrant, Hazen, Kelly, Miller (Frank), Mitchell, Peterson (Payson), Post.

Mines and Mining—Wakefield, chairman; Barlow, Culmbach, Glasgow, Masterson, Murray, Sims.

Municipal Corporations Other Than First Class—Danielson, chairman; Beck, Hartung, Krouse, Mansfield, Miller (W. O.).

Parks and Playgrounds—Shipley, chairman; Albert, Booth, Gillette, Murray, Saunders, Wanamaker.

Printing—Mitchell, chairman; Allen, Anderson, Rowe.

Public Buildings and Grounds—Ratcliffe, chairman; Kelly, Roudebush, Saunders, Van Horn.

Public Morals—Gilbert, chairman; Hall, Nelson, Olson (A. E.), Peterson (Payson), Shoemaker, Smith.

Public Utilities—Templeton, chairman; Bach, Bostwick, Gillette, Hartung, Hazen, McCracken, Masterson, Reader, Ryan, Webb, Westover.

Railroads and Transportation—Friese, chairman; Allen, Beck, Bostwick, Hayton, Marble, Olson (O. H.), Saunders.

Reclamation and Irrigation—Banker, chairman; Benson, Canfield, Hall, Hill, Krouse, Van Horn, Jones (John R.).

Revenue and Taxation—Hubbell, chairman; Bennett, Casey, Danskin, Davis, Friese, Gillette, Jones (John R.), Jones (Roy), Knapp, Lindsay, McCracken, Mansfield, Olson (O. H.), Roth, Rowe, Shipley, Sims, Westover.

Roads and Bridges—Ryan, chairman; Banker, Bennett, Benson, Biesen, Cory, Davis, Durrant, Denman, Gear, Hartung, Hess, Hubbell, Kelly, Leber, Mansfield, Marble, Mills, Mitchell, Olson (A. E.), Reader, Reed, Russell, Shipley, Sims, Soule, Templeton, Van Horn, Watkins, Webb.

Rules and Order—Davis (Ed), chairman; Barlow, Danskin, Jones (Roy), Knapp, Reed, Sims, Templeton, Westover.

Rural Credits and Agricultural Development—Van Horn, chairman; Aspinwall, Jones (Roy), Miller (Frank), Webb.
SECOND DAY, JANUARY 15, 1929

State Charitable Institutions—Sweetman, chairman; Bach, Hall, Hutchinson, Peterson (Charles), Ryan, Williams.

State Library—Biesen, chairman; Durkee, Hutchinson, Tripple, Wanamaker.

State Penal and Reformatory Institutions—Culmback, chairman; Anderson, Casey, Hutchinson, Olson (O. H.), Peterson (Payson), Russell.

State Granted, School and Tide Lands—Russell, chairman; Masterson, Northup, Ratliffe, Westover.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 14, 1929.

Mr. Speaker:

The Senate has passed
House Joint Memorial No. 1, and the same is herewith transmitted.

HERBERT H. SIETER, Secretary.

On motion of Mr. Knapp, the House adjourned until 10:00 a. m., Tuesday, January 15, 1929.

Eo Davis, Speaker.

A. W. CALDER, Chief Clerk.

SECOND DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., TUESDAY, JANUARY 15, 1929.

The Speaker called the House to order at 10:00 A. M.

The clerk called the roll; all members being present except Representative Bach, who was excused.

Prayer was offered by Rev. C. Thunberg of the Bethesda Lutheran Church of Olympia, Wash.

The Speaker administered the oath of office to Representative Beck.

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

RESOLUTION BY COMMITTEE ON RULES AND ORDER.

WHEREAS, The joint committee on revision of laws has introduced in the Senate and House a large number of bills, and

WHEREAS, These bills have been referred to the Judiciary Committee of the respective houses, and

WHEREAS, Rule 76 provides for the signing of the report by the Chairman and committee,

Now, Therefore, be it Resolved, That Rule 76 be suspended in so far as such rule applies to the bills reported by the Judiciary Committee on the revision bills that may be assigned to them, and in lieu thereof the following report shall be filed with the House, the rule to be as follows:

Upon the adoption by the Judiciary Committee of a majority resolution in writing filed with the Chief Clerk, such report may be certified by the
Chairman and attested by the Clerk, showing the names of the members voting for such report and the journal shall show an exact copy of all reports.

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

MESSAGES FROM THE SENATE.

Mr. Speaker:

The President has appointed as members of Committee under Senate Bill No. 3, Senators Condon, Hastings and Metcalf.

Mr. Speaker:

The President has signed
Enrolled Senate Bill No. 1; also
Enrolled Senate Bill No. 2; also
Enrolled Senate Bill No. 3, and the same are herewith transmitted.

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 Representatives Knapp, Totten and Mitchell: An Act relating to local improvements in cities and towns, authorizing the construction of underground conduits for carrying electric wires, by the special assessment plan; and amending section 9357 of Remington's Compiled Statutes of Washington. (Sec. 6, Ch. 168, Laws 1915.)

Ordered printed and referred to Judiciary Committee.

House Bill No. 46, by Mr. Hartung: An Act relating to boards of directors of co-operative marketing associations and amending section 11 of chapter 115 of the Laws of 1921.

Ordered printed and referred to Committee on Agriculture.

House Concurrent Resolution No. 3 by Committee on Rules and Order:

Be it Resolved by the House, the Senate concurring, that the House meet the Senate in joint session on Wednesday, January 16th, 1929, at 7:30 o'clock p. m. in the House Chamber, for the purpose of receiving the Governor's message.

On motion of Mr. Danskin, the rules were suspended and the resolution advanced to second reading, and read the second time in full.

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

Those voting yea were Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskine, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Fries, Gear, Gilberg, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Kelly, Knapp, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roudebush, Rowe,

Those absent or not voting were Representatives Bach, Hartung, Jones (Roy), Krouse, Roth, Templeton, Westover—7.

On motion of Mr. Danskin, the rules were suspended, and the chief clerk was directed to immediately transmit House Concurrent Resolution No. 3 to the Senate.

The Speaker announced that he was about to sign Senate Bills Nos. 1, 2 and 3.

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 11:00 A. M.

The Speaker presided.

The Secretary of the Senate called the roll, and all Senators were present except Senators Barnes, Condon and Palmer.

The clerk called the roll of the House; all members being present except Representatives Bach and Post.

The Speaker announced that this Joint Session was called for the purpose of canvassing the vote of the constitutional 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.

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

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 sixth, nineteen twenty-eight, of the several counties in this state as to the votes cast in the said counties for the offices 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 containers 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 14th day of January, 1929.

J. Grant Hinkle.
Secretary of State.
MESSAGE FROM THE SECRETARY OF STATE.

DEPARTMENT OF STATE, OFFICE OF THE SECRETARY,
OLYMPIA, WASH., JANUARY 14, 1929.

To the Honorable Speaker of the House of Representatives, the Legislature of the

Sir: I have the honor of herewith submitting a recapitulation of the votes cast
at the General Election, held throughout the state on November sixth, nineteen
twenty-eight, 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.

RECAPITULATION OF THE VOTES CAST IN THE GENERAL ELECTION HELD IN THE STATE OF WASHINGTON ON TUESDAY, NOVEMBER THE SIXTH, NINETEEN TWENTY-EIGHT.

AMENDMENT TO ARTICLE VII OF THE STATE CONSTITUTION.

"AN AMENDMENT of Article VII of the state constitution relating to revenue and
taxation, by striking sections 1, 2, 3 and 4 and inserting in lieu thereof a single sec­
tion reenacting certain provisions of the sections stricken and providing that property
may be classified for the purpose of taxation."

For .............................................. 131,126
Against ........................................ 140,887

PRESIDENTIAL ELECTORS.

REPUBLICAN.

Victor Zednick ........................................... 335,503
H. T. Wanamaker ........................................ 335,183
Dayton B. Garrison ................................. 335,116
J. C. Scott ........................................... 335,844
O. H. Woody ........................................... 334,884
Richard M. Buttle .................................. 334,738
Edward C. Finch .................................... 334,380

DEMOCRAT.

D. F. Staley ........................................... 156,772
Edith Dolan Riley .................................... 156,867
J. A. Scollard ........................................ 156,428
Ione K. Humes ....................................... 156,421
Judson Shorett ................................. 156,360
Chas. M. O'Brien .................................... 156,180
E. M. Starrett ...................................... 155,514

SOCIALIST LABOR.

Abraham L. Brearcliff ................................. 4,068
Frederkike Bolette Eliene .............................. 3,961
Henry Genies ......................................... 3,944
Kolo Kristoff ........................................... 3,912
Daniel L. Barnett .................................... 3,965
John C. Schafer ...................................... 3,904
Samuel A. Witherspoon ................................ 3,844

SOCIALIST.

George Hanson ........................................... 2,615
James Lund ............................................. 2,543
C. E. Forslund ........................................ 2,520
James P. Grim ......................................... 2,494
F. X. Hall ............................................. 2,522
William Koch ......................................... 2,498
T. J. McKinley ......................................... 2,524
SECOND DAY, JANUARY 15, 1929

WORKERS (Communist).
W. E. Elbe ..................................... 1,083
W. Spohr ....................................... 1,051
D. G. O’HaraHan ................................ 1,072
Chas. Smith ................................... 1,541
August Salo .................................... 1,946
John Davis .................................... 1,091
Bessie Margolis ................................ 1,041

UNITED STATES SENATOR.
Kenneth Mackintosh .......... Republican ............... 227,415
C. C. Dill .......... Democrat ................ 261,524
Alex Noral .......... Workers (Communist) ..... 666

REPRESENTATIVE IN CONGRESS.
FIRST DISTRICT.
John F. Miller .......... Republican ............... 70,703
Hugh Todd .......... Democrat . . . . . . . . . . . . . . . . 36,868
Ruby Herman .......... Socialist .................. 413

SECOND DISTRICT.
Lindley H. Hadley .......... Republican ............... 59,534
August Toellner .......... Independent .............. 410

THIRD DISTRICT.
Albert Johnson .......... Republican ............... 77,314
O. M. Nelson .......... Democrat ................ 33,217

FOURTH DISTRICT.
John W. Summers .......... Republican ............... 48,766
H. C. Bohlke .......... Democrat ................ 14,512

FIFTH DISTRICT.
Thomas Corkery .......... Republican ............... 35,660
Sam B. Hill .......... Democrat ................ 50,323

GOVERNOR.
Roland H. Hartley .......... Republican ............... 231,991
Scott Bullitt .......... Democrat ................ 214,334
James F. Stark .......... Socialist Labor ............. 3,343
Walter Price .......... Socialist .................. 1,262
Aaron Fyslerman .......... Workers (Communist) .... 698

LIEUTENANT GOVERNOR.
John A. Gellatly .......... Republican ............... 306,082
Harry M. Westfall .......... Democrat ............... 137,584
Andrew Hunter .......... Socialist ............... 1,514

SECRETARY OF STATE.
J. Grant Hinkle .......... Republican ............... 328,732

STATE TREASURER.
Chas. W. Hinton .......... Republican ............... 306,255
Arthur A. Lewis .......... Democrat ............... 132,202

STATE AUDITOR.
C. W. Clausen .......... Republican ............... 319,762

ATTORNEY GENERAL.
John H. Dunbar .......... Republican ............... 274,357
G. W. Hamilton .......... Democrat ............... 166,435

STATE SUPERINTENDENT OF PUBLIC INSTRUCTION.
N. D. Showalter .......... Republican ............... 337,739

COMMISSIONER OF PUBLIC LANDS.
Clark V. Savidge .......... Republican ............... 324,659

INSURANCE COMMISSIONER.
H. O. Fishback .......... Republican ............... 306,959
Harry D. Merritt .......... Democrat ............... 127,387
JUDGES OF THE STATE SUPREME COURT.

POSITION NO. 1—SIX YEAR TERM.
Mark A. Fullerton 204,815

POSITION NO. 2—SIX YEAR TERM.
Emmett N. Parker 191,218

POSITION NO. 3—SIX YEAR TERM.
Walter B. Beals 197,530

POSITION NO. 4—FOUR YEAR TERM.
O. R. Holcomb 145,251
Bruce Blake 111,608

In Testimony Whereof, I have hereunto set my hand and affixed the Seal of the State of Washington, at Olympia, this 14th day of January, 1929.

J. Grant Hinkle,
Secretary of State.

The Speaker declared the following officers elected: Governor, Roland H. Hartley; Lieutenant Governor, John A. Gellatly; Secretary of State, J. Grant Hinkle; State Treasurer, Chas. W. Hinton; State Auditor, C. W. Clausen; Attorney General, John H. Dunbar; State Superintendent of Public Instruction, N. D. Showalter; Commissioner of Public Lands, Clark V. Savidge.

The President announced that he was about to sign the certificates of election of the following constitutional elective officers: Governor, Roland H. Hartley; Lieutenant Governor, John A. Gellatly; Secretary of State, J. Grant Hinkle; State Treasurer, Chas. W. Hinton; State Auditor, C. W. Clausen; Attorney General, John H. Dunbar; State Superintendent of Public Instruction, N. D. Showalter; Commissioner of Public Lands, Clark V. Savidge.

The Speaker announced that he was about to sign the certificates of election of the following constitutional elective officers: Governor, Roland H. Hartley; Lieutenant Governor, John A. Gellatly; Secretary of State, J. Grant Hinkle; State Treasurer, Chas. W. Hinton; State Auditor, C. W. Clausen; Attorney General, John H. Dunbar; State Superintendent of Public Instruction, N. D. Showalter; Commissioner of Public Lands, Clark V. Savidge.

On motion of Senator Conner, the Joint Session dissolved, at 11:15 A. M. The House resumed its session at 11:20 A. M.

MESSAGE FROM THE SENATE.

Senate Chamber,
Olympia, Wash., January 15, 1929.

Mr. Speaker:

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

Herbert H. Sieler, Secretary.

On motion of Mr. Knapp, the House adjourned until 11 A. M., Wednesday, January 16, 1929.

Ed Davis, Speaker.

A. W. Calder, Chief Clerk.
THIRD DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday, January 16, 1929.

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

The clerk called the roll; all members being present except Representatives Bach, Moran, Russell and Templeton, Representative Bach 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. Peterson (C. E.) further reading was dispensed with and the journal was approved.

MESSAGE FROM THE SECRETARY OF STATE.

DEPARTMENT OF STATE, OFFICE OF THE SECRETARY,
OLYMPIA, WASH., January 14, 1929.

Chief Clerk, House of Representatives, Olympia, Washington.

DEAR SIR: I herewith transmit a certified copy of Senate Joint Resolution from the Idaho Legislature, which reached this office on April 16, 1927, after the State of Washington session of legislature had closed.

Very truly yours,

J. GRANT HINKLE,
Secretary of State.

The clerk read Senate Joint Resolution No. 2 from the Idaho Legislature, above referred to, which proposed an application to Congress to call a Constitutional Convention for the purpose of amending the Constitution of the United States to make subject to taxation all evidence of indebtedness of the United States, the several states, municipal corporations, counties, and all taxing subdivisions and taxing units thereof, together with the interest on and income from such evidence of indebtedness.

Senate Joint Resolution No. 2, from the Idaho Legislature, was referred to the Committee on Revenue and Taxation.

COMMUNICATION.

WASHINGTON, D. C., Jan. 15, 1929.

Arthur W. Calder, Clerk, House of Representatives, Olympia, Washington:

Kindly convey to members of Legislature my sincere appreciation their prompt adoption Joint Memorial urging Shingle and Lumber Tariff duties. Am presenting copies to all members Ways and Means Committee.

ALBERT JOHNSON.

REPORTS OF STANDING COMMITTEES.

OLYMPIA, WASHINGTON, January 15, 1929.

We, your Committee on Judiciary, beg leave to report the adoption of the following resolution:
RESOLUTION OF JUDICIARY COMMITTEE.

Be it Resolved, By the Judiciary Committee of the House, in accordance with the House resolution adopted January 15th, 1929, that Rule 76 be suspended insofar as such rule applies to the bills reported by the Judiciary Committee on the revision bills that may be assigned to it, and in lieu thereof the committee reports on such bills shall be certified by the chairman and attested by the clerk, and shall show the names of the members voting for such reports.

JUDSON F. FALKNOR, Chairman.


Mr. Speaker:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 15, 1929.

We, your Committee on Judiciary, to whom was referred House Bill No. 1, entitled "An Act relating to bounties for the production and manufacture of sugar and repealing Chapter LXVIII 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 pass.

The following members of the committee voted for this report: Representatives Falknor, Chairman; Benson, Canfield, Casey, Glasgow, Griffin, Hazen, Hurspool, Knapp, Lindsay, Miller, Post, Roth, Roudebush, Soule, Wakefield.

Attest: WARD HUNT, Clerk.

JUDSON F. FALKNOR, Chairman.

Passed to second reading.

Mr. Speaker:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 15, 1929.

We, your Committee on Judiciary, to whom was referred House Bill No. 2, entitled "An Act relating to the economical management of county affairs and repealing Chapter CXXXI 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 pass.

The following members of the committee voted for this report: Representatives Falknor, Chairman; Benson, Canfield, Casey, Glasgow, Griffin, Hazen, Hurspool, Knapp, Lindsay, Miller, Post, Roth, Roudebush, Soule, Wakefield.

Attest: WARD HUNT, Clerk.

JUDSON F. FALKNOR, Chairman.

Passed to second reading.

Mr. Speaker:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 15, 1929.

We, your Committee on Judiciary, to whom was referred House Bill No. 3, entitled "An Act relating to the payment of expenses of the legislature, repealing certain acts relating 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.

The following members of the committee voted for this report: Representatives Falknor, Chairman; Benson, Canfield, Casey, Glasgow, Griffin, Hazen, Hurspool, Knapp, Lindsay, Miller, Post, Roth, Roudebush, Soule, Wakefield.

Attest: WARD HUNT, Clerk.

JUDSON F. FALKNOR, Chairman.

Passed to second reading.

Mr. Speaker:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 15, 1929.

We, your Committee on Judiciary, to whom was referred House Bill No. 4, entitled "An Act relating to exceptions and repealing certain 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.

The following members of the committee voted for this report: Representatives Falknor, Chairman; Benson, Canfield, Casey, Glasgow, Griffin, Hazen, Hurspool, Knapp, Lindsay, Miller, Post, Roth, Roudebush, Soule, Wakefield.

Attest: WARD HUNT, Clerk.

JUDSON F. FALKNOR, Chairman.

Passed to second reading.
THIRD DAY, JANUARY 16, 1929

House of Representatives,
Olympia, Wash., January 15, 1929.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 6, entitled "An Act relating to hops and repealing Chapter C 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.

The following members of the committee voted for this report: Representatives Falknor, Chairman; Benson, Canfield, Casey, Glasgow, Griffin, Hazen, Hurspool, Knapp, Lindsay, Miller, Post, Roth, Roudebush, Soule, Wakefield.

Attest: Ward Hunt, Clerk.

Passed to second reading.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 7, entitled "An Act relating to legal publications and repealing certain 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.

The following members of the committee voted for this report: Representatives Falknor, Chairman; Benson, Canfield, Casey, Glasgow, Griffin, Hazen, Hurspool, Knapp, Lindsay, Miller, Post, Roth, Roudebush, Soule, Wakefield.

Attest: Ward Hunt, Clerk.

Passed to second reading.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 8, entitled "An Act relating to the guaranty of bank deposits and repealing certain 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.

The following members of the committee voted for this report: Representatives Falknor, Chairman; Benson, Canfield, Casey, Glasgow, Griffin, Hazen, Hurspool, Knapp, Lindsay, Miller, Post, Roth, Roudebush, Soule, Wakefield.

Attest: Ward Hunt, Clerk.

Passed to second reading.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 9, entitled "An Act relating to the trial of civil actions in the superior court and repealing certain 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.

The following members of the committee voted for this report: Representatives Falknor, Chairman; Benson, Canfield, Casey, Glasgow, Griffin, Hazen, Hurspool, Knapp, Lindsay, Miller, Post, Roth, Roudebush, Soule, Wakefield.

Attest: Ward Hunt, Clerk.

Passed to second reading.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 11, entitled "An Act relating to special taxes for county purposes and repealing certain 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.

The following members of the committee voted for this report: Representatives Falknor, Chairman; Benson, Canfield, Casey, Glasgow, Griffin, Hazen, Hurspool, Knapp, Lindsay, Miller, Post, Roth, Roudebush, Soule, Wakefield.

Attest: Ward Hunt, Clerk.

Passed to second reading.
MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 12, entitled "An Act relating to municipal indebtedness and repealing certain 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.

The following members of the committee voted for this report: Representatives Falknor, Chairman; Benson, Canfield, Casey, Glasgow, Griffin, Hazen, Hurspool, Knapp, Lindsay, Miller, Post, Roth, Roudebush, Soule, Wakefield.

Attest: WARD HUNT, Clerk.

JUDSON F. FALKNOR, Chairman.

Passed to second reading.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 13, entitled "An Act relating to the assessment, equalization and collection of taxes for cities and towns and repealing certain 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.

The following members of the committee voted for this report: Representatives Falknor, Chairman; Benson, Canfield, Casey, Glasgow, Griffin, Hazen, Hurspool, Knapp, Lindsay, Miller, Post, Roth, Roudebush, Soule, Wakefield.

Attest: WARD HUNT, Clerk.

JUDSON F. FALKNOR, Chairman.

Passed to second reading.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 15, entitled "An Act relating to the state auditor and repealing certain 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.

The following members of the committee voted for this report: Representatives Falknor, Chairman; Benson, Canfield, Casey, Glasgow, Griffin, Hazen, Hurspool, Knapp, Lindsay, Miller, Post, Roth, Roudebush, Soule, Wakefield.

Attest: WARD HUNT, Clerk.

JUDSON F. FALKNOR, Chairman.

Passed to second reading.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 16, entitled "An Act relating to deficiencies in public institutions, offices and departments of the state, providing penalties, and fixing liabilities for violations thereof, and repealing certain 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.

The following members of the committee voted for this report: Representatives Falknor, Chairman; Benson, Canfield, Casey, Glasgow, Griffin, Hazen, Hurspool, Knapp, Lindsay, Miller, Post, Roth, Roudebush, Soule, Wakefield.

Attest: WARD HUNT, Clerk.

JUDSON F. FALKNOR, Chairman.

Passed to second reading.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 17, entitled "An Act relating to county assessors and repealing certain 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.
THIRD DAY, JANUARY 16, 1929

The following members of the committee voted for this report: Representatives Falknor, Chairman; Benson, Canfield, Casey, Glasgow, Griffin, Hazen, Hurspool, Knapp, Lindsay, Miller, Post, Roth, Roudebush, Soule, Wakefield.

Attest: WARD HUNT, Clerk.  JUDSON F. FALKNOR, Chairman.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 15, 1929.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 19, entitled "An Act relating to wills executed outside the state, and repealing Chapter 8 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.

The following members of the committee voted for this report: Representatives Falknor, Chairman; Benson, Canfield, Casey, Glasgow, Griffin, Hazen, Hurspool, Knapp, Lindsay, Miller, Post, Roth, Roudebush, Soule, Wakefield.

Attest: WARD HUNT, Clerk.  JUDSON F. FALKNOR, Chairman.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 15, 1929.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 21, entitled "An Act relating to the salaries of certain county officers and repealing certain 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.

The following members of the committee voted for this report: Representatives Falknor, Chairman; Benson, Canfield, Casey, Glasgow, Griffin, Hazen, Hurspool, Knapp, Lindsay, Miller, Post, Roth, Roudebush, Soule, Wakefield.

Attest: WARD HUNT, Clerk.  JUDSON F. FALKNOR, Chairman.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 15, 1929.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 23, entitled "An Act relating to wills and amending section 25, and repealing sections 36 and 37 of Chapter 156 of the Laws of 1917," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

The following members of the committee voted for this report: Representatives Falknor, Chairman; Benson, Canfield, Casey, Glasgow, Griffin, Hazen, Hurspool, Knapp, Lindsay, Miller, Post, Roth, Roudebush, Soule, Wakefield.

Attest: WARD HUNT, Clerk.  JUDSON F. FALKNOR, Chairman.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 15, 1929.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 24, entitled "An Act relating to the boundaries of legislative districts and repealing Chapter 178 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.

The following members of the committee voted for this report: Representatives Falknor, Chairman; Benson, Canfield, Casey, Glasgow, Griffin, Hazen, Hurspool, Knapp, Lindsay, Miller, Post, Roth, Roudebush, Soule, Wakefield.

Attest: WARD HUNT, Clerk.  JUDSON F. FALKNOR, Chairman.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 15, 1929.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 27, entitled "An Act relating to marriages and repealing Chapter 174 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.

The following members of the committee voted for this report: Representatives Falknor, Chairman; Benson, Canfield, Casey, Glasgow, Griffin, Hazen, Hurspool, Knapp, Lindsay, Miller, Post, Roth, Roudebush, Soule, Wakefield.

Attest: WARD HUNT, Clerk.

Passed to second reading.

JUDSON F. FALKNOR, Chairman.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 47, by Representatives McCracken and Friese: An Act giving to certain persons liens upon poultry, cows, horses, and other livestock, and providing for the filing, recording, foreclosure and enforcement thereof.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 48, by Mr. Soule: An Act relating to and regulating mutual savings banks, amending certain acts and repealing certain acts relating thereto.

Ordered printed and referred to Committee on Banks and Banking.

House Bill No. 49, by Mr. Knapp: An Act relating to and regulating investments and deposits by mutual savings banks.

Ordered printed and referred to Committee on Banks and Banking.

House Bill No. 50, by Mr. Knapp (by request): An Act relating to the salaries of county engineers of class "A" counties and counties of the first class.

On motion of Mr. Knapp, the usual number of copies of House Bill No. 50 were ordered printed.

The bill was referred to the Committee on Compensation and Fees for State and County Officers.

On motion of Mr. Knapp, the House was declared at recess until 7:20 p.m., this date.
EVENING SESSION.

The Speaker called the House to order at 7:20 p. m.
The clerk called the roll, all members being present except Representatives Bach, Friese and Reed.

JOINT SESSION.

The Sergeant-at-arms of the House announced the arrival of the Senate at the bar of the House.
The Speaker invited the Senators to seats within the bar of the House.
The Sergeant-at-arms of the Senate announced the arrival of Lieutenant-Governor W. Lon Johnson, and the Lieutenant-Governor elect, John A. Gellatly, at the bar of the House, and the Speaker invited them to seats beside the Speaker.
The President of the Senate called the joint session to order at 7:30 p. m.
The Secretary of the Senate called the roll of the Senate, and all Senators were present.
The clerk of the House called the roll of the House, all Representatives being present except Representatives Bach, Friese and Reed.
Mr. Davis, Speaker of the House, moved that a committee of five be appointed to notify the Governor that the Legislature was ready to receive his message.
The motion was carried, and the President appointed Representatives Sims, Davis (J. H.) and Anderson, and Senators Hurn and Metcalf, to notify the Governor that the Legislature was in joint session and ready to receive his message.
The President announced the arrival of Acting Chief Justice of the Supreme Court, Mark A. Fullerton, and Associate Judges Main, Parker, Tolman, Holcomb, Beals, Millard, and French, and invited Acting Chief Justice Fullerton to a chair at his left, and the Associate Judges to chairs at his right. The President announced that Chief Justice Mitchell was confined to his home on account of illness.
The President announced the arrival of the following constitutional state officers elect: John Gellatly, Lieutenant Governor; J. Grant Hinkle, Secretary of State; Charles Hinton, State Treasurer; C. W. Clausen, State Auditor; John H. Dunbar, Attorney General; and N. D. Showalter, Superintendent of Public Instruction; and invited them to seats upon the rostrum, at his left. Clark V. Savidge, Commissioner of Public Lands, was unable to be present on account of illness.
The President announced the arrival of the following constitutional state officers elect: John Gellatly, Lieutenant Governor; J. Grant Hinkle, Secretary of State; Charles Hinton, State Treasurer; C. W. Clausen, State Auditor; John H. Dunbar, Attorney General; and N. D. Showalter, Superintendent of Public Instruction; and invited them to seats upon the rostrum, at his left. Clark V. Savidge, Commissioner of Public Lands, was unable to be present on account of illness.
The Committee, appointed to notify the Governor that the Legislature was in joint session and ready to receive his message, announced the arrival of His Excellency, the Governor, Roland H. Hartley, and escorted him to a seat upon the rostrum.
Dr. Elijah Hull Longbrake, of the Methodist Episcopal Church, of Olympia, Washington, invoked the Divine blessing.
Acting Chief Justice Fullerton administered the oath of office to Governor Roland H. Hartley.

Acting Chief Justice Fullerton administered the oath of office to Lieutenant Governor, John A. Gellatly; Secretary of State, J. Grant Hinkle; State Treasurer, Charles W. Hinton; State Auditor, C. W. Clausen; Attorney General, John H. Dunbar, and Superintendent of Public Instruction, N. D. Showalter.

Mr. W. Lon Johnson, retiring Lieutenant Governor, presented the gavel to Lieutenant Governor John A. Gellatly, with the following remarks:

"As retiring Lieutenant Governor of the State of Washington, I have the very great honor to welcome you as my successor. I know without question you will fill this responsibility with credit to yourself and honor to the State, and it gives me very great pleasure to present to you the gavel of the Senate of the State of Washington, over which body you will preside as President. I wish you all the happiness and success that is possible to come to anyone's life."

Lieutenant Governor Gellatly: "President Johnson, Senators and Members of the House, Ladies and Gentlemen:

"In accepting this gavel I take it with no mean understanding of the meaning which it implies. The office of Lieutenant Governor is a constitutional office, with authority to preside over the state Senate; and the oath I have just taken along with the rest of the officers, and which the Governor has just taken, means as much to me as to those who have taken it before me.

"We are taking our office at this time under most auspicious circumstances. No one could help but swell with pride to be a member of an organization charged with the responsibility of looking after the state, such as we have. This beautiful building, fitted and equipped as it is by the men who have served before us, charges us with grave responsibilities, to the end that we shall carry on as they have done. There seems to be something in life which implies that each generation as it comes along will push farther, and serve better, if possible, by reason of the facilities and accommodations which our predecessors have left."

Governor Roland H. Hartley delivered his second inaugural message to the joint session as follows:

STATE OF WASHINGTON.

SECOND INAUGURAL MESSAGE OF GOVERNOR ROLAND H. HARTLEY TO THE STATE LEGISLATURE.

Twenty-first Session, January 16, 1929.

To the Honorable, the Legislature of the State of Washington:

LADIES AND GENTLEMEN: This is an auspicious occasion. It is a new departure and marks an epoch in the state's history. For the first time a legislature has opened its biennial session and the state's elective officials been inducted into office in the permanent home of the executive and legislative branches of the state government. Inasmuch as the proceedings of the hour are being broadcast by radio, with thousands of citizens of this, and doubtless other states, listening in, we might with propriety, dilate upon the wonders of the State of Washington. We might tell of the attractiveness of the state's scenery, of the wealth of its natural resources, of the beginnings, growth and possibilities of its business, trade and industry, or of the high class and quality of its citizenship. In a word, with finely spun phrases of self-laudation and home pride, we might lull ourselves and our listeners into 'a state of unmindfulness of
the seriousness of the business in hand and of the importance of the problems which confront us as a commonwealth.

No matter what the splendors of Washington's scenery, our people cannot live upon them. No matter what fertility may be locked up in the state's thousands of untilled acres; no matter how immense may be the unharnessed horse power in our streams; no matter how great the wealth of the uncut timber in our forests, or what-myriad fishes swim our waters, or what minerals lie buried within our mountains; the real, the true value of these resources to this or to future generations, will be determined by how well-ordered is the program and how businesslike and fundamentally sound is the plan by which they are developed. In order to bring forth or to work out any well-ordered program or sound plan of development, we must begin with, or take as a base, the immediate welfare, prosperity and general well-being of the present-day citizen and taxpayer, regardless of his occupation or station in life.

Indeed, Washington is a great state: But if it is to grow and develop and go forward as it should, we must stop multiplying governmental activities, pyramiding taxes, expending dollars which do not exist and clamoring for new and bigger mortgages upon the future.

The wheat rancher of the Palouse Hills, the fruit grower of the Yakima Valley, the Puget Sound lumbermen, the Columbia River fishermen, the business man of town or city, or the wage worker, is not so much interested in the potentialities of the future as he is in what relation the amount he must pay to the support of government bears to his income, profits or savings. He has a right to expect that, as his representatives, see to it that taxation, whether direct or indirect, is halted at the present danger-line of confiscation and that the citizen is given an opportunity to get from under his already too heavy burden before he is crushed beneath the weight of new and expensive functions of government.

It is to this task that we, during the next sixty days, should turn our attention earnestly, energetically and cooperatively.

In my Inaugural Message to the Nineteenth Legislature four years ago, I said:

"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. Shifting 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."

Such a practice has been in vogue during the past four years, and it is hoped that it may continue with more efficiency and greater benefit to the taxpayers.

What has transpired in the last four years is fresh in the minds of the people: I do not believe it is necessary to take your time on this occasion to reiterate details. So far as I am concerned, what has been done was done in the interests of courageous, efficient, good government. After four years of striving, I am more convinced than ever that there are many changes necessary in the governmental agencies as now constituted.

I realize that some of my recommendations for greater economy were so unexpected and so contrary to the long uncontrolled trend of public business as to appear drastic. But grievous conditions demand drastic action.

It is no easy task to close the sluices of public expenditure when the long opened gates have become so fixed in their grooves as to yield downward only to sledgehammer blows.

Counting primary and general elections, I have made six campaigns for the governorship. In these I have visited nearly every nook and corner of the state, have
met hundreds of thousands of the state's citizens, and have called upon them in their places of business and visited them in their homes. I know pretty well under what conditions the people live, labor and rear their families. I know that the young men and women who are being educated at public expense, and the institutionalized wards of the state, save perhaps those in the penitentiary, are enjoying more comforts and more elaborate and expensive surroundings than exist today in a majority of the homes of the state. I know, too, taxation has reached the limit for most of our people. This is particularly true of the farmer, the small business man and the home-owning wage earner.

Knowing this, and in view of the uncertainty which surrounds our whole system of taxation, I shall regard it as the performance of plain duty to disapprove any legislation calling for new appropriations, unless such legislation provides the means of its own financing in some manner which does not add to the already too great tax burden borne by the people as a whole.

The state constitution provides that the governor shall communicate to every session of the Legislature the condition of the state's affairs. I shall not at this time, however, present any details relative to the state's finances. Complete data and information as to the operation of all funds and the finances of all state departments and institutions are set forth in the Governor's budget, which will be in your hands within a few days.

In general, it may be said that the state's business is being conducted upon a sound basis, and the state's finances are in a healthy condition. State government in all its branches is operating upon a cash basis, and the Treasurer's report at December 31, 1928, shows a cash balance in excess of $16,000,000.00.

This great balance, however, does not necessarily reflect true economy in government. The real measure of economy is the amount taken from the people and put into the state treasury to defray the costs of government. The truth is, the state's affairs are today in better condition than are the private affairs of those from whose pockets has been taken the $16,000,000.00 now in the state treasury.

STATE INSTITUTIONS.

By undertaking in this biennium a long-delayed building program, substantial progress has been made toward relieving the over-crowded condition in the state's penal and eleemosynary institutions. But with the completion of the buildings provided by the last Legislature, congestion in some of the institutions has not yet been relieved. This condition renders the proper care and discipline of inmates and patients difficult, and increases operating costs.

NORTHERN STATE HOSPITAL.

The Governor's last biennial budget carried an appropriation for two new ward buildings at the Northern State Hospital. The Legislature made appropriations for only one, which has been completed and occupied. Congestion still prevails. An additional unit and a special ward building for tubercular patients from all three hospitals are needed.

EASTERN STATE HOSPITAL.

All of the old custodial buildings near this hospital have been reconditioned and are now in use by the hospital. One new fire-proof ward building is recommended, and a dormitory for housing employees who are now quartered in rooms in the different wards. A residence is recommended for the Superintendent. At present he is quartered with his family in three small rooms over the administration building. This space is needed for ward doctors. A combination chapel and auditorium is needed. At present there is no place to hold religious services or facilities for amusements of any kind.

WESTERN STATE HOSPITAL.

A one-story working men's ward, detached from the main buildings, is recommended. This will facilitate carrying on the work on the farm, in the dairy and poultry yards. Such structure will be inexpensive and will provide expansion at nominal cost.

STATE PENITENTIARY.

Substantial progress has been made in providing healthful employment for prisoners. During the present biennium a tannery has been added, producing all leather used in the manufacture of shoes, leather and belting for all institutions. A
modern cannery has been added, in which approximately sixteen thousand cases of canned fruits and vegetables were put up this year, sufficient to supply the twelve institutions. The total value of products turned out, based upon wholesale prices, was $273,300.00, exclusive of farm and dairy products valued at $100,000.00.

The old jute mill has seriously interfered with further expansion. Floor space occupied by this obsolete machinery is needed for further development of prison industries.

The penitentiary presents an urgent building need. The women's ward, as requested in my Message of 1927, should be built, fire-proof and equipped with modern clinical facilities.

The present male population is approximately eleven hundred, with only four hundred and sixty cells. No additional cells have been provided since the present cell blocks were installed, when the inmate population was less than four hundred. Even with two men in each cell, and all available space in basements inside of the wall fitted up for housing prisoners, further demands cannot be met without additional space. To relieve congestion, it is recommended that a fire-proof building be constructed outside the prison wall, to be used as trusty quarters.

STATE REFORMATORY FOR WOMEN.

Chapter 249, Laws of 1927, created the Washington State Reformatory for Women and made appropriations of $175,000.00 for the purchase of a site and the erection of buildings, and $15,000.00 for operations. The committee provided for in the act was appointed. No site has been selected. It is obvious that the appropriation is by far insufficient for the purchase of land, erection of buildings and equipment of the institution ready for occupation and use. At best, the act must be viewed as a mere gesture.

Except for minor expenses of the committee, the appropriation is unexpended. Candidly, the state needs no such institution. The Washington State Reformatory for Women is just a new name for the familiar Women's Industrial Home and Clinic, which has been before the Legislature in one form or another for years.

I do not question the sincerity of those who have conceived and so diligently promoted the plan, which is wholly unsound and impracticable. The number of women committing minor offenses, who might be incarcerated in such an institution for treatment and reformation, has been greatly magnified. It is the really criminal class which has drawn attention to this question. This class can be properly cared for at a minimum cost if the additional women's ward at the penitentiary is built as requested. Therefore, I recommend that no appropriation be made for the Washington State Reformatory for Women and that chapter 249 of the Laws of 1927 be repealed.

STATE REFORMATORY.

The new cell house, for which appropriation was granted by the last Legislature, is practically completed and can be occupied as soon as equipment has been installed.

Satisfactory results have been obtained in the manufacture of brick. The employment situation has been improved by the addition of a farm purchased during the present bimennium. Further expansion of existing industries and introduction of new ones are being worked out.

PAROLES.

Before leaving the subject of penal institutions, I wish to renew my recommendations for a change in the indeterminate sentence law and a reorganization of the state's parole system. In my Message to the Twentieth Session of the Legislature, it was pointed out that our penal registers are replete with glaring inequalities in the administration of justice.

These inequalities can be corrected by providing for indeterminate sentences with a fixed maximum, but no minimum. At each institution a complete history of each case could then be compiled, including the physical and moral fitness of the prisoner, his past record, and all circumstances attending the commission of the crime. The Parole Board could classify him, fix the time when he might be paroled based upon a merit system, determined by fixed and definite rules and regulations, reserving to the Governor the right of review in all cases. Such a system would be in keeping with the most advanced prison methods.
Demands for hospitalization are increasing at the Washington Veterans' Home at Retsil so as seriously to tax present facilities. It is, therefore, recommended that a fire-proof hospital be constructed and equipped. This will make available the present hospital building for additional accommodations for increasing demands of Spanish War and World War Veterans. At present practically every available bed in the institution is occupied.

The Veterans' and Soldiers' Homes are supported jointly from state and federal funds. The federal funds are paid to the state upon a basis of the population of the institutions and have been handled as non-appropriation funds. In order that the Legislature may be fully advised as to what expenditures are contemplated and may have full control over the finances of these institutions, it is recommended that the United States funds be made appropriation funds and that they be budgeted in the same manner as are state funds.

Residents of the Soldiers' Colony at Orting now receive from the commissary at the Soldiers' Home a monthly ration of groceries and an annual allowance for clothing. It is recommended that the statute be amended to provide cash payment in lieu of these allowances. If this is done, the affairs of the colony can be handled through the general offices of the Department of Business Control at considerable saving in the cost of operation and, in my opinion, with greater satisfaction to the residents of the colony.

STATE DEPARTMENTS.

I shall not dwell upon the activities of the administrative code departments, except in cases where specific recommendations for legislative action are to be made.

In the Department of Licenses are some matters to which your attention should be given. The present law governing the licensing of motor vehicles of non-residents is not satisfactory. Our law allows reciprocity with other states, but permits the other states to dictate the terms of the reciprocity. At a recent conference between the Secretary of State of Oregon and Washington Director of Licenses, it was agreed to hold in abeyance enforcement of the non-resident laws pending the meeting of the legislatures of the two states. Joint committees from the two should immediately be named to consider this question.

The states of Oregon and Washington have so much in common, and travel back and forth across the boundary line is so frequent that friendly relations should not be allowed to become strained over so small a matter as an automobile license, nor should any citizen have just grounds for feeling aggrieved by the enforcement of the motor vehicle laws of either state.

Under the former administration, at an annual cost of about $18,000.00 a year, the list of automobile owners was printed in sufficient quantities to supply the state highway patrol and other peace officers. The type set-up, paid for out of public funds, was then turned over without charge to private parties for the printing of additional copies for sale to the trade.

This practice has been discontinued and mimeographed copies substituted. On competitive bids, copies of the 1928 list were furnished the state free of cost and a similar contract has been entered into for 1929. Last year an unsuccessful bidder went to court and secured an order compelling the Director of Licenses to furnish him with facilities for copying the list from the records. The absurdity of such an order is apparent, when it is considered that every citizen has the same right as has this unsuccessful bidder, and there isn't room in the capitol grounds to accommodate all who might wish to copy and commercialize public records. The license records are public; to be sure, but it cannot be expected, within reason or common sense, that the Director is to be made a chore boy for anyone who may wish the records wholesale for trade purposes or for conducting straw ballots during political campaigns.

Legislation should be enacted to authorize the exclusive sale of one copy of the list to the highest bidder, from which printed or mimeographed copies are to be furnished to the state. I am informed such a plan is in successful operation in some states.

PUBLIC WORKS.

The cost of operation of the Department of Public Works is now paid from three sources—the general fund, the auto transportation fund and the public service revolving fund. The motor vehicle division is entirely self-supporting, all expenses being paid
from the auto transportation fund, derived from an assessment of one per cent of the gross earnings of all motor stage and freight lines. The public utilities and transportation divisions should likewise be self-supporting, and as to operating costs, the work of this department carried on as a unit.

It is recommended that the fees now required of public utilities and transportation companies, other than motor, be sufficiently increased so that the department may carry on all of its activities without cost to the general taxpayer. It is further recommended that the auto transportation and public service revolving funds be abolished, and all receipts paid into the general fund. There is no more justification for setting up special funds in this department than for an insurance fund in the office of the Insurance Commissioner, a banking or savings and loan fund in the Department of Efficiency, or a lawyers', doctors', or bartenders' fund in the Department of Licenses.

DEPARTMENT OF HEALTH.

The development of the pulp and paper industry has brought a new problem to the State Department of Health, that of stream pollution from industrial waste. During the present biennium much of the time of the sanitation division has been devoted to experiments to determine the effect of waste sulphite liquor from pulp mills upon fish life, and to devise methods of control and protection. This work must be continued and inasmuch as the direct benefits will inure to the commercial fishing industry, it is recommended that a substantial part of the Health Department's appropriation be made from the fisheries fund, thereby relieving the general fund.

Similarly, a part of the expense of warring on predatory animals should be paid out of the state game fund. The entire cost of maintaining predatory animal hunters and the payment of wild animal bounties is paid now from general taxation. The animals upon which bounties are paid are more destructive of wild life than of domestic. For this reason, it is recommended that the entire appropriation for the payment of bounties be made from the state game fund, rather than from the general fund.

I am sure it will be found that these appropriations can be made without any new legislation. In each instance the work to be financed is clearly within the scope of that provided for in the fisheries and game acts.

LABOR AND INDUSTRIES.

Through years of operation the Workmen's Compensation Act has come to be regarded by employee and employer alike as a piece of truly constructive legislation. But by a series of court decisions, the scope of the act is being gradually extended beyond what was originally contemplated either by the framers of the act or the Legislature. Step by step compensable disabilities sustained through accident have been extended over the border line into the field of sickness and disease. In a word, the whole act has been stretched dangerously near the breaking point and unless the present trend is arrested, there is certain to be a reaction unfavorable to those most vitally interested—the workmen.

This subject warrants your attention, to the end that what really constitutes accidental injury may be clearly defined and the act thus saved from working its own undoing through misinterpretation.

SURETY BONDS.

If it were possible to lay before you a statement showing the hundreds of thousands of dollars which have been paid for premiums on surety bonds since statehood, you would be astounded. If this statement were to show in comparison the amounts recovered on losses, less the cost to which the state has been put in prosecuting claims against the bonding companies, there could be no mistake as to what a needless waste of money this wholesale bonding of state employees has been.

The state has millions of dollars invested in buildings, but carries no fire insurance, considering it good business and a saving of money to assume its own fire risks. But for some unaccountable reason, the statutes require each employee to give, at state expense, a surety bond before entering upon his duties. This is not good business. The statute should be changed to provide for one blanket bond of $100,000.00 covering all state employees, with the exception of the State Treasurer. This amount would be ample to protect the state against any loss that might be sustained.
Another statute provides that on all public work the state must require a surety bond of the contractor in the full amount of the contract. This is entirely unnecessary. In the case of counties and other lesser municipal corporations, the law leaves the amount of the bond to the discretion of the contracting officials. The statute should be amended to allow similar discretion on the part of state officials, for the cost of the bond is always borne directly or indirectly by the state.

CONSERVATION AND DEVELOPMENT.

Gradually, the Department of Conservation and Development is clearing away the debris left from the state's disastrous venture into the reclamation field. Last biennium the Whitestone and White Bluffs wrecks were cleaned up, and more recently by means of a refunding plan the state has been put in a fair way to recover its investment in the Methow Valley Irrigation District. At the last session of the Legislature, the reclamation tax levy of one-half mill was suspended. This levy should now be repealed. There is sufficient money in the reclamation fund to more than care for all necessary expenditures.

In the hydraulics division of this department, there is a noticeable increase in the number of applications for water power rights. Water power is one of the state's most valuable assets. Extreme caution should be exercised to prevent the state's rights from being frittered away. Filing fees should be greatly increased and the law strengthened so as to insure that actual development will speedily follow the granting of a permit and to render it impossible for any operator to hold his permit by turning a few shovelfuls of dirt each year.

STATE PARKS.

The idea back of the original state park movement was that of conservation. The expenditure of money for park purposes can be justified upon no other basis. For the state to acquire and to save from dissipation some of the outstanding natural beauty spots is all right. For the state to engage in the tourist camp business is all wrong.

The budget of the State Parks Committee calls for an appropriation of more than half a million dollars for carrying out an elaborate scheme including the purchase of additional lands, erection of buildings, the installation of community halls, kitchens, shower baths, playgrounds, rowboats and other knickknacks, and the addition to the state payroll of an army of custodians, tenders, caretakers and laborers.

Whence is to come the money? One hundred sixteen thousand dollars for outbuildings alone! If it were to come from the general fund at the present rate of levy, it would require the taxes which two of the state's millionaires pay on their mansions to build one park outbuilding, and one millionaire would have to pay taxes on his mansion 48 years to build one custodian's home.

Along with the automobile and improved highways, has come the tourist camp as a private industry—a new wealth-creating, tax-paying industry. Our Parks Committee proposes to destroy it by whittling some more acres off the tax roll and adding some more dollars to the public payroll.

Rainier National and Mt. Baker Parks, as places of outdoor recreation, are unsurpassed in the world. They were not developed by the national government buying bobsleds, skis and Alpine stocks. They were developed by private capital and private enterprise. Our state parks, if need should arise, should be developed in such a manner as to be sources of revenue, rather than drains upon the treasury.

The State Parks Committee is composed of the State Land Commissioner, State Treasurer and Secretary of State, ex-officio. In order that we may get back to the original park plan of scenic conservation, it is recommended that the Parks Committee be abolished and its duties turned over to the Department of Conservation and Development.

STATE ARCHIVES.

I again call attention to the deplorable condition of the state's archives. These contain many valuable records which must be preserved. No attempt has yet been made to catalogue and properly house and file them. An appropriation to put at least one full-time employee on this work is requested.

In the archives are thousands of duplicate vouchers and other records of no possible value. There is no authority by law for their destruction. The archives act
should be amended to legalize the destruction of useless records under proper safeguards.

The Archives Committee is composed of the Secretary of State, Superintendent of Public Instruction and the Insurance Commissioner. The preservation of the state's records is in no sense related to the other official duties of these officers. I recommend the abolition of the committee. In a former message, I requested that the archives be made a department in the State Library. I am now of the opinion that a more satisfactory and economical plan is to turn them over to the Department of Business Control. If this is done, they can be handled at a nominal expense in connection with the general care and upkeep of the capitol buildings.

STATE, LIBRARIES.

A former recommendation that the State and State Traveling Libraries be consolidated under the supervision of the State Law Librarian, did not find favor with the courts and the bar. Such a plan may not be advisable, but I know of no valid objection to the consolidation of the State and Traveling Libraries, with a view to discontinuing the work of the Traveling Library, the expense of which might well be saved. In the days of poor roads, slow travel and frontier life, there may have been need for such an institution. The days of isolation in the State of Washington are past, and with them the need for a Traveling Library has passed.

It is further recommended that the State Library Committee be abolished and its duties performed by the Superintendent of Public Instruction.

STATE CAPITOL COMMITTEE.

The State Capitol Committee, composed of the Governor, Commissioner of Public Lands and the State Auditor, has general control and supervision of the lands and timber in the capitol grant and of the erection of capitol buildings. The Land Commissioner by the nature of his elective duties can be expected in any administration to have knowledge of matters pertaining to land and timber. But any experience or training which any one of the three members may have received to fit him for his elective office does not necessarily carry with it any knowledge of building construction.

As soon as capitol buildings are completed they are turned over for care and maintenance to the Director of Business Control, who is also charged with responsibility for all building construction, equipment and upkeep at twelve state institutions. In other words, the duties of his directorship are such as to require a knowledge of building matters. Consequently, he would at all times be a valuable member of the Capitol Committee.

It is recommended that the law be amended to provide that the Governor, Commissioner of Public Lands and Director of Business Control shall constitute the State Capitol Committee.

STATE FISHERIES BOARD.

In my opinion all provisions of law necessary for the control, regulation and conservation of the food fish industry can satisfactorily be carried out by the Director and Supervisor of Fisheries without the aid or assistance of a Fisheries Board. It is recommended that the State Fisheries Board be abolished and all powers now conferred upon it transferred to the Director of Fisheries.

UNIFORM LAW COMMISSION.

I have yet to find any useful purpose served by the Uniform Law Commission, and again recommend its abolition.

EIGHT HOUR DAY.

Eight hours is the legal working day in the State of Washington. During my administration employment in those departments under the Governor's control has been put upon that basis. Seven hours, however, constitute a day's work in the elective state offices other than that of the Governor. There is no reason why every state employee should not be required to work at least eight hours, when many of our citizens, who pay the salaries, are forced to labor far longer hours on the farm, in the office and business place. I renew my request for legislation to require all state offices with full complement of employees to be kept open eight hours each business day, except that where possible a half holiday may be allowed on Saturday.
STATE PRINTING.

In my Message to the 1925 Extraordinary Session will be found details of the trust agreement under which the office of the Public Printer has been operated. Briefly stated, this trust, which is administered by three of the state's prominent bankers, provides that the Public Printer is to receive a salary of $500.00 a month, and all net profits from the operation of the plant are to be paid into a trust fund which is to be tendered to the state, and at the termination of the trust the plant is to be sold and the proceeds likewise tendered to the state.

This plan has been in operation nearly four years. The report of the Public Printer shows that the plant has been fully paid for and new machinery of a cash value of $11,403.39 has been added. The depreciated value of the plant, as fixed by the engineers of the General Appraising Company, is $62,054.11. At the close of business December 31, 1928, there was on hand and in bank working capital of $2,115.35 and $8,592.65 cash in the trust account, including interest.

The report further shows that during my four years in office, state printing on requisitions signed by the Governor has amounted to $380,479.47, compared to $525,673.31 for the preceding four years, a reduction of $145,194.04. Figuring cash on hand, value of plant and reduction in volume of printing, there has been saved more than $200,000.00 during the four years.

While it is my purpose to continue the trust in accordance with its terms, I shall forthwith transmit to the Legislature the Public Printer's check in the sum of $8,592.65 payable to the State Treasurer, together with copies of the trustee's resolution authorizing the payment, and of the Public Printer's report covering the period the trust has been in operation.

BIENNIAL REPORTS.

Still further reductions could have been effected had it not been for statutes requiring the printing of annual or biennial reports of elective and appointive officials. In many instances, this is a useless waste of money. The reports contain page after page of matter of no value, and find their way nowhere but to the wastepaper basket. Too often these reports are no more than political propaganda or attempts of officials to impress the world with their importance and justify their existence.

If desired, I shall be pleased to submit to your committees copies of official reports which speak for themselves.

I request the enactment of a law requiring biennial reports of all state offices and departments to be submitted in typewritten form to the Director of Efficiency, the duty of whom shall be to select such matter as is of value as permanent records, the matter so selected to be incorporated in a consolidated state report which shall be printed.

EDUCATION.

I shall not go at length into the question of education. My views are fully set forth in Messages to the Extraordinary Session, under dates of November 9 and December 8, 1925, and to the 1927 Session, under date of January 10.

Without any thought of depreciating the cause of education, or denying the right of the sons and daughters of any American citizen to equal educational opportunity, I wish to call attention to a few pertinent facts. First, we had the college or university and the grammar school. The grammar school did not quite reach up to the higher institutions. Then came the intermediate agency known as the high school. Only recently someone discovered that the grade school was not quite reaching up to the high school, and a new connecting link known as the junior high school was developed. Now we have the normal school asking for increased appropriations for training junior high school teachers, although such an institution has no legal status in the state's system of education.

More recently someone else has discovered that the high school is not quite reaching up to the college or university, and we have in the formulative stage the establishment of a new intermediate branch known as the junior college. The next step we may expect is requests by the normal school, the state college and the university for increased appropriations for training teachers for the junior college.

If we consider seriously the question of free public education, we find ourselves groping for an answer to the question: When and where do we stop? As to whether the introduction, one after another, of these new agencies, has been due to a push from below or a pull from above, or what elasticity or voids still exist between the
upper and nether strata of our educational system, or as to whether these strata can ever be brought into fixed and definitely determined relationship, candidly I do not know, and I doubt if anyone else knows. But I do know, as everyone else knows, that with each new innovation the cost of education has been multiplied.

Across the path of every human endeavor there is a danger line over which safely we cannot go. Just so, there is a limit as to how much of each tax dollar safely can be taken for the purposes of education. Sometime, and that soon, somehow, somebody must determine that limit, if the cause of education is to endure and be saved from financial ruin. This can never be accomplished until the whole educational system is coordinated and administered as a unit and brought under centralized control. Therefore, I renew my recommendation for a State Board of Education of nine lay members, who shall be given general supervision and control over the institutions of higher education, and the submission of a constitutional amendment abolishing the elective office of Superintendent of Public Instruction.

If these recommendations are carried out the way will be opened for the engagement of a State Commissioner or Chancellor of Education and the plan can be put into operation without disturbing or destroying local administration of school affairs.

**FIXED MILLAGES.**

If there was ever any need for special tax levies, or so-called fixed millages for the higher educational institutions, that need passed with the enactment of the state budget law. The best that can be said of funds raised in this manner is that they furnish spending officials with a splendid medium for extravagance, and are an impediment to economical administration.

Furthermore, it has been shown by the operation of the budget law that fixed millages are inequitable. The moneys derived from the present millages have more than met all of the operating expenses of all the educational institutions, with the exception of the Ellensburg Normal. This school has been forced to budget very closely to keep within its fixed revenues, while all of the other institutions have had millage balances to apply on capital outlays. This is especially true of the Cheney Normal. All of which means that the Ellensburg Normal was not represented as strongly as were the others at the last millage melon-cutting party.

This inequity has been intensified by a division of the normal school current fund, derived from land grant income, between the three schools upon the millage ratio. In other words, because Ellensburg was given too little millage, it was entitled to only the small end of the land grant income. This, of course, is in keeping with the time honored "gentlemen's agreement," by which for years our educational institutions have been financed.

The estimated receipts to the normal school current fund for the next biennium are $92,500.00. This should be apportioned to the three normal schools upon a basis of their needs, and it is recommended that it be divided: $7,500.00 to Cheney, $23,000.00 to Bellingham, and $62,000.00 to Ellensburg.

What is true of educational institutions relative to fixed millages, is likewise true of the Military Department, and every other department or institution which derives its finances from special tax levies. There is no more justification for a special university, state college or military levy than there is for a penitentiary or Insane hospital levy. The money all comes from the same source and should be raised by one levy based upon the combined budgeted requirements of all institutions and departments. This would put an end to the popular pastime of an institution saying to the taxpayer who paid it, "This is our money, and we have a right to expend it as we please."

Legislation should be enacted to abolish all special tax levies except those for interest and bond retirement and the common schools, the receipts from which are not expended by the state; and to provide that in the future the general fund levy be made to cover all other expenses of state government which are to be paid from property taxes.

**THE BUDGET.**

In order more effectively to bring the state's finances under budgetary control, the Department of Efficiency, in cooperation with the State Auditor's office, has worked out and put into operation a new classification of accounts. Each month every spending agency is required to furnish a detailed statement showing its expenditures. These statements are checked and certified to by the State Auditor. For the first time in the state's history, the accounts of every department are in agree-
ment with the Auditor's records, and it is possible at all times to ascertain in detail the exact status of every appropriation and to check the rate of expenditure with the departments' budget estimates.

A considerable saving in time and money can be effected by lessening the number of appropriations. To illustrate, in the past, three appropriations have been made for the general offices of the Department of Efficiency, under the headings "General Office," "Budget," and "Examination of State Affairs." This means that not only the department, but the Auditor, must keep books on three appropriations. But the most objectionable feature to such a plan is it permits the director, if he chooses, to pad his budget by pyramiding his estimated expenditures through three appropriations. In short, it gives him three tries at the Appropriation Committees of the Legislature instead of one. After the appropriations are made, they are in fact interchangeable. If one appropriation runs low, the entire payroll and other overhead expense may be switched to another.

Throughout the Governor's revised budget, you will find that requests for appropriations of this nature have been consolidated and I trust the appropriations will be made in that manner.

What is true of appropriations is likewise true of funds. There are too many of them. There is no necessity for a predatory animal, commission merchants', state fair, real estate and a number of other such special funds. They increase the cost of operations in the Auditor's and Treasurer's offices and are invariably an incentive to extravagant expenditure. Wherever possible, these funds should be abolished and all balances and future receipts turned into the general fund.

Section 4 of Article VIII of the State Constitution provides that "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 an appropriation by law."

It was the clear intent of the framers of the Constitution to give the Legislature control of the state's finances, but it fails by a whole lot to exercise such control today. Hundreds of thousands of dollars of state money is each year disbursed without appropriation or accounting on the books of the State Auditor and Treasurer.

Section 5501 of Remington's Compiled Statutes requires all state departments and institutions to deposit in the state treasury all moneys collected. Educational institutions are excepted, but required to report to the State Auditor all receipts to, and disbursements from, funds not carried in the treasury. The Supreme Court has given them exemption from this by holding that tuition fees and other receipts are not state finances within the meaning of the law. They are state finances and the law should be rewritten to so provide.

Legislation should be enacted to state plainly that every dollar received from any source by a state official or employee, in his official capacity, is state money and as such must be deposited in the state treasury and paid out only pursuant to an appropriation by the Legislature. It is futile to attempt accurately to appraise state needs and control expenditures so long as appropriations may be supplemented by expenditures from local, trust and other non-appropriation funds.

Requests for appropriations in this budget total $66,850,970.00, compared to similar requests for the present biennium of $60,249,164.00, an increase of more than $6,000,000.00. The Governor has revised these requests downward in the amount of $5,460,360.00. At first hand, some of the revisions may appear drastic, but I am confident close analysis based upon the present rate of expenditure, will show that in every instance the requested appropriation as revised by the Governor is sufficient to care for the legitimate needs of every department and institution, allowing for normal increases in the volume of business.

The budgets of all educational institutions have been revised so as to keep their expenditures for all purposes within their own revenues, taking nothing out of the general fund.

The requests of the three normal schools for new buildings have been denied. Increase in the enrollment at these institutions is not great, and I do not regard the need for these buildings so urgent but that they can be postponed without serious handicap until next biennium, or until such a time as the tax situation has improved.

In the State College budget, I am asking that the appropriations for apiculture, cranberry investigation and the Prosser Experiment Station be made from the
Washington State College fund rather than from the general fund. These projects are as much a part of the State College’s general operations as any other, and if they cannot be considered as such, they should be discontinued. Likewise, I have transferred from the general to the Washington State College fund the appropriation to match the Smith-Lever federal fund. This, too, is an operations appropriation and should be carried in the general operations budget.

Your attention is directed to the fact that in the Veterans’ Compensation Bond Retirement Fund the available-cash is estimated, in round numbers, at $4,000,000.00, while the total demands for the biennium are only $2,000,000.00, leaving a balance of $2,000,000.00. There is no necessity for carrying such a large balance. Provision should be made to speed up the retirement of bonds, to reduce the tax levy, or to invest the surplus in securities bearing a rate of interest in excess of the 2% which the banks pay.

The budget law provides that the Governor may declare emergencies to care for necessary expenditures, for which insufficient or no appropriation has been made, and fixes a limit of $150,000.00 on the amount that can be so declared during any biennium. In the present biennium this amount has been insufficient to cover reimbursements to island counties, an appropriation for which was overlooked at the last session, and repairs to the Old Capitol Building, damaged by fire. I request that the amount be increased to at least $550,000.00 and that it be appropriated. No emergency appropriation was made for this biennium. As a result, warrants issued upon emergency declaration are outstanding and bearing 6% interest.

The original draft of the state budget bill provided that the budget should be considered jointly by the appropriations committees of the two houses. This provision was stricken, but should be restored, if not by legislation, by joint rule.

The Department of Efficiency has complete data and information relative to the Governor’s revisions, and if the appropriations committees, either in whole or through sub-committees, will confer with the department, the work of bringing forth the appropriations will be greatly facilitated.

SALE OF STATE LANDS.

By reason of legislation enacted last session, and by giving publicity to cruises and closer attention to appraisals, the state is deriving nearer full market value for its timber than ever before. I seriously doubt whether the same is true as to the sale of state lands.

In order that there may be a double check on valuations, legislation should be enacted to provide that no sale of state land of any kind, or of timber, shall be made until the appraisal fixed by the State Land Board or the State Capitol Committee be approved by the State Tax Commission. It is the business of the Tax Commission to study and to know sale, market and assessed values of all classes of lands in all parts of the state. No agency should be so well equipped and qualified to fix a fair valuation upon state lands. Lands offered for sale could readily be inspected by its field workers, and the appraisal set by board or committee could be checked at no large increase in operating costs.

In order that state lands, as soon as they pass into private ownership, may be placed on the tax rolls, the Tax Commission should be authorized to report each sale to the County Assessor of the county where the lands are located, and require his certificate that the same has been entered upon the records for taxation.

HIGHWAYS.

Since the beginning of the present biennium, the State Highway Department has placed under construction 614 miles of new work, consisting of 132 miles of concrete paving, 477 miles of grading and surfacing, and 44 bridges over 20 feet in length. There have also been approximately 326 miles of resurfacing placed under contract.

Besides the above work, several contracts under construction at the end of the last biennium were completed during the first year of the present biennium. These included six bridges over 20 feet in length, and 146 miles of grading and surfacing.

In addition to the above construction program, there has been completed an extensive road oiling and dust prevention program, which includes two East and West main highways and also some of the highways in Western Washington. This covers a total of about 800 miles of light and heavy oiling at a total cost of approximately $80,000.00.
In the construction and improvement work, particular attention has been paid to the super-elevation of curves, to insure greater safety and ease of travel for the users of the state highways.

In other words, the department has successfully carried forward the highway program provided for by the Legislature at the last session. The fear that the highway funds had been greatly over-appropriated, that the money would be exhausted and the program halted for lack of funds, has not been realized.

It is estimated that all highway funds, including federal aid, for the coming biennium will total $31,000,000.00. After deducting costs of collection, and distribution to counties for permanent highways, to cities and towns and to Island County, there remains a total of $28,000,000.00 for expenditure by the Highway Department. Of this amount, approximately $3,000,000.00 will be required in a reappropriation to care for work under contract at the close of the biennium and for the highway bridge over Lake Union in the city of Seattle, leaving $25,000,000.00 for new work. The set-up in the Governor's budget for construction and betterments, exclusive of maintenance, is approximately $17,000,000.00.

In my opinion, this amount is sufficient to carry forward a well balanced, carefully executed highway program, and as large a program as should be undertaken in any two-year period. Therefore, I recommend that the present gasoline tax of two cents a gallon be not increased. The people have far greater need for the revenue, which an additional tax would produce, for their own private uses than for its expenditure upon highways.

In this budget, for the first time, are given details showing the approximate mileage in each project and the kind and class of each proposed improvement, with a segregation of engineering costs, so that members of the Legislature and the general public may know how many miles of paving, grading, surfacing or oiling is to be undertaken.

For the first time, also, operating costs of the district engineers' offices are budgeted and maintenance costs set up by districts. It is hoped the next budget will contain a detailed set-up of estimated expenditures for machinery and equipment. These new additions are made possible by the improved accounting methods which have been inaugurated in the Highway Department.

In chapter 250 of the Laws of the last session, the Legislature declared the policy that all state highways are to be free and open for public travel, without toll bridges. By negotiations with the State of Oregon, the bridge across the Columbia River at Vancouver has been acquired by the two states in accordance with provisions of chapter 252, Laws of 1927, and the same is now free of toll to all highway vehicles. However, purchase of the bridge cannot be finally consummated until an injunctive action now on appeal to the United States Supreme Court is disposed of. At the last meeting of the State Highway Committee the Attorney General informed us that there will be no trouble about this.

In further carrying out this policy, the Highway Engineer makes provision in his budget for the construction of a bridge over the Naselle River to eliminate the toll bridge on the Ocean Beach Highway. The Governor in his revision has inserted items of $400,000.00 and $61,000.00, respectively, for the purchase of the Kennewick-Pasco and Metalline Falls toll bridges. These figures are based upon estimates of the Highway Department made pursuant to Substitute House Joint Resolution No. 2, Extraordinary Session of 1925, and submitted to the last Legislature. If this program is carried out, the entire system of state highways will be freed from toll bridges.

The United States Torpedo Station at Keyport in Kitsap County, which is operated in connection with the Navy Yard at Bremerton, is of vital importance not only to the U. S. Navy, but to the state. At the present time the station is greatly handicapped by poor highway facilities. It is recommended that State Road No. 21 be extended to include Keyport, and that an appropriation of $125,000.00 for its improvement be made. This item has not been included in the highway budget for the reason that Keyport is not at present on the state highway system.

Little need be said relative to the present hybrid organization of the Highway Department or to the conflicting duties and responsibilities of the State Highway Engineer and the State Highway Committee. Experiences of the past four years are enough to convince anyone, no matter on which side he may be partisan, that the present organization is not satisfactory and some change is imperative. What has happened is exactly what reasonably could be expected to happen in any organization or institution, either public or private, which has no directing head nor centralized
supervision or control. Unless the present plan of organization is changed, past experiences will be repeated, if not during this administration, during some future administration.

The whole theory of the administrative code was to abolish government by boards, bureaus and commissions, and centralize responsibility in the Governor. In keeping with that sound policy, I recommend the abolition of the State Highway Committee and the creation of a State Department of Highways to be headed by a Director appointed by the Governor, such director to be clothed with the same authority of general supervision and control over the affairs of his department as is now exercised by the directors of the administrative code departments.

The duties of the elective positions of the State Auditor and Treasurer are not even remotely related to the construction and maintenance of highways. Of a necessity, their every action must be dependent upon the knowledge, advice and judgment of the state's engineers.

There is no more necessity for an ex-officio Highway Committee than for a Business Control Committee in the Department of Business Control, a License Committee in the License Department or similar committees in the other departments. Were there such committees, sooner or later the recent highway experience would be repeated in these departments.

HIGHWAY PATROL.

The last budget provided for a force of forty motorcycle men on the State Highway Patrol. The present budget is drawn upon a basis of sixty patrolmen. In my opinion, this increase calls for as rapid expansion as is advisable or necessary. With this increase, there will be an unappropriated balance of approximately $400,000.00 in the Highway Safety fund, all of which is derived from automobile drivers' license fees. I recommend that an appropriation in this amount be made to the Motor Vehicle fund, so that it may be used to care for any really necessary items which may have been overlooked in the preparation of the highway budget.

METROPOLITAN LEASE.

Much has been said in recent months concerning the lease which the Metropolitan Building Company holds on the University tract in the heart of the business center of the City of Seattle. There is considerable difference of opinion as to whether existing statutes prohibit any modification of the terms of the lease by agreement between the University regents and the building company, or whether under the terms of the grant, legislation can be enacted to prohibit this. This matter, however, should receive the attention of your Judiciary Committees, and whether or not new legislation is enacted, constant vigilance should be exercised to the end that the University's interests in this great property are fully protected.

It is customary for leases between private parties on down-town property in Seattle to provide that all taxes on both land and buildings be paid by the lessee during the life of the lease. Unfortunately, the University's lease does not so provide. All buildings erected on the tract immediately become a part of the ground, are the property of the University and, consequently, exempt from taxation. This feature alone is worth millions of dollars to the lessees. Were the property taxed, the City of Seattle, King County and the State of Washington, during the life of the lease, would collect in excess of $10,000,000.00 more than the building company will pay in rentals.

Every attempt of city, county or state to place a taxable valuation upon this leasehold, commensurate with its great worth, has been met by a lawsuit and thwarted by court action. In 1909 an attempted assessment of $480,000.00 was reduced by the Supreme Court to $96,000.00; in 1910 an assessment of $810,000.00 was reduced to $90,000.00; in 1911 the court again reduced the assessment from $900,000.00 to $90,000.00, and in 1926 the State Tax Commission's valuation of $1,375,000.00 was reduced to $700,000.00. As a result of the court's findings, the following year it was hammered still farther down to $400,000.00, and now stands at $450,000.00.

This but illustrates the inequalities of our taxing system and the battle which is brought on by every attempt to take taxes from those sources from which they should come. The farmer, the working man and the small householder either pays
his taxes or hands the key to his home to the sheriff, because he cannot afford to go to court.

If possible, legislation should be enacted to enable assessing officials to fix and maintain a valuation on this leasehold commensurate with its true value.

**GENERAL TAXATION.**

The most vital question with which the Legislature must deal at this session, and probably at the following session, is that of general taxation. It is a question which cannot be dealt with hastily. It demands careful thought and deliberate action. Our present system is menaced, and in a measure threatened, with disintegration. Some remedy must be applied.

Tax litigation now pending, greatly complicates the situation. Until the issues involved in this litigation are determined, it is difficult, if not impossible, to map a course of action. If the railroads and the national banks are successful in their efforts, the state and the counties will sustain a loss of millions of dollars in tax revenues, which must be shouldered upon the other taxpayers.

Since the fall of 1925, three of the railroads operating in the state have been contesting their taxes in the state and federal courts in the 29 counties in which they operate, while a fourth company has been paying its taxes under protest. Taxes now involved amount to more than $7,000,000.00, and by the time all of the 1928 cases are brought, the total will exceed $8,000,000.00. In all probability the cases will finally be disposed of in the United States Supreme Court in 1931, at which time the taxes involved will amount to $16,000,000.00.

In 1927 the Legislature appropriated $50,000.00 for the defense of these actions. This money will have been exhausted in the trial of the first group of cases before the special master, and this is in addition to the cost to the counties. If appeals are taken, which means the printing of 12,000 pages of testimony and 2,800 exhibits, the cost will be doubled.

In my message to the 1925 Extraordinary Session, I said the laws relative to the valuation of railway properties by the state had been written for the railroads and the time might come when it would be necessary to rewrite these laws. In my opinion, that time has now arrived.

Let's end this nonsense of expending with one hand thousands of dollars through the Department of Public Works to determine that a railroad, for instance, is entitled to earn dividends upon a valuation of $234,000,000.00 and then with the other hand expending more thousands of dollars through the Tax Commission and the Attorney General's office to defend a suit in which the railroad insists that its property is worth only $70,000,000.00 for taxation purposes. Let's end it by empowering and directing the Department of Public Works to ascertain the valuation of transportation and public utility properties for rate-making purposes, and saying that the properties shall be taxed upon that valuation.

Let's end it by requiring the railroads to pay taxes upon their terminals in the cities upon the same basis and at the same rates as other taxpayers, instead of spreading these excess valuations out into counties where the tax rate is low. If possible, let's prevent the railroads from seeking tax relief in federal courts and provide for the consolidation of cases in one suit in one court in one county, instead of 29 actions in 29 courts in 29 counties.

Let's end it by requiring the railroads to pay taxes upon their terminals in the cities upon the same basis and at the same rates as other taxpayers, instead of spreading these excess valuations out into counties where the tax rate is low. If possible, let's prevent the railroads from seeking tax relief in federal courts and provide for the consolidation of cases in one suit in one court in one county, instead of 29 actions in 29 courts in 29 counties.

National banks have gone to court to contest the state's right to tax their stock. If they are successful, another great slice will have been pared off of state and county revenues. If the national banks escape taxation, obviously we cannot continue to tax the stock of state banks. To do so would bring on a wholesale conversion of state banks into national, in order that they too might escape taxation.

Until the railroad and bank cases are decided, our hands are practically tied in devising ways and means of making up the great losses which may be sustained. Never before in the state's history did the tax question present a more critical situation. It is not so serious to the state as to the counties, cities, towns and school districts, for the amount of state taxes, proper, involved is small compared to those of the lesser units.

Time will not permit of a further discussion of this subject upon this occasion. All phases of the taxation problem have been under serious consideration for months, and later in the session I hope to deal more fully with the subject in a special message.
THIRD DAY, JANUARY 16, 1929

Of one thing we can be sure. Appropriations must be held down to bare necessities, and new functions or projects of any kind calling for additional expenditures in any of the taxing units of the state, must not be undertaken.

CONCLUSION.

I have talked long. In conclusion, I can only reiterate what I have so often said. As governor, I wish nothing except to render real, genuine service and to do my duty without fear or favor. I realize that there are those present who may not agree with me, but I sincerely hope that we may honestly and conscientiously hold to our differences of opinion without rancor, bitterness or personalities. I realize that some of the actions I recommend may appear too vigorous, and some of my criticisms too caustic, but they are made in all sincerity and because I sense existing conditions which bode ill for the security and perpetuity of our institutions and of our government.

As you undertake your deliberations, may wisdom guide your judgments and success crown your efforts, to the end that it may be written that the Twenty-first Legislature was the best convened since statehood. And may we all find satisfaction in the feeling that we have contributed something worthwhile to the happiness, prosperity and general well-being of the people of our commonwealth.

ROLAND H. HARTLEY,
Governor.

Olympia, Washington, January 16, 1929.

The President announced that at the close of the joint session a reception by the Governor and other state officials to the members of the Legislature and their wives, and the general public, would be held in the State Reception Room.

On motion of Senator Metcalf, the joint session dissolved at 9:40 p.m.

At 9:45 p.m., the House resumed its session.

On motion of Mr. Knapp, the House adjourned until 11 a.m.

Thursday, January 17, 1929.

A. W. CALDER, Chief Clerk.

Explanatory Note by A. W. Calder, Chief Clerk:

CEREMONIAL INAUGURAL PROGRAM.

The ceremonial inauguration of Governor Roland H. Hartley in the House chamber of the new Legislative Building, occupied for the first time by the Twenty-first Legislature, created several precedents and this further explanatory note is incorporated in the Journal for its historical value and for the guidance of future committees charged with the arrangements for similar ceremonies. This was the first inaugural ceremony held, in Washington, during evening hours, and it was the first program of its kind broadcasted by radio from any state capitol in the Union.

The joint rules committee, representing the Senate and House, was directed by a bill passed Monday, January 14th, to make arrangements for a joint session, the inauguration of the new state officials, a musical program and a reception to the general public. The joint committee delegated Representatives W. S. Westover, E. J. Templeton and Roy Jones to supervise these functions. This sub-committee chose Charles R. Maybury, Chief Clerk of the House, 1913 to 1925, as master of ceremonies, and he planned and directed the program.

After the Senate and House had convened in joint session, the justices of the Supreme Court entered and were seated at the right of the Speaker.
A moment later the newly elected state officials, headed by Lieutenant Governor John A. Gellatly, were received and assigned seats on the left of the Speaker. A committee was then sent to escort the Governor to the House chamber.

The band of the 148th Field Artillery, which began at 7 o'clock, to present a concert in the rotunda of the capitol, closed its musical program just as the joint session was preparing to organize. Governor Hartley was presented to the joint session just before 7:45 o'clock and soon thereafter began the delivery of his inaugural address. From 7:30 o'clock until 9:45 o'clock all proceedings of the joint session and the inaugural program were broadcasted, by the American Broadcasting Company over stations KJR, of Seattle; KEX of Portland, and KGA of Spokane. Before the joint session convened, the following explanatory statement was made to the radio audience:

Citizens of Washington: This broadcast of the inaugural ceremony, originating in the House of Representatives of the new capitol, Olympia, Washington, comes to you by provision of the Legislature. You will hear a joint session of the Senate and House of Representatives of the Twenty-first Legislature of Washington; you will hear Roland H. Hartley take the oath of office as Governor, which will be administered by the Chief Justice of the Supreme Court; and you will hear the Governor deliver his message to the Legislature.

This ceremonial, the first of its kind in the United States, is broadcast, not as an innovation or a novelty, but for a deeper purpose. Since the radio makes it possible to bring Government closer to the fireside, this broadcast is provided so the people of Washington, even those who live in remote places and find it inconvenient to visit the capitol, may gain a better understanding of the significance of the inaugural of the Governor and of the parliamentary formality of sessions of the Legislature.

Moreover, it is being broadcast with the belief that it will help to stimulate popular interest in state government so there will be a more common understanding and a broader appreciation of the manner in which the Governor and other executive officers, the Legislature and the Supreme Court feel and discharge their respective responsibilities of representative government.

Under our system of government, the people exercise the final authority. It is necessary, if our government is to endure, that the people stand guard and maintain contact with their chosen representatives. Therefore, it is desired that this broadcast stimulate men and women to the acceptance of their responsibilities of helping the Legislature and the Governor to enact only such laws as will promote the progress, prosperity and contentment of the Commonwealth.

On the opening day of the session, Monday, January 14th, the returns from the various counties were transmitted to the Speaker of the House by the Secretary of State, in accordance with the State Constitution.

The Legislature met in joint session Tuesday, and after canvassing the vote, Speaker Ed Davis declared the following elected:

Roland H. Hartley, Governor.
John A. Gellatly, Lieutenant Governor.
J. Grant Hinkle, Secretary of State.
Charles Hinton, Treasurer.
C. W. Clausen, Auditor.
John H. Dunbar, Attorney General.
Clark V. Savidge, Commissioner of Public Lands, and
N. D. Showalter, Superintendent of Public Instruction.

Certificates of election were signed by the Speaker of the House and the President of the Senate.

The Legislature then arranged to meet in joint session tonight to witness the administration of the oath of office to the Governor and the other constitutional elective state officials, and to receive the Governor's message of recommendations and his report of the state's institutions, departments and other state activities.

Upon adjournment of the joint session the Governor, members of the Supreme Court and the state officials received the members of the Legislature and the general public in the state reception room.

FOURTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, January 17, 1929.

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

The clerk called the roll; all members being present except Representatives Bach, Griffin and Reed, 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. Peterson (C. E.), further reading was dispensed with and the journal was approved.

PROPOSITIONS, MOTIONS AND RESOLUTIONS.

On motion of Mr. Danskin, the Governor's message was referred to the Rules Committee, with instructions to segregate it and refer the various matters to the proper committees, for consideration.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 17, 1929.

Mr. Speaker:

Your Committee on Enrollment to whom was referred House Concurrent Resolution No. 3, have compared same with the original resolution and find it correctly enrolled.

I concur in this report: O. H. Olson.
MR. SPEAKER:

Your Committee on Enrollment to whom was referred House Concurrent Resolutions Numbers 1 and 2, also House Joint Memorial Number 1, have compared same with the originals and find same correctly enrolled.

JOHN ANDERSON, Chairman.

I concur in this report: O. H. Olson.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 51, by Mr. Griffin: An Act relating to the selection of jurors in the Superior Courts and amending section 3 of chapter 57 of the Laws of 1911 relating thereto.
   Ordered printed and referred to Committee on Judiciary.

House Bill No. 52, by Mr. Griffin: An Act relating to the compensation of bailiffs in counties of over one hundred and twenty-five thousand population and amending section 10074 of Remington's Compiled Statutes.
   Ordered printed and referred to Committee on Compensation and Fees for State and County Officers.

House Bill No. 53, by Mr. Griffin: An Act granting to the Indians of the State of Washington the right to fish at all seasons.
   Ordered printed and referred to Committee on Fisheries.

House Bill No. 54, by Mr. Falknor: An act relating to security for costs in actions or proceedings in justice's courts and amending section 1725 of the code of Washington Territory of 1881.
   Ordered printed and referred to Committee on Judiciary.

House Bill No. 55, by Mr. Falknor: An Act relating to security for costs in actions or proceedings in superior courts and amending section 527 of the code of Washington Territory of 1881.
   Ordered printed and referred to Committee on Judiciary.

House Bill No. 56, by Mr. Falknor: An Act relating to the power of the supreme court to increase or decrease the penalty imposed by the trial court in criminal cases.
   Ordered printed and referred to Committee on Judiciary.

House Bill No. 57, by Mr. Falknor: An Act relating to procedure in criminal cases and amending section 2 of chapter 150 of the Laws of the Extraordinary Session of 1925 (section 2050 of Remington's Compiled Statutes).
   Ordered printed and referred to Committee on Judiciary.

House Bill No. 58, by Mr. Falknor: An Act relating to the power of justices of the peace in issuing warrants in criminal cases and amending section 1925 of Remington's Compiled Statutes of the State of Washington.
   Ordered printed and referred to Committee on Judiciary.

House Bill No. 59, by Mr. Falknor: An Act relating to search warrants providing when they may be issued in certain cases and by whom they may be served.
   Ordered printed and referred to Committee on Judiciary.
House Bill No. 60, by Mr. Williams: An Act relating to fires, creating the office of State Fire Marshal, defining his powers and duties, providing penalties, and repealing chapter CLXII (162) of the Laws of 1901.

Ordered printed and referred to Committee on Insurance.

The Speaker announced that he was about to sign House Concurrent Resolutions Nos. 1, 2 and 3, and House Joint Memorial No. 1.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, WASHINGTON, Thursday, January 17, 1929.

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

I am transmitting herewith the Public Printer's check in the sum of $8,592.65, payable to the State Treasurer, together with copy of the trustees' resolution authorizing the payment and the Public Printer's report covering the period the trust has been in operation.

This amount is the net cash earnings of the plant and is tendered to the State of Washington in accordance with the provisions of the trust agreement.

Very truly yours,

ROLAND H. HARTLEY,
Governor.

REPORT OF THE PUBLIC PRINTER FOR THE PERIOD FROM MARCH 7, 1925, TO DECEMBER 31, 1928.

January 4, 1929.

To His Excellency, Roland H. Hartley, Governor:

Sir: I have the honor to submit herewith, the report of the operations of the office of Public Printer for the period from March 7, 1925, to December 31, 1928.

Respectfully,

JAY THOMAS, Public Printer.

Total receipts of the printing plant during my term as Public Printer, from March 7, 1925, to December 31, 1928, were $496,693.41.

The expenditures during the same period were as follows:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Labor</td>
<td>$217,701.03</td>
</tr>
<tr>
<td>Stock</td>
<td>150,459.52</td>
</tr>
<tr>
<td>Office salaries, including the salary of $500 a month to the Public Printer</td>
<td>50,542.00</td>
</tr>
<tr>
<td>Payment of loan for purchase of plant and working capital</td>
<td>30,000.00</td>
</tr>
<tr>
<td>Interest on loans</td>
<td>3,094.96</td>
</tr>
<tr>
<td>New machinery</td>
<td>11,403.39</td>
</tr>
<tr>
<td>General plant and office expense, including rent, light, heat and incidentals</td>
<td>22,877.16</td>
</tr>
<tr>
<td>Total</td>
<td>$496,693.41</td>
</tr>
</tbody>
</table>

Cash on hand and in bank as working capital, $2,115.35. Cash in trust account, $5,500.00.

Equipment added to the plant was three new linotype machines, new ruling machine, metal heaters, two stitching machines, one perforating machine and one numbering machine, together with smaller items, totaling $17,615.47, against which was a credit for turn-in on old machines of $6,212.08.

During the period the receipts from printing were as follows:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Departmental printing on requisitions signed by the Governor</td>
<td>$358,817.42</td>
</tr>
<tr>
<td>Legislative printing</td>
<td>60,356.48</td>
</tr>
<tr>
<td>Printing of the Washington Reports for the Bancroft-Whitney Company</td>
<td>48,011.34</td>
</tr>
<tr>
<td>Miscellaneous printing</td>
<td>29,508.17</td>
</tr>
</tbody>
</table>

making a total of $496,693.41. In this connection your attention is directed to the fact that during the four-year period of your administration the total printing for state departments on requisition signed by the Governor was $380,479.47, of which amount $21,662.05 was received by my predecessor. During the preceding four years, the total amount of printing for state departments on requisitions from the Governor was $525,673.51, or a saving during the present administration of $145,194.04.

The plant has been operated in accordance with the trust agreement. Monthly
financial statements have been rendered to the trustees, O. M. Green of the Olympia National Bank, R. V. Ankeny of the Seattle National Bank, and C. H. Howell of the Dexter Horton National Bank. (Mr. Howell succeeded D. H. Moss of the First National Bank of Seattle, who resigned on account of leaving the state.) All purchases of new machinery have been made with the written approval of the trustees. The financial operations of the plant have also been regularly audited by the State Department of Efficiency.

Under the provisions of the trust agreement I am tendering herewith a check drawn in favor of the Treasurer of the State of Washington for $8,500.00, with accumulated interest thereon, which represents the net earnings over and above the payment of the loan for the purchase of the plant and working capital, and the addition of new machinery.

The new replacement valuation of the plant as fixed by the General Appraising Company's valuation engineers, under date of March 3, 1928, is $75,886.45, and the depreciated value of the same date is $62,054.11.

To complete the modernization of the entire plant will require the expenditure of approximately $9,000.00 in the bindery and press room. After this is done the plant will be entirely modernized and capable of handling the state printing for the next twenty years, and will also enable large savings to be made in the operations.

Respectfully submitted,

JAY THOMAS,
Public Printer.

TRUSTEES' RESOLUTION.

WHEREAS, Governor Roland H. Hartley, upon assuming the duties of his office, as Governor, was desirous that the net profits earned in the office of Public Printer should inure to the benefit of the state, and

WHEREAS, For the express purpose of carrying such intent into effect said Governor on or about March 7, 1925, did appoint Jay Thomas public printer at a salary of Five Hundred Dollars ($500.00) per month, payable from the earnings of the public printer's office, and

WHEREAS, To further evidence such intent and purpose and create a trust for the benefit of the State of Washington, a trust agreement was made and entered into in writing on March 20, 1925, between said Jay Thomas, as such public or state printer, and O. M. Green, R. V. Ankeny and D. H. Moss, trustees (C. H. Howell has succeeded as trustee D. H. Moss, resigned), wherein it was agreed, among other things, that said Jay Thomas, during the term he should be public printer, would take no more than Five Hundred Dollars ($500.00) per month salary, and cost of upkeep and maintenance and purchase price of printing plant and repayment of Four Thousand Five Hundred Dollars ($4,500.00) to be borrowed for working capital, out of the profits of the office of public printer, and it was therein agreed that the net profits remaining should be tendered by the Governor to the Legislature at the end of his term of office for the benefit of the State of Washington, and

WHEREAS, The public printer, Jay Thomas, from the earnings of his said office has fully paid the purchase price of the printing plant, in the sum of Twenty-five Thousand Five Hundred Dollars ($25,500.00) and interest, and has repaid the money borrowed for working capital in the sum of Four Thousand Five Hundred Dollars ($4,500.00) and interest, and has paid the upkeep and operating expenses of his office and his salary as public printer, and

WHEREAS, Said Jay Thomas, as public printer, has deposited in the trust fund with the Olympia National Bank of Olympia, Washington, all net profits accruing from the operation of the said printing plant in accordance with the provisions of said trust agreement;

Now, Therefore, Be It Resolved: That said public printer, Jay Thomas, be and he is hereby directed to issue a check to the State Treasurer of the State of Washington for all moneys in said trust fund, with interest accrued thereon, up to and including the 14th day of January, 1929, which check shall be delivered to Honorable Roland H. Hartley, as Governor, to enable the said Honorable Roland H. Hartley, as Governor, to tender the same to the Legislature of the State of Washington for the benefit of the said State of Washington.

O. M. Green,
R. V. Ankeny,
C. H. Howell,

Dated this 2nd day of January, 1929.
On motion of Mr. Danskin, the Governor's communication and report of the Public Printer were referred to the Committee on Rules and Order.

On motion of Mr. Knapp, the House adjourned until 1:00 P. M., Monday, January 21, 1929.

A. W. Calder, Chief Clerk.

ED DAVIS, Speaker.

EIGHTH DAY.

AFTERNOON SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MONDAY, JANUARY 21, 1929.

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

The clerk called the roll; all members being present except Representatives Bach and Roth; both of whom were excused.

Prayer was offered by Rev. Elijah Hull Longbrake, of the 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. Peterson (C. E.), further reading was dispensed with and the journal was approved.

COMMUNICATION.

CITY OF TACOMA, WASHINGTON,
OFFICE OF CITY CLERK, JANUARY 16, 1929.

Hon. Ed Davis, Speaker of the House of Representatives, Olympia, Wash.:

Dear Sir: Enclosed you will please find a copy of Resolution No. 9481, adopted by the Council of the City of Tacoma on August 27, 1928, which is self-explanatory.

Very truly yours,
Genevieve Martin, City Clerk.

RESOLUTION 9481.

By Walters:

WHEREAS, There is annually paid by residents of the City of Tacoma to the State of Washington in motor vehicle fees and gasoline tax in excess of one-half million dollars for the improvement of public ways; and

WHEREAS, Of this vast sum but $7,000.00 thereof is returned to the City of Tacoma for the improvement or maintenance of its public streets therein; and

WHEREAS, The situation with reference to the other cities and towns of the state is similar to that in Tacoma and such distribution of the funds derived from motor vehicle fees and gasoline tax is unjust and discriminatory and retards the improvement of public ways where most needed in the more thickly populated portions of the state;

Now, Therefore, Be It Resolved By The Council of the City of Tacoma: That it hereby requests the next session of the Legislature of the State of Washington to consider and act favorably upon Legislation providing for a more just distribution to the cities and towns of the state of the revenues received from motor vehicle fees, and the gasoline tax levies.

3—H
Be It Further Resolved, That a copy of this resolution be given the public press and be forwarded to the Speaker of the House of Representatives and the Lieutenant Governor at the convening of such Legislature.

Adopted on roll call August 27, 1928.

Yeas 4; Davisson, Votaw, Walters, Mr. President. Nays 0. Absent 1; Dyment.

M. G. TENNENT,
Mayor.

Attest: GENEVIEVE MARTIN, City Clerk.

State of Washington, ss.
County of Pierce,

I, Genevieve Martin, City Clerk of the City of Tacoma, Pierce County, Washington, hereby certify that the above and foregoing is a full, true and correct copy of Resolution No. 9481, adopted by the City Council of said City August 27, 1928.

Witness my hand and the seal of said City this 10th day of January, 1929.

GENEVIEVE MARTIN,
City Clerk.

Referred to Committee on Roads and Bridges.

REPORTS OF STATE HIGHWAY ENGINEER.

January 14, 1929.

To the Honorable, the Senate and the House of Representatives of the State of Washington in Legislature Assembled:

Pursuant to the appropriation under chapter 314 of the Session Laws of 1927 "For reconnaissance survey and report for State Road No. 5, at the junction of the Roy Road by Yelm-Rainier-Tenino-Bucoda, to Centralia . . . . $1,000.00," I have the honor to submit herewith a report made under authority and by direction of the law herein referred to:

REPORT OF RECONNAISSANCE,
JUNCTION ROY ROAD TO CENTRALIA
A-ROUTE OF EXISTING COUNTY ROADS.

A-1 ROAD SURFACE.

The distance over the existing county roads is approximately 43.1 miles. The reconnaissance route is 38.9 miles, a saving in distance of 4.2 miles.

The present route over existing county roads, from the junction of the Roy Road with State Road No. 5, to the Nisqually River, a distance of approximately 13 miles, is over a concrete pavement built by Pierce County in 1920 and 1921 at a cost of about $308,000.00.

This pavement is in good condition but is only 16 feet wide and is of the old type with the edges thinner than the center. The section is 5 ½ inches thick at the edges and 6 24/32 inches thick at the center.

Between the points mentioned the route passes through two small towns, Roy and McKenna, both of which are supported by the lumber industry.

From the Nisqually River to Tenino the present route is over gravelled roads, passing through Yelm, Rainier and McIntosh. Yelm is supported by the berry industry and Rainier and McIntosh are dependent mainly on the lumber industry. The amount of this gravelled road is 16.5 miles.

Through Tenino the existing route follows for 1.1 miles along the pavement of the Pacific Highway for 0.3 miles along a 20 foot wide black top pavement which has 6 inch concrete curbs flush with the pavement surface. This is a county pavement.

From the end of this pavement to Bucoda there is 3.2 miles of gravelled roads. Through Bucoda there is 0.7 miles of 20 foot, or wider, concrete pavement. Bucoda depends on the lumber industry for its existence.

From Bucoda to the Lewis County line there is 4.2 miles of gravelled roads.

From the Lewis County line to Pearl Street there is 1.2 miles of 18 foot pavement, 6 1/2 inches thick at the center with 9 inches edge thickness, constructed by Lewis County in 1924 and approximately 1 mile of 18 foot pavement from this 1924 pavement to Pearl Street.

On Pearl Street there exists a 20 foot concrete pavement to just within the Centralia city limits, a distance of 1.0 miles. From this point to the junction of
Pearl Street with the Pacific Highway, a distance of 0.9 miles, there is a 30 foot, or wider, concrete pavement.

The total length of pavement of all types which exists on this existing route is 19.2 miles. The total length of gravelled roads is 23.9 miles.

A-4 DRAINAGE.

The drainage on the existing county roads is as follows: Between the junction with State Road No. 5 and the town of Roy there are two creek crossings of approximately 20 foot spans. At McKenna the Nisqually River is crossed by a bridge of 246 foot span.

In Section 18, Township 16 North, Range 1 East, a crossing exists over the DesChutes River. Scatter Creek is spanned in Section 20, Township 16 North, Range 1 West, just before coming to Tenino.

Just prior to reaching Bucoda, a slough which connects with the Skookumchuck River is crossed. This has approximately a 30 foot opening.

From Bucoda to Centralia the existing county road crosses the Skookumchuck River three times.

A-2 ALIGNMENT.

The accompanying map shows in detail the alignment of the existing county roads. There is a total curvature of 3,950 degrees. A more detailed discussion of the alignment will appear later on in this report.

A-3 GRADES.

The grades on the existing county roads are light. The maximum used is 6 or 7 per cent and this only for a very short distance.

A-5 RAILROAD CROSSINGS.

From the junction with State Road No. 5 to Centralia there are 23 railway crossings of various kinds on the existing county roads. Nineteen of these are grade crossings, two are overhead crossings, and two are under crossings. Of the 19 grade crossings, 4 are single track main line crossings, 3 are double track main line crossings, 9 are spur tracks, and 3 are crossings of logging railways.

These crossing items are shown hereafter in tabulated form.

A-6 SOIL.

The material encountered is gravel, clayey shale, a small amount of solid rock, considerable areas containing many “nigger heads,” and “river bottom” silt.

B—RECONNAISSANCE ROUTE.

B-1 EXPLANATORY STATEMENT.

The reconnaissance route is shown on the accompanying map as a heavy broken line (---). It has a scaled distance of 38.9 miles and is 4.2 miles shorter than the existing county roads. On the map which accompanies this report, the reconnaissance route is scaled off in miles. Each mile is numbered, the mile numeral being shown enclosed in a circle.

B-2 ALIGNMENT.

A high class modern alignment with no curves over 10 degrees should be used on this location. On the major portion of this reconnaissance it will be possible to keep the curvature down to 4 degrees or less. The number of curves needed is estimated as 25 for the entire distance. The estimated amount of necessary curvature is 750 degrees as against 3,950 degrees occurring on the present road, being approximately one-fifth of the existing amount.

B-3 GRADES.

This reconnaissance has been made upon the premise that the grade should not exceed 5 per cent as a maximum. It is estimated that 3,500 feet of the maximum grade would be required, and that this would be the sum of several individual grades, the longest single stretch probably not exceeding 1,000 feet. The majority of the other grades will be 2 per cent or less.

Approximate elevations are shown at various points on the accompanying map.

Due to the general flatness of the country, the problem of grades is not an important consideration as regards this reconnaissance. Therefore, it has not been thought necessary to accompany this report with a reconnaissance profile.

B-4 DRAINAGE.

From the junction with State Road No. 5 to Bucoda the reconnaissance drainage is practically the same as that outlined for the existing county roads. New structures must be built in all cases.
From Bucoda to a point in Section 32, Township 15 North, Range 2 West, it will be necessary to cross the Skookumchuck River in four (4) places. From the point above mentioned in Section 32, into Centralia there is one more crossing of the Skookumchuck River, but Lewis County is now building a new bridge at this crossing which complies with the state's standard of design.

B-5 RAILROAD CROSSINGS.

The reconnaissance route has a total of 14 railroad crossings. Nine of these will be grade crossings over spurs or logging railroads. It is proposed to build 3 overhead structures and one undercrossing. This leaves only one important grade crossing, which is the Northern Pacific railroad in Centralia.

Summarized in a different form, the facts of the reconnaissance route as regards the railroad crossing are as follows:

(a) One existing railroad grade crossing on Pearl Street in Centralia will remain. This occurs in mile 39.
(b) One existing street railway grade crossing will remain. This occurs in mile 39.
(c) Five railroad spurs on grade will remain. These occur in miles 12, 15, 20, 27 and 38.
(d) One additional spur will be crossed in mile 27.
(e) Two existing logging railroad grade crossings will remain. These are in miles 15 and 22.
(f) Two structures are recommended to be built over logging railroads. These are in miles 21 and 22.
(g) One structure to be built passing over the Great Northern, the Northern Pacific, and the Oregon, Washington Railway & Navigation Company tracks. This is in mile 28.
(h) One structure to be built under the Milwaukee railway in mile 19.

It is to be noted that between the junction with State Road No. 5, and the town of Yelm, that it is proposed to substitute one unimportant spur crossing (in mile 12), for the six existing crossings, 5 of which are on grade and one of which is an overhead crossing.

Between Yelm and Centralia it is feasible and recommended to eliminate all main line grade crossings or to take care of them by overhead structures. The existing crossing over the Great Northern Railway east of Tenino in mile 25 and that of the Oregon, Washington Railway & Navigation Company just south of Tenino in mile 29, and of the same two companies just south of Bucoda in mile 32 are especially dangerous and should by all means be eliminated if this route is made a state road.

B-6 DISCUSSION—JUNCTION STATE ROAD NO. 5 TO YELM.

It is to be noted that the reconnaissance route as outlined uses very little of the existing pavement and none of the existing gravelled roads, insofar as surfacing is concerned.

For purposes of discussion, the reconnaissance route will be divided into three parts:

- Junction of State Road No. 5 to Yelm; Yelm to Tenino; and Tenino to Centralia.

The existing pavement from the junction with State Road No. 5 to McKenna is of light section and only 16 feet wide. It is not of the most advanced type of pavement section, being thinner at the edges than it is at the center. The best practice specifies thickened edges. The alignment for the greater part of the way is unnecessarily crooked.

While grade is not a factor in this section, the grade line has been badly broken up resulting in vertical curves which have the effect of nullifying the tangents and thus cutting down sight distance for cars desiring to pass.

As a county highway, handling light traffic only this pavement is entirely adequate. To put main state traffic on this road, would, from an operating standpoint be a mistake, due to the crooked alignment and broken grade line. Also, from a structural standpoint heavy traffic would be the wrong thing, due to the type of section used. Should an attempt be made to utilize this pavement the following cost would be incurred:

It would be necessary to widen it from a 16 foot pavement to a 20 foot pavement. Thickening the edges would also be necessary. It is estimated that for the 13 existing miles this thickening would cost approximately $135,000.

The crooked alignment and badly broken grade line would still remain unremedied.
To the above expense must be added the cost of eliminating three grade crossings and the rebuilding of one overhead structure, these to cost $385,000. An added cost also comes in due to the fact that the line by way of McKenna is 1.8 miles longer than the reconnaissance route. This added construction is estimated to cost $80,000 and might cost more due to the class of right of way encountered on this route.

The total cost for the improvement of the old route would thus be: $135,000 plus $385,000 plus $80,000, which amounts to $600,000.

This total cost would undoubtedly be increased as the crooked alignment would make it impossible to use all of the existing pavement, in which case sections of new pavement would be required.

The estimated cost from the junction with State Road No. 5 to Yelm, a distance of 13.5 miles, is $655,000. Considered in the light of cost only, there is not a great difference between the improved existing route and the reconnaissance route. Considered from the standpoint of alignment and of safety of operation to the traveling public there is a very great difference and that difference is in favor of the reconnaissance route.

The existing curvature on this section is 720 degrees. The curvature on the reconnaissance route is 155 degrees, which means that the curvature in the existing line is 4.6 times greater than the amount needed for the reconnaissance line.

B-7 YELM TO TENINO—DISCUSSION.

The section, Yelm to Tenino, can be subdivided into three parts: Yelm to Rainier; Rainier to the west line of Section 22, Township 16 North, Range 1 West, in mile 25; and from this last point to the south line of Section 30, Township 16 North, Range 1 West in mile 29.

From Yelm to Rainier the existing gravelled county road is very crooked but can easily be realigned.

From Rainier to the west line of Section 22, Township 16 North, Range 1 West the reconnaissance route follows very close to the present county road. Considerable realignment and heavy work will be required in the vicinity of McIntosh. An excellent county highway exists in this vicinity but the alignment and grades do not measure up to state standards.

From the west line of Section 22 to the south line of Section 30, Township 16 North, Range 1 West, a decided realignment is proposed by the reconnaissance route, keeping to the south of the Great Northern tracks and crossing the Great Northern, and the Point Defiance line of the Northern Pacific and Oregon, Washington Railway & Navigation Company in Tenino by means of one long overhead structure. Future surveys may show the advisability of an undercrossing at this point instead of an overhead structure.

Connection between this reconnaissance and the present Pacific Highway could be made on some existing city street of Tenino or in case an undercrossing is used it might be possible to so arrange this that a connection could be made in the vicinity of 6th and "D" Streets. See point "A" on the accompanying map.

It is very important to avoid the making of this connection over the existing black top pavement which parallels a high fill of the Point Defiance line, and which meets the Pacific Highway at the existing under crossing. This results in a very dangerous traffic point.

B-8 TENINO TO CENTRALIA—DISCUSSION.

From the south line of Section 30, Township 16 North, Range 1 West, in mile 29, it is proposed to remain on the west side of the Northern Pacific and Oregon, Washington Railway & Navigation Company's railroads, thus avoiding two very dangerous double track grade crossings.

A location survey may develop the possibility of continuing on the east side of the Northern Pacific and Oregon, Washington Railway & Navigation Company's railroad from Tenino to Bucoda crossing under just south of Bucoda at a considerable saving over the separation outlined above in Tenino. For the purpose of this reconnaissance, however, the route has been outlined as indicated, leaving the alternate for future determination.

From south of Bucoda to a point on Pearl Street in mile 37 the reconnaissance route follows in as straight a manner as possible down the valley of the Skookumchuck River. It is necessary to cross this river four times. A reconnaissance was made east of the railroads to see if it was possible to avoid these river crossings. This was found to be impossible for several reasons, chief among these being that the railroads hold very closely to the hillside. Any road built here would of necessity be well up
on the hillside. This would put the route into an area which has had considerable earth slides. It would also result in very heavy excavation, and a very broken grade line.

Inspection of the west side of the valley showed that the river in numerous places flows at the foot of the hills, making a location here inadvisable for the same reasons that the east side of the valley could not be used.

It is thus thought advisable to propose a route right down the valley and in as direct a line as possible.

Lewis County has 1.1 miles of 9"-6½"-9"x18 foot concrete pavement, which due to the alignment cannot be used for a State Road. From a point "B" (see accompanying map) in mile 37 to the end of reconnaissance in Centralia, mileage 38.9, it is thought advisable to route this reconnaissance on the existing Pearl Street pavement. This pavement has a width of 18 or more feet.

B-9 COST.

It is estimated that the final cost of this project will be in the neighborhood of $2,117,000, which includes clearing, grubbing, grading, gravel surfacing, structures, right of way, eventual paving and surveys.

In the foregoing estimate of cost the roadway section was considered as 34 feet plus two 5 foot ditches. Necessary right of way was considered to have a minimum width of 100 feet. Below is shown a tabulation of estimated cost for each mile.

<table>
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Total ........................................ $2,116,650.00 or $2,117,000.00
In conclusion it may be stated that it is not physically impossible to build a first-class state road on the route of this reconnaissance. However, the cost is high.

A comparison of distance from a common point in Tacoma to a common point in Centralia shows that by the present Pacific Highway the distance is 62.8 miles. By the present county roads over the route traversed by the reconnaissance the distance is 54.4 miles. Via the reconnaissance the distance will probably be 50.2 miles.

Respectfully submitted,

SAMUEL J. HUMES,
State Highway Engineer.

(Note: Map enclosures not printed in Journal. On file in State Highway Engineer's office.)

On motion of Mr. Danskin, the State Highway Engineer's report of reconnaissance on State Road No. 5, at the junction of Roy Road to Centralia, was referred to the Committee on Roads and Bridges.

January 14, 1929.

To the Honorable, the Senate and the House of Representatives of the State of Washington in Legislature Assembled:

Pursuant to the appropriation under chapter 314 of the Session Laws of 1927 "For reconnaissance survey and report, on extending Union Avenue, South Tacoma, south and westerly to eliminate the two railroad grade crossings, near Lakeview, \$1,000.00." I have the honor to submit herewith a report made under authority and by directions of the law herein referred to:

REPORT OF RECONNAISSANCE
UNION AVENUE, TACOMA, SOUTHERLY TO LAKEVIEW.

Pursuant to chapter 314, Session Laws of 1927, a reconnaissance has been made on the extension of Union Avenue, South Tacoma, southerly and westerly to an intersection with State Road No. 1 near Lakeview and the findings thereon are embodied in the following report.

SCOPE:

This reconnaissance contemplates the extension of Union Avenue from a point on State Road No. 1 one-half mile south of the south limits of Tacoma, southerly to an intersection with an extension of State Road No. 1 from Lakeview northeasterly with a view to eliminating two dangerous grade crossings now existing on State Road No. 1, one at Lakeview on the Northern Pacific Railway and one near the intersection with the county road to Steilacoom on the same railway. The eliminations will control only insofar as through traffic on State Road No. 1 will be concerned as the existing route with grade crossings would continue to be used as a county road for local traffic. A grade separation will be necessary near Lakeview with the branch of the Northern Pacific Railway leading to Yelm and Tenino and will involve either an overhead or undergrade crossing, the former being preferable from the standpoint of connecting roads and drainage, and is suggested in this report.

ALIGNMENT:

The alignment on the proposed route as shown on the accompanying map is good; however, a reduction in the degree of curve to a maximum of 2 degrees is considered advisable for a road of this character and can be obtained with very little additional construction cost.

GRADES:

Satisfactory grades can be obtained as indicated by the profile accompanying this report. No grade in excess of 3% being necessary except on the overhead crossing of the Northern Pacific Railway near Lakeview where 5% is the maximum. The grade line, however, as shown on the profile may be modified to some extent when finally laid out in connection with other features of the project which will be modified to conform to state requirements.
RIGHT OF WAY:
The matter of right of way will present no particular problems, a width of 100 feet being considered necessary rather than the width originally shown on the accompanying map.

STANDARD OF CONSTRUCTION:
The reconnaissance estimate on this proposed route is based upon a standard two-lane paved roadway with adequate shoulders plus the ditches, this includes two 20 foot paved traffic lanes except at the overhead structure where a 40 foot roadway plus two four foot sidewalks is considered advisable. The roadbed width selected is 60 feet plus roadway ditches in cuts and involves quantities in excess of those shown on the profile submitted herewith, which has been estimated on a lesser width.

The material encountered on this route is largely gravel without the presence of any cemented material.

The total length of the proposed route is 10,000 feet of which above 600 feet to 1,000 feet will be included in the grade separation structure and approaches, the remainder being comparatively light grading work.

At Station 96 + 50 an overhead crossing with the Northern Pacific Railway is feasible and will eliminate for through traffic two existing dangerous grade crossings, which is the main purpose for the proposed route. The comparative length of structure and approach fills is one for future determination.

ESTIMATED COST:
The estimated cost of the proposed improvement includes the items of clearing, grubbing, grading, drainage, temporary gravel surfacing, ultimate paving, right of way and engineering is $375,000.00, the major portion of which would be incurred in the construction of the overhead structure. The estimated cost of this structure is $250,000.00 while the balance, $125,000.00, is made up from the other items enumerated.

In conclusion the reconnaissance route eliminates two railway grade crossings, one by reason of relocation and one by an overhead crossing.

Respectfully submitted,
SAMUEL J. HUMES,
State Highway Engineer.

(MAP ENCLOSURES.)
(Note: Map enclosures not printed in Journal. On file in State Highway Engineer's office.)

On motion of Mr. Danskir, the State Highway Engineer's report of reconnaissance, on extending Union Avenue, South Tacoma, south and westerly, was referred to the Committee on Roads and Bridges.

January 14, 1929.

To the Honorable, the Senate and the House of Representatives of the State of Washington in Legislature Assembled:
Pursuant to the appropriation under chapter 314 of the Session Laws of 1927 "For reconnaissance survey and report, on State Road No. 5, near La Grande by Eatonville to Sumner .... $1,000," I have the honor to submit herewith a report made under authority and by direction of the law herein referred to:

REPORT OF RECONNAISSANCE
LA GRANDE TO SUMNER
A—ROUTE OF EXISTING COUNTY ROADS.

A-1 ROAD SURFACES.
The road surface over the existing route is a combination of concrete, black top and gravel. From Mile 1.2 of this reconnaissance to Mile 8.9 at the north city limits of Orting there are varying types of black top pavement, all 17 feet wide.

From the north city limits of Orting to Mile 9.7 there is concrete pavement 17 feet in width except for 0.5 mile in Orting, where it is 30 feet wide.

From Mile 9.7 to the end of the reconnaissance all existing roads are gravel surfaced.
A-2 ALIGNMENT.

The existing alignment out of Sumner to a point at Mile 1.2 on the reconnaissance is very poor. From Mile point 1.2 to a point near the end of Mile 4 the alignment is very good. A sharp reversal in alignment is found at this point. From a point at Mile 4.2 to a point at mile 6.5 the alignment is good. However, at this latter point sharp reverse alignment exists, and in addition, the Northern Pacific Railroad is crossed on grade. Another such reverse alignment occurs at Mile 7.5. Reverse alignment exists on entering Orting from the north and again just before leaving Orting. Fair alignment exists from this last named point to Mile 12. From Mile 12 into Kapowsin the existing valley route is very crooked. From Kapowsin to Eatonville there is considerable curvature. From Eatonville to the junction with State Road No. 5 the alignment is fair.

An alternate route as now traveled from Orting to Kapowsin goes over the hill country to the west of the Puyallup Valley. On this route the alignment is poor from Orting to the top of the hill; from the top of the hill to Kapowsin it is good.

A-3 GRADES.

From Sumner to Orting the grades on the existing route are very light. From Orting to Kapowsin via the Valley Route there are no excessive grades, although there are several short stretches of fairly heavy grades. From Orting to Kapowsin via the Hill Route there is a long stiff climb getting out of the Puyallup Valley with a maximum grade on pavement of 10.3 per cent. Over the remainder of this Hill Route the grades either are good or can be made so.

From Kapowsin to Ohop Creek in Mile 26 the existing grades are good. From Ohop Creek to Eatonville there exists 4,500 feet of continuous adverse grade, most of it is 6 per cent. There is one short piece of 6.5 per cent.

From Eatonville to the junction with State Road No. 5, near La Grande, the existing grades are light.

A-4 DRAINAGE.

The existing drainage is as follows:

There are three crossings of the Puyallup River. The first crossing of the Puyallup River is in Mile 2. This is a single span steel bridge 203 feet long. It has a 17 foot wide concrete deck and is in good condition.

The second crossing of the Puyallup River is in Mile 6. This is a single span steel bridge, 152 feet long. It has a concrete deck 14.7 feet wide. This bridge is too light for modern traffic.

The third crossing of the Puyallup River is in Mile 14. This structure crosses the Northern Pacific Railway as well as the river: It is a steel structure 310 feet long with a wooden deck. The wooden deck is in poor condition. This deck is 17 feet wide. In Mile 15 the existing route crosses Kapowsin Creek on a small log structure.

On the existing Valley Route in Section 5, Township 17 North, Range 5 East, there is a trestle crossing Kapowsin Creek.

In Mile 26 there is a crossing of Ohop Creek. This is a small steel bridge.

In Mile 28 the existing route crosses the Mashel River. At this point there is a two span steel bridge 165 feet long with a concrete deck. This deck is 16.7 feet wide. The bridge is in good condition structurally, but needs painting.

Also, in Mile 28 the Little Mashel River is crossed on a structure which is 75 feet long. The deck of this bridge is 16.5 feet wide. This bridge is in fair condition.

A-5 RAILROAD CROSSINGS.

There are 9 railroad crossings on the existing Valley Route. Four of these are main line grade crossings. Two are overhead structures. Three are grade crossings over spur tracks.

The main line grade crossings are situated as follows:

One is in Mile 7, one in Mile 8, one in Mile 9, and one in Mile 10. (The crossing in Mile 9 is in the Town of Orting.)

One overhead crossing is in Mile 14 and is part of the same structure which carries the highway over the Puyallup River. The remaining overhead crossing is in the Town of Kapowsin. This is a combination timber and steel structure. It is 450 feet long.

The three spur tracks crossed are situated in Section 5, Township 17 North, Range 5 East.
A-6 SOIL.

From Sumner to Mile 12 practically all of the soil along the existing Valley Route is river silt. In Miles 12 and 13 there is gravel, hardpan and solid rock. Mile 14 contains a considerable amount of solid rock, cemented gravel and hardpan.

Along the existing Valley Route from the end of Mile 14 into Kapowsin there is a great amount of solid rock, cemented gravel and hardpan.

On the existing Hill Route from Orting to Kapowsin there exists a great deal of heavy gravel.

From Kapowsin to Eatonville along the existing route there is heavy gravel with large boulders, cemented gravel, hardpan and just at the top of the grade coming into Eatonville there is considerable solid rock.

From Eatonville to State Road No. 5 near LaGrande, on the existing route, there is heavy gravel and a considerable amount of solid rock.

B—RECONNAISSANCE ROUTE.

B-1 EXPLANATORY STATEMENT.

The reconnaissance route is shown on the accompanying map as a heavy broken line (---). It has a scaled distance of 30 miles. On the map which accompanies this report the reconnaissance route is scaled off in miles. Each mile is numbered, the mile numeral being shown enclosed in a circle.

B-2 ALIGNMENT.

It is impossible to specify in detail the curvature on this reconnaissance because of the rugged character of the major portion of the country which this reconnaissance traverses.

The accompanying map shows in general the main features of the alignment. There are certain needed changes with reference to the alignment between Sumner and Orting.

First—There is needed an entire new section of pavement which will extend from the zero point of this reconnaissance to a point on the west line of Section 30, Township 20 North, Range 5 East. (Marked 1.2 on the accompanying map.) A portion of this will be across very expensive land.

Second—A revision in alignment is needed which will avoid two main line railroad grade crossings between Mile Points 6.5 and 7.5. This revision will be over expensive land.

Third—There is reverse alignment at the north entrance to Orting and within the town itself. It would be desirable to improve the alignment at these two points, but it will be necessary to incur a high cost to do so.

From Orting southward through Miles 10, 11 and 12 the proposed alignment is good. However, a revision at Mile Point 9.7 is needed to better the railroad crossing at this point. There are also certain revisions needed in Mile 12.

The revisions in Mile 12 will involve expensive right of way. In Miles 13 and 14 a considerable amount of realignment is necessary. The realignment in these two miles will involve a considerable amount of solid rock excavation and a different crossing of the Puyallup River from that which now exists.

In the revision of Miles 13 and 14 a maximum curvature of 10 degrees will have to be used in several places.

On this reconnaissance route Miles 15, 16, 17 and part of 18 are over entirely new country and will shorten the existing route approximately 1.5 miles. The alignment for this section will be approximately that shown on the accompanying map. The maximum curvature should not exceed 10 degrees. The Chicago, Milwaukee, St. Paul and Pacific Railroad will be crossed in Mile 17, probably by means of one undercrossing.

Through Miles 19, 20, 21, 22, 23, 24, 25 and 26 there exists on the present route a great amount of curvature. It will not be possible to eliminate all of this curvature. It will, however, be possible to improve materially the existing alignment and also to lessen the degree of curvature in many cases. However, this will be expensive owing to the large amount of heavy excavation which will be required.

In Mile 27 the existing alignment up the Eatonville grade is fair but this entire grade must be realigned. This will be expensive as the excavation quantities will be large and the material to be encountered difficult to handle.

From Eatonville to State Road No. 5 near LaGrande, a small amount of realignment is needed.
B-3 GRADES.

Accompanying this report is a reconnaissance profile which shows the general plan of the grade line.

More in detail, the grades are as follows:

From the junction with State Road No.- 5 at Sumner to the Puyallup River at the beginning of Mile 14 the grades will be very light. In Mile 14 about 1,200 feet of 6 or 7 per cent grade will be necessary. In Miles 15 and 16 approximately 5,000 feet of 5 per cent grade will be needed. In Mile 17 probably 1,000 feet of 5 per cent grade will be necessary. In Mile 18 possibly 1,000 feet of 5 per cent grade will be needed. Through Miles 19, 20, 21, 22, 23, 24, 25 and part of 26, the grades will be very light. In Mile 27, on the hill leading to Eatonville, it will be necessary to use 6 or 6.5 per cent grade for 4,500 feet. It may be possible to lighten this grade to 5 per cent, but this can only be done at the expense of added distance and of a greatly increased amount of solid rock excavation. From Eatonville to the Junction with State Road No. 5, near LaGrande the problem of grade presents very little difficulty.

Summed up, the grades on the reconnaissance route will be as follows:

- Light grades will be feasible for 27.8 miles.
- Grades 5 per cent to a possible 7 per cent will be necessary for 2.2 miles.
- Owing to the rugged country, any additional reduction in gradient will be made at the expense of heavy excavation and additional distance.

The total amount of rise and fall for the reconnaissance route is 1,350 feet.

B-4 DRAINAGE.

The drainage for the reconnaissance route from Sumner to Orting is identical with that on the existing route. In Mile 6 it will be necessary to build a new single span bridge across the Puyallup River. This bridge should be at least 150 feet long.

In Mile 14 a single new bridge, crossing both the Puyallup River and the Northern Pacific Railroad, will be necessary. This structure can probably be built in three spans and will be approximately 300 feet in total length. Excellent solid rock footings are available at this site.

In Mile 15 it will be necessary on this reconnaissance route to construct two bridges across Kapowsin Creek. The spans needed are estimated at 35 and 50 feet respectively.

Ohop Creek is crossed in Mile 26. It is estimated that a single 50 foot span will suffice at this point.

In Mile 28 the existing structure across the Mashel River may or may not fit into a revised alignment. This bridge has a narrow deck. In case this bridge has to be replaced approximately 175 feet of a new structure will be required.

It is feasible to make this a two span structure. Also, in Mile 28 a 50 foot structure will be needed to cross the Little Mashel River.

It will be seen from the foregoing that seven new bridges will be necessary on this route.

B-5 RAILROAD CROSSINGS.

Of the 9 railroad crossings mentioned under the heading “A-5” the reconnaissance route avoids 5 grade crossings, proposes one overhead structure in Mile 10 and substitutes one undercrossing in Mile 17 for the existing overhead crossing in the Town of Kapowsin. In Mile 14 a new overhead structure, to be a part of the Puyallup River crossing, is proposed.

It is proposed to make one existing main line grade crossing; however, this will be in the town of Orting and should, therefore, have a measure of safety.

B-6 DISCUSSION—SUMNER TO TOWNSHIP LINE BETWEEN 19 AND 18.

The first ten miles of the reconnaissance route contains many existing structural features which are of advantage to the route. However, it must be borne in mind that it will be necessary to widen the existing 17 foot pavement and also to build considerable new pavement. A certain amount of this new pavement will be necessary in order to obtain the maximum possible elimination of grade crossings. Some new bridge structures are necessary. Additional rights of way across expensive land is necessary. An analysis of these costs show that 17% of the entire cost of this improvement will be incurred in improving the first ten miles.
B-7 DISCUSSION—ORTING TO KAPOWSIN.

From Orting to Kapowsin two routes were considered. The first lies along the Puyallup Valley and thence adjacent to the north shore line of Lake Kapowsin. The second route is in the hills to the west of Puyallup Valley. This Hill Route was rejected because of the lack of a good crossing point over the Puyallup River and also because of the necessity of climbing from an elevation of 200 feet to an elevation of 750 feet. Study of the grade and alignment on the concrete road built by Pierce County on this hill revealed the fact that the curvature is very sharp and that the grades are as high as 8 and 10 per cent. Such alignment and grades are outside the limits set by the present State Standards. Inspection of the reconnaissance profile reveals the fact that the climb on the reconnaissance route to the elevation stated will be spread out over a distance of 6 miles instead of only 2 miles, which is necessary if the Hill Route is used. It is thought that the proposed reconnaissance, as it is shown on the accompanying map, gives the best possible combination of grade and alignment. However, a considerable amount of heavy construction will be required.

B-8 DISCUSSION—KAPOWSIN TO EATONVILLE.

Between Kapowsin and Eatonville three routes were investigated. The first of these is along the existing route down the westerly side of Lake Kapowsin and Ohop Lake and thence into Eatonville over approximately the present route. Inspection of the reconnaissance profile shows that this route gives an excellent profile with only one general sag. It is possible to obtain fair alignment on this route.

A second route considered would take the high ground back of Clear Lake. This route was quickly rejected when it was discovered that Clear Lake has an elevation of 800 feet. This would make necessary a climb from 650 feet at Kapowsin to approximately 850 feet on the ridge back of Clear Lake and then a drop of over 300 feet into the valley occupied by Ohop Creek and then a climb of over 250 feet into Eatonville.

Still a third route considered between Kapowsin and Eatonville lies to the east of Lake Kapowsin and Ohop Lake. This would necessitate breaking away from the proposed reconnaissance route at the end of Mile 14 and following approximately the present county road to the northeasterly end of Lake Kapowsin and thence down the easterly sides of the two lakes. It was found that the alignment on this route in all probability would not be as good as on the adopted reconnaissance route. The grade line, possibly, might be better than on the adopted reconnaissance. However, it was found that a great amount of solid rock existed along this entire route. Several large side drainages were also encountered. In addition, the problem of keeping away from the Chicago, Milwaukee, St. Paul and Pacific Railroad would be very difficult to solve.

For the reasons enumerated this route was rejected.

B-9 DISCUSSION—EATONVILLE TO STATE ROAD NO. 5.

From Eatonville to State Road No. 5 near La Grande the reconnaissance route bears sharply to the west. It is an open question as to whether it is the correct procedure to take the route outlined on the reconnaissance map. There exists at present a county highway, paved with concrete from Eatonville to State Road No. 5. This highway is two miles long. The route shown on the reconnaissance map parallels this pavement at a distance of only a trifle more than one-half mile.

B-10 ESTIMATED COST.

The width of roadbed selected as the proper one for a road through this section of the country is 32 feet plus two 5 foot ditches in cut section. It is premised that the principal items entering into the cost will be:

Grading, clearing and grubbing, gravel surfacing, eventual pavement, structures over rivers and railroads, right of way and the cost of engineering.

The total estimated cost on the route of this reconnaissance is $1,713,000. Seventeen per cent or $293,000 of this amount will be incurred in the first 10 miles, where, to a casual inspection, it appears as if there was nothing to be done in the way of construction. However, pavement widening, always an expensive proposition, the acquiring of new and expensive right of way for realignment in order to avoid dangerous curves and railroad crossings, the possible future pavement retopping, piles up a very considerable total against this first ten miles.
Eighty-three per cent of the total estimated cost occurs in the last 20 miles of the reconnaissance route. This eighty-three per cent amounts to $1,420,000. The reasons for this excessive cost are:

The rugged character of the country traversed, the costly class of material encountered and the numerous structures to be built across streams and railroads.

Leaving out the item of eventual paving, there is a cost of $1,200,000, which is an average cost of $40,000 a mile for the entire 30 miles.

Below is shown a tabulation of estimated cost for each mile:

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(In round numbers, $1,713,200.00).

C—CONCLUSION.

The reconnaissance route traverses a section of country which is sparsely settled, which is served by a system of county roads at the present time. This route would serve particularly those residing or having headquarters in the vicinity of Seattle or north of Seattle.

The construction of a highway on the reconnaissance route in accordance with state standards is feasible.

Respectfully submitted,

S. J. Humes,
State Highway Engineer.

MAP ENCLOSURES:

(Note: Map enclosures not printed in Journal. On file in State Highway Engineer’s office.)

On motion of Mr. Danskin, the State Highway Engineer’s report of reconnaissance on State Road No. 5, near La Grande to Sumner, was referred to the Committee on Roads and Bridges.
REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 16, 1929.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 25, entitled "An Act relating to revenues, taxation, expenditures and indebtedness of cities and towns, prescribing penalties for violation thereof, and repealing certain 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.

The following members of the committee voted for this report: Representatives Falknor, chairman; Beck, Benson, Canfield, Casey, Gear, Glasgow, Griffin, Hazen, Hurspool, Knapp, Lindsay, Miller, Roudebush, Soule and Totten.

Attest: WARD HUNT, Clerk.  JUDSON F. FALKNOR, Chairman.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 16, 1929:

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 32, entitled "An Act relating to the filing, publication and citation of the laws of the state, providing penalties for violation thereof, repealing certain acts relating 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.

The following members of the committee voted for this report: Representatives Falknor, chairman; Beck, Benson, Canfield, Casey, Gear, Glasgow, Griffin, Hazen, Hurspool, Knapp, Lindsay, Miller, Roudebush, Soule and Totten.

Attest: WARD HUNT, Clerk.  JUDSON F. FALKNOR, Chairman.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 16, 1929.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 33, entitled "An Act relating to public education and repealing certain 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.

The following members of the committee voted for this report: Representatives Falknor, chairman; Beck, Benson, Canfield, Casey, Gear, Glasgow, Griffin, Hazen, Hurspool, Knapp, Lindsay, Miller, Roudebush, Soule and Totten.

Attest: WARD HUNT, Clerk.  JUDSON F. FALKNOR, Chairman.

Passed to second reading.

HOUSE BILL NO. 34: Do pass as amended.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 16, 1929.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 36, entitled "An Act relating to the powers and duties of the administrative board, and amending section 15 of chapter 7 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.

The following members of the committee voted for this report: Representatives Falknor, chairman; Beck, Benson, Canfield, Casey, Gear, Glasgow, Griffin, Hazen, Hurspool, Knapp, Lindsay, Miller, Roudebush, Soule and Totten.

Attest: WARD HUNT, Clerk.  JUDSON F. FALKNOR, Chairman.

Passed to second reading.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 36, entitled "An Act relating to the powers and duties of the administrative board, and amending section 15 of chapter 7 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.

The following members of the committee voted for this report: Representatives Falknor, chairman; Beck, Benson, Canfield, Casey, Gear, Glasgow, Griffin, Hazen, Hurspool, Knapp, Lindsay, Miller, Roudebush, Soule and Totten.

Attest: WARD HUNT, Clerk.  JUDSON F. FALKNOR, Chairman.

Passed to second reading.
MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 38, entitled "An Act relating to the restoration of civil rights to persons convicted of infamous crimes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

The following members of the committee voted for this report: Representatives Falknor, chairman; Beck, Benson, Canfield, Casey, Gear, Glasgow, Griffin, Hazen, Hurspool, Knapp, Lindsay, Miller, Roudebush, Soule and Totten.

Attest: WARD HUNT, Clerk.

JUDSON F. FALKNOR, Chairman.

Passed to second reading.

House Bill No. 41: Do pass as amended.

Passed to second reading.

House Bill No. 43: Do pass as amended.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 16, 1929.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 44, entitled "An Act relating to the appraisal of state lands, tide or shore lands belonging to the state, materials thereon or on beds of navigable waters belonging to the state, amending chapter 255 of the Laws of 1927, and repealing certain 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.

The following members of the committee voted for this report: Representatives Falknor, chairman; Beck, Benson, Canfield, Casey, Gear, Glasgow, Griffin, Hazen, Hurspool, Knapp, Lindsay, Miller, Roudebush, Soule and Totten.

Attest: WARD HUNT, Clerk.

JUDSON F. FALKNOR, Chairman.

Passed to second reading.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 17, 1929.

MR. SPEAKER:

The President has signed
House Concurrent Resolution No. 1, also
House Concurrent Resolution No. 2, also
House Concurrent Resolution No. 3, also
House Joint Memorial No. 1, and the same are herewith transmitted.

HERBERT H. SIELLER, Secretary.

MESSAGES FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, TUESDAY, JANUARY 15, 1929.

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, for your consideration, the Budget Bill, setting forth the amounts recommended to be appropriated for the biennium April 1, 1929, to March 31, 1931, for the various departments and institutions of the state, as detailed in the Governor's Budget, also transmitted this date.

Very truly yours,
ROLAND H. HARTLEY,
Governor.
BUDGET BILL.

STATE OF WASHINGTON, TWENTY-FIRST REGULAR SESSION, 1929.

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 relating to public highways, and for engineering, construction, improvement and/or maintenance of certain state highways and certain streets in cities and towns, and for emergencies, and for sundry civil expenses of the state government, and for miscellaneous purposes for the fiscal biennium beginning April 1, 1929, and ending March 31, 1931, except as otherwise provided, and declaring that this act shall take effect immediately.

**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 payment of salaries of certain officers and employees of the state, and for the operation of certain state institutions, departments and offices, and for the purchase of land and construction of buildings, and improvements for the various state institutions, and for the maintenance, engineering, construction and/or improvement of state highways, and for the construction and maintenance of permanent highways, and streets in certain cities and towns, and for emergencies, and for sundry civil expenses of the state government, and for miscellaneous purposes hereinbelow designated and mentioned and hereinafter expressed, for the fiscal biennium beginning April 1, 1929, and ending March 31, 1931, except as otherwise provided.

Sec. 2. The words "capital outlays," as used herein, include the purchase of land and erection of buildings.

Sec. 3. The word "operations," as used herein, includes salaries and wages and necessary traveling expenses of officers and employees, and all expenses necessary for supplies, material, services and maintenance of the various institutions, departments and offices of the state government.

FROM THE GENERAL FUND:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Operations</td>
<td>$63,400 00</td>
</tr>
<tr>
<td>Investigation and emergency purposes, to be distributed on vouchers approved by the Governor</td>
<td>$18,000 00</td>
</tr>
<tr>
<td>Extradition expenses</td>
<td>$10,000 00</td>
</tr>
<tr>
<td>Total Governor's Office</td>
<td>$91,400 00</td>
</tr>
<tr>
<td>Maintenance and furnishings of every kind, to be distributed on vouchers approved by the Governor</td>
<td>$12,500 00</td>
</tr>
<tr>
<td>Salary of Lieutenant Governor and hotel bills and traveling expenses while attending sessions of the legislature and when acting Governor</td>
<td>$3,400 00</td>
</tr>
<tr>
<td>Operations</td>
<td>$47,600 00</td>
</tr>
<tr>
<td>Blue Sky Enforcement (Securities Act)</td>
<td>$43,000 00</td>
</tr>
<tr>
<td>Printing, advertising and mailing initiative and referendum measures and constitutional amendments</td>
<td>$31,200 00</td>
</tr>
<tr>
<td>Printing expert</td>
<td>$6,000 00</td>
</tr>
<tr>
<td>Total</td>
<td>$127,800 00</td>
</tr>
</tbody>
</table>
EIGHTH DAY, JANUARY 21, 1929

For the State Treasurer:
Operations ....................................... $60,400 00

FROM THE MOTOR VEHICLE FUND.
Operations ....................................... $27,500 00

FROM THE FISHERIES FUND.
Operations ....................................... $20,850 00

FROM THE HIGHWAY SAFETY FUND.
Operations ....................................... $ 5,000 00

FROM THE GENERAL FUND.

For the State Auditor:
Operations ....................................... $ 87,000 00
Division of Municipal Corporations
Operations ....................................... 30,965 00
Total ........................................... $117,965 00

For the Attorney General:
Operations ....................................... $125,950 00
Tax litigation ................................... 12,000 00
Total ........................................... $137,950 00

For the Superintendent of Public Instruction:
Operations ....................................... $146,000 00
To publish the Washington State Manual and other publications required by law ............. 3,500 00
Total ........................................... $149,500 00

For the Commissioner of Public Lands:
Operations ....................................... $210,000 00

For the Insurance Commissioner:
Operations ....................................... $175,495 00

For the Supreme Court:
Operations ....................................... $178,135 00

For the Supreme Court Reporter:
Operations ....................................... $25,850 00

For the Superior Court Judges:
Operations ....................................... $258,000 00

For the State Archives Committee:
Operations ....................................... $10,000 00

For the State Capitol Committee:
Operations ....................................... $10,000 00

FROM THE CAPITOL BUILDING CONSTRUCTION FUND.
For grading and landscaping of Capitol grounds ...... $207,200 00

FROM THE GENERAL FUND.

For the State Board of Education:
Operations ....................................... $ 6,635 00
For the State Board of Vocational Education:
Operations ..................................... $29,000 00

For Teachers' Retirement Fund:
Operations ..................................... $1,500 00

For the State Board of Equalization:
Operations ..................................... $1,500 00

For the State Finance Committee:
Operations ..................................... $2,200 00

FROM THE RECLAMATION REVOLVING FUND.

For the State Forest Board:
Operations ..................................... $800 00

FROM THE GENERAL FUND.

For the Judicial Council:
Operations ..................................... $4,000 00

For the State Board of Law Examiners:
Operations ..................................... $8,963 00

FROM THE PARKS AND PARKWAY FUND.

For the State Parks Committee:
For all purposes .................................. $18,500 00

FROM THE GENERAL FUND.

For the State Law Library:
Operations ..................................... $26,822 00

For the State Library:
Operations ..................................... $23,500 00

For the Department of Public Works:
Operations ..................................... $124,200 00

FROM THE PUBLIC SERVICE REVOLVING FUND.
Operations ..................................... $80,000 00
(Not to exceed fees collected)

FROM THE AUTO TRANSPORTATION FUND.
Operations ..................................... $106,750 00
(Not to exceed fees collected)

FROM THE GENERAL FUND.

For the Department of Business Control:
Operations ..................................... $90,000 00

Capitol Building and Grounds:
Operations ..................................... $230,300 00

Parole Department:
Operations ..................................... $32,000 00

Transportation Department:
Operations ..................................... $75,000 00
Deportation of Alien and Non-resident Insane:
Operations ........................................ $40,000.00

Western State Hospital:
Operations ........................................ $831,455.00
Replacing roofs on main buildings ............... 20,000.00
Farm ward building and equipment ................ 50,000.00
Combination dairy warehouse and feed barn and equipment ......................................... 30,000.00
Slaughter house .................................... 2,000.00
Concrete silo ...................................... 1,200.00
Total ............................................... $934,655.00

Eastern State Hospital:
Operations ........................................ $665,800.00
One ward building and equipment ................ 175,000.00
Chapel and auditorium building and equipment .... 125,000.00
Superintendent's residence and furnishings ....... 20,000.00
Attendants' building and equipment ............... 100,000.00
Chicken house .................................... 2,500.00
Total ............................................... $1,088,300.00

Northern State Hospital:
Operations ........................................ $666,780.00
One ward building and equipment ............... 110,000.00
Employees' dining room addition ................ 25,000.00
Tuberculosis building and equipment ............. 10,000.00
Total ............................................... $811,780.00

Washington State Penitentiary:
Operations ........................................ $546,025.00
New cell block ................................... 150,000.00
Women's ward building and equipment ............ 85,000.00
Water tube boiler and stoker ..................... 28,000.00
Execution chamber and quarters ................... 5,000.00
Addition to storehouse ................................ 4,000.00
Total ............................................... $818,025.00

FROM THE PENITENTIARY REVOLVING FUND.
Industrial operations ................................ $423,675.00

FROM THE GENERAL FUND.
Washington State Reformatory:
Operations ........................................ $364,964.00
Kitchen, mess hall, auditorium, hospital and bakery ................... 178,759.00
Septic tank ....................................... 4,000.00
Completion of cell wing and equipment ............ 23,000.00
Total ............................................... $570,723.00

FROM THE REFORMATORY REVOLVING FUND.
Industrial operations ................................ $330,000.00
Farm Cottages .................................... 9,500.00
Milk house and calf barn ........................ 2,500.00
Buildings and structures—Farm No. 2 ............ 18,000.00
Total ............................................... $359,500.00
### FROM THE GENERAL FUND.

**State Custodial School:**
- Operations: $552,060.00
- Laundry building and equipment: 26,000.00
- Milk house and equipment: 2,000.00
- Coal bunkers: 1,500.00

**Total:** $575,660.00

**State Training School:**
(From C. E. P. & R. I. Current Fund until exhausted. Balance from General Fund.)
- Operations: $272,000.00

**Remodeling Co.'s B and D building:**
- Operations: $17,220.00
- Employee's cottage: 4,000.00
- Silo: 1,300.00

**Total:** $22,520.00

**State School for Girls:**
- Operations: $170,170.00

**State School for Blind:**
- Operations: $112,580.00

**State School for Deaf:**
- Operations: $161,911.00

**State Soldiers' Home:**
- Operations: $88,177.00

**State Soldiers' Colony:**
- Operations: $40,000.00

**Washington Veterans' Home:**
- Operations: $177,350.00
- Hospital building and equipment: 150,000.00
- Road paving: 6,000.00

**Total:** $333,350.00

**For Department of Efficiency:**
- Operations: $83,650.00

### FROM THE HIGHWAY SAFETY FUND.

**Highway Patrol Division:**
- Operations: $543,723.00

### FROM THE GENERAL FUND.

**Division of Banking:**
- Operations: $140,000.00

**Industrial Loan:**
- Operations: $1,000.00
  (Not to exceed fees collected.)

**Division of Savings and Loan Associations:**
- Operations: $67,500.00
For the Tax Commission of the State of Washington:
Operations ..................................... $130,000 00
Inheritance Tax and Escheats Division:
Operations ..................................... $61,000 00
For Department of Health:
Operations ..................................... $85,000 00

FROM THE FISHERIES FUND.
Operations ..................................... $15,000 00

FROM THE GENERAL FUND.
For Department of Conservation and Development:
General office operations ................................. $8,700 00
Forestry Division:
Operations ..................................... 156,475 00
Division of Hydraulics:
Operations ..................................... 40,000 00
Water Code:
Provisions of Act ..................................... 20,000 00
(Not to exceed receipts.)
Geological Survey ..................................... 5,000 00
Total ..................................... $230,175 00

FROM THE RECLAMATION REVOLVING FUND.
Reclamation Division:
Operations ..................................... $28,000 00
Hydrographic Survey ..................................... 5,000 00
Topographic Survey ..................................... 5,000 00
Contracts and bond purchases ..................................... 400,000 00
Columbia Basin Survey ..................................... 28,000 00
Total ..................................... $466,000 00

FROM THE GENERAL FUND.
For Department of Agriculture:
Operations ..................................... $331,970 00
Hay, Grain and Other Commodities, Inspection Service:
Operations ..................................... 215,000 00
(Not to exceed fees heretofore or hereafter collected.)
Eradication of Bovine Tuberculosis ..................................... 100,000 00
Destruction of Predatory Animals:
Operations ..................................... 25,000 00
Washington State Fair:
Operations, including unexpended balance of receipts on hand ..................................... 40,000 00
Total ..................................... $712,970 00
FROM THE AGRICULTURAL SEED REVOLVING FUND.

Seed Inspection:
Operations ........................................... $12,000 00
(Not to exceed receipts.)

FROM THE COMMISSION MERCHANTS FUND

Commission Merchants Act:
Operations ........................................... $6,000 00
(Not to exceed receipts.)

FROM THE GENERAL FUND.

For Department of Licenses:
Operations ........................................... $86,220 00

FROM THE MOTOR VEHICLE FUND.

Operations ........................................... $355,000 00

FROM THE HIGHWAY SAFETY FUND.

Operations ........................................... $55,000 00

FROM THE GENERAL FUND.

For the Real Estate Director:
Operations ........................................... $15,475 00
(Not to exceed fees collected.)

For the Department of Labor and Industries:
Operations ........................................... $534,205 00

FROM THE MEDICAL AID FUND.

Operations ........................................... $150,000 00
Revolving ............................................... 3,000,000 00
Total ................................................. $3,150,000 00

FROM THE ACCIDENT FUND.

Revolving ............................................... $8,000,000 00

FROM THE FISHERIES FUND.

For the Department of Fisheries and Game:

Division of Fisheries:
Operations ........................................... $342,561 00
Fisheries Board ..................................... 5,000 00
Capital Outlays ..................................... 56,900 00
Biological Survey .................................. 20,000 00
Destruction of Seals ................................ 8,000 00
Stream Improvements ................................ 6,000 00
Total ................................................. $438,461 00

FROM THE OYSTER RESERVE FUND.

Improvement and protection of Oyster Reserves .... $19,480 00
Capital Outlays ..................................... 3,600 00
Total ................................................. $23,080 00
# FROM THE GAME FUND.

Division of Game and Game Fish:

<table>
<thead>
<tr>
<th>Operations</th>
<th>$251,400.00</th>
</tr>
</thead>
<tbody>
<tr>
<td>Capital Outlays</td>
<td>42,000.00</td>
</tr>
<tr>
<td>Biological Survey</td>
<td>13,000.00</td>
</tr>
<tr>
<td>County Game Commissions</td>
<td>15,000.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$321,400.00</strong></td>
</tr>
</tbody>
</table>

# FROM THE MOTOR VEHICLE FUND.

For State Highway Engineer:

Operations .......................... $254,100.00

For Public Highways:

For the location, rights of way, engineering, maintenance, construction and/or improvement of primary state highways, for the location, rights of way, construction and improvement of secondary state highways, heretofore or hereafter contracted for, and for the purchase and/or construction of bridges, to be allotted to the respective highways hereinafter named in the amounts specified: Provided, That in case any allotment shall exceed the requirements of any particular highway, then, and in that event, the state highway committee shall have the power and authority to expend the balance remaining of any such allotment for the location, rights of way, engineering, maintenance, construction and/or improvement of any primary state highway and/or bridges set out in the following schedule:

<table>
<thead>
<tr>
<th>State Road No. 1:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Seattle-British Columbia Line</td>
<td>$740,595.00</td>
</tr>
<tr>
<td>Seattle-Vancouver</td>
<td>1,160,860.00</td>
</tr>
<tr>
<td>Bellingham-Austin Pass</td>
<td>286,500.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>State Road No. 2:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Bothell-Fall City</td>
<td>232,220.00</td>
</tr>
<tr>
<td>Seattle-Wenatchee</td>
<td>1,413,785.00</td>
</tr>
<tr>
<td>Wenatchee-Idaho State Line</td>
<td>508,085.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>State Road No. 3:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Junction State Road No. 2-Columbia River</td>
<td>1,031,800.00</td>
</tr>
<tr>
<td>Pasco-Walla Walla-Oregon State Line</td>
<td>181,500.00</td>
</tr>
<tr>
<td>Walla Walla-Asotin</td>
<td>356,500.00</td>
</tr>
<tr>
<td>Dodge-Colfax</td>
<td>161,250.00</td>
</tr>
<tr>
<td>Pullman-Colfax-Spokane</td>
<td>490,200.00</td>
</tr>
<tr>
<td>Purchase or construction of bridge over the</td>
<td></td>
</tr>
<tr>
<td>Columbia River in the vicinity of Kennewick</td>
<td></td>
</tr>
<tr>
<td>and Pasco</td>
<td>400,000.00</td>
</tr>
<tr>
<td>Spokane-Lairler</td>
<td>304,350.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Inland Empire Highway—Eastern Division:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Rosalia-Idaho State Line</td>
<td>284,500.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>State Road No. 4:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Wilbur-Republic</td>
<td>125,000.00</td>
</tr>
<tr>
<td>Republic-Tonasket</td>
<td>1,500.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>State Road No. 5:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Renton-Yakima</td>
<td>1,116,150.00</td>
</tr>
<tr>
<td>Auburn-Tacoma</td>
<td>103,940.00</td>
</tr>
<tr>
<td>Tacoma-Rainier National Park</td>
<td>103,270.00</td>
</tr>
<tr>
<td>Junction State Road No. 1-Cayuse Pase-Elbe</td>
<td>97,085.00</td>
</tr>
</tbody>
</table>


<table>
<thead>
<tr>
<th>State Road No. 6</th>
<th>Spokane-British Columbia Line</th>
<th>280,000 00</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purchase or Construction of Bridge over the Clark Fork of the Columbia River in the vicinity of Metaline Falls</td>
<td>61,000 00</td>
<td></td>
</tr>
<tr>
<td>State Road No. 7</td>
<td>Davenport-Vantage</td>
<td>244,500 00</td>
</tr>
<tr>
<td></td>
<td>Ellensburg-Vantage</td>
<td>58,000 00</td>
</tr>
<tr>
<td>State Road No. 8</td>
<td>Vancouver-Maryhill</td>
<td>978,300 00</td>
</tr>
<tr>
<td></td>
<td>Maryhill-Buena</td>
<td>535,900 00</td>
</tr>
<tr>
<td>State Road No. 9</td>
<td>Olympia-Port Angeles-Port Townsend</td>
<td>686,550 00</td>
</tr>
<tr>
<td></td>
<td>Port Angeles-Hoh River</td>
<td>514,900 00</td>
</tr>
<tr>
<td></td>
<td>Perry Creek-Hoh River</td>
<td>549,830 00</td>
</tr>
<tr>
<td></td>
<td>Grand Mound-Elma</td>
<td>217,500 00</td>
</tr>
<tr>
<td>State Road No. 10</td>
<td>Okanogan County</td>
<td>223,620 00</td>
</tr>
<tr>
<td></td>
<td>Wenatchee-Okanogan County Line</td>
<td>218,450 00</td>
</tr>
<tr>
<td></td>
<td>Wenatchee-Quincy</td>
<td>94,250 00</td>
</tr>
<tr>
<td>State Road No. 11</td>
<td>Pasco-Junction State Road No. 2</td>
<td>349,800 00</td>
</tr>
<tr>
<td>State Road No. 12</td>
<td>Chehalis-Astoria Ferry Landing</td>
<td>794,800 00</td>
</tr>
<tr>
<td></td>
<td>Kelso-Johnson's Landing</td>
<td>744,950 00</td>
</tr>
<tr>
<td>State Road No. 13</td>
<td>Raymond-Junction State Road No. 9</td>
<td>422,500 00</td>
</tr>
<tr>
<td>State Road No. 14</td>
<td>545,280 00</td>
<td></td>
</tr>
<tr>
<td>State Road No. 22</td>
<td>Davenport-Myers Falls</td>
<td>28,000 00</td>
</tr>
<tr>
<td></td>
<td>Methow Valley Highway</td>
<td>182,850 00</td>
</tr>
<tr>
<td></td>
<td>Cascade Wagon Road</td>
<td>150,000 00</td>
</tr>
</tbody>
</table>

Total $16,979,830 00

Primary State Highways:
- Maintenance, road signs and construction... $3,003,754 00
- District Office Operations and Capital Outlays... $388,735 00
- Emergencies (limited to unforeseen damage to state highways, and/or bridges caused by the elements)... $280,000 00
- For Streets in Certain Cities and Towns... $182,650 00

FROM THE PERMANENT HIGHWAY FUND.

- For Construction and Maintenance of Permanent Highways... $3,738,506 00
- For the Construction and Maintenance of Highways in Island Counties... $105,000 00
- For the University of Washington:
  - (From the University Current Fund until exhausted. Balance from University of Washington Fund.)... $3,505,400 00

FROM THE UNIVERSITY OF WASHINGTON FUND.

- Equipment of Aerodynamics Hall... $48,000 00
- Remodeling of old Science Hall... $30,000 00
- Improvement of Grounds and Roadways... $15,000 00
- Construction of Greenhouses... $6,000 00

Total $99,000 00
FROM THE UNIVERSITY OF WASHINGTON BUILDING FUND.

For the Erection, Equipment, or Furnishings of the following Buildings:

New Laboratory and Classroom Building or Buildings $455,000 00
Supply House 25,000 00

Total $480,000 00

For the State College of Washington:
(From the Scientific School Current and Agricultural College Current Funds until exhausted. Balance from the Washington State College Fund.)
Operations $1,707,700 00

FROM THE WASHINGTON STATE COLLEGE FUND.

Puyallup Experiment Station Operations $100,000 00
For Apiculture 4,000 00
For Cranberry Investigation 10,000 00
For Prosser Experiment Station 36,836 00
For Amount to Secure Smith-Lever Fund from U. S. Government for Agricultural Extension Work 127,736 58
Paving Roads on Campus 35,150 00
Construction of Livestock Pavilion, Addition to Greenhouse and Dairy Barn 34,800 00
Improvements to Grounds and Roadways 22,982 76
Purchase of Land 17,500 00
Construction and Equipment of Women’s Building 180,000 00

Total $569,005 34

For Bellingham State Normal School:
From Normal School Current Fund $23,000 00
From Bellingham Normal School Fund 586,300 00

Operations $609,300 00

For Cheney State Normal School:
From Normal School Current Fund $7,500 00
From Cheney Normal School Fund 474,810 00

Operations $482,310 00

For Ellensburg State Normal School:
From Normal School Current Fund $62,000 00
From Ellensburg Normal School Fund 316,500 00

Operations $378,500 00

FROM THE ELLENSBURG NORMAL SCHOOL FUND.

Boiler and Installation $12,150 00
Remodeling President’s Residence 4,000 00
Electric Service Lines 3,800 00
Pressure Irrigation System 2,000 00

Total $21,950 00

FROM THE GENERAL FUND.

For Legislative Expense:
For the purpose of paying the expenses of the Twenty-First Legislature of the State of Washington $115,000 00
For Printing 15,200 36
For printing, indexing, binding and editing Session Laws, Senate and House Journals, other legislative printing, and binding public documents of the Twenty-First Session .......................... 17,582 59
For indexing Senate and House Journals .................. 700 00

Total .................................................. $148,482 95

FROM THE MILITARY FUND.

For the Military Department:
Operations ........................................... $364,750 00
Photographic Building—Spokane Aviation Field... 3,000 00

Total .................................................. $367,750 00

FROM THE GENERAL FUND.

For Washington State Historical Society:
Operations ........................................... $15,000 00
For Bounties on Wild Animals (Including Deficiency)... $35,000 00
For Care of Graves—Spanish War Veterans (Including Deficiency) ........................................... $416 80
For Court Costs in Insanity Cases ................... $4,000 00
For Criminal Cost Bills ............................. $30,000 00
For Tuberculosis Hospitals (Including Deficiency).... $275,000 00

FROM THE HARBOR IMPROVEMENT FUND.

To be distributed in accordance with Chapters 168, 169 and 170, Laws of 1913, based on Receipts ........ $100,000 00

FROM THE CAPITOL BUILDING CONSTRUCTION FUND.

For interest on Capitol Building Construction Fund Bonds ........................................... $360,000 00

FROM THE GENERAL FUND.

For guaranteed interest on Shore Land Warrants...... $2,316 32

FROM THE VETERANS' COMPENSATION BOND RETIREMENT FUND.

For Bond Retirement .................................. $800,000 00
For Interest ........................................... 1,078,000 00

Total .................................................. $1,878,000 00

FROM THE GENERAL FUND.

For Emergencies Approved Pursuant to Sec. 10, Chap. 9, Laws of 1925:
Repair and Reconstruction of Old Capitol Building Destroyed by Fire (Deficiency). ................... $75,000 00
For Interest on Warrants Drawn for Emergency Purposes ........................................... $1,412 82

FROM THE PERMANENT HIGHWAY FUND.

For Emergencies Approved Pursuant to Sec. 10, Chap. 9, Laws of 1925:
Permanent Highways in Island Counties (Deficiency) ........................................... $73,854.82
For Interest on Warrants Drawn for Emergency Purposes ........................................... $4,425 10
FROM THE GENERAL FUND.
For the Payment of Warrants Drawn for Emergency Purposes Approved During the Biennium April 1, 1929, to March 31, 1931, Pursuant to Sec. 10, Chap. 9, Laws of 1925 $150,000.00

Sec. 4. 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.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Tuesday, January 15, 1929.

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 biennium, April 1, 1929, to March 31, 1931, together with letter of transmittal from the Department of Efficiency, and other information and data.

Very truly yours,
ROLAND H. HARTLEY,
Governor.

MESSAGE FROM THE GOVERNOR.
STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Friday, January 18, 1929.

To the Honorable, the Senate and the House of Representatives of the State of Washington.

Ladies and Gentlemen:

Emergency appropriation in the sum of Forty Thousand ($40,000.00) dollars is hereby requested to complete the restoration of Old Capitol Building, damaged by fire, and for restoration of certain furniture and equipment, as per details set out in the attached communication by the Department of Business Control.

It is requested that this money be made immediately available.

Very truly yours,
ROLAND H. HARTLEY,
Governor.

DEPARTMENT OF BUSINESS CONTROL, OLAF L. OLSEN, Director.
OLYMPIA, January 14, 1929.

Honorable Roland H. Hartley, Governor, Olympia, Washington.

Dear Governor Hartley:

Heath, Gove and Bell, architects in charge of the reconstruction of the Old Capitol Building, have just completed revised estimate to complete this work, totaling $107,449.00.

The work to date has been carried on under emergency authorized by you in the sum of $75,000.00. It is requested that the Legislature be requested to make appropriation as follows:

- To complete reconstruction of Old Capitol Building...$35,000.00
- For restoration of furniture destroyed and damaged...3,000.00
- For equipping restaurant in new Legislative Building...2,000.00

Total ...................................$40,000.00

The above appropriation should be made available immediately in order that completion of the work can be carried forward without interruption.

Yours very truly,

DEPARTMENT OF BUSINESS CONTROL.
By OLAF L. OLSEN, Director.
AN ACT making an appropriation for the repair and restoration of Capitol Building and for furniture and equipment, 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 be found necessary, are hereby appropriated out of the general fund in the State Treasury for the repair and restoration of Capitol Building and for furniture and equipment:

- For repair and restoration of Capitol Building: $35,000.00
- For furnishings: 3,000.00
- For equipment: 2,000.00

Total: $40,000.00

SEC. 2. This act is necessary for the support of the State government and its existing public institutions and shall take effect immediately.

On motion of Mr. Davis (J. H.), the Governor's Budget Bill, Governor's Budget, and Governor's request for an emergency appropriation to complete the restoration of Old Capitol Building, were referred to the Committee on Appropriations.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 61, by Mr. Post: An Act relating to official court reporters, and amending section 3, chapter 126 of the Laws of 1913.
Ordered printed and referred to Committee on Compensation and Fees for State and County Officers.

House Bill No. 62, by Mr. Mills: 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 Fisheries.

House Bill No. 63, by Mr. Mills: An Act relating to and for the protection of birds in portions of Kitsap county and providing penalties for violations thereof.
Ordered printed and referred to Committee on Game and Game Fish.

House Bill No. 64, by Mr. Falknor: An Act relating to corporations and amending section 3805 of Remington's Compiled Statutes.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 65, by Representatives Wanamaker and Murray: An Act making appropriations for the construction and maintenance of highways in counties composed entirely of islands, and declaring that this act shall take effect immediately.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 66, by Mr. Cory: An Act relating to interference with radio transmission and providing penalties for violations thereof.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 67, by Mr. Lindsay: An Act to tax inheritances composed of bonds or other securities of which the income is exempt from either normal income taxes, surtaxes, or both normal taxes and surtaxes, under any Act of Congress, and which are exempt from state, county and/or municipal taxation under the laws of the State of Washington.
Ordered printed and referred to Committee on Revenue and Taxation.
House Bill No. 68, by Mr. Lindsay: An Act relating to homesteads, amending section 1, and repealing section 1 of chapter CLXXXXIII, Laws of 1927.

Ordered printed and referred to Committee on Judiciary.

MESSAGE FROM THE SECRETARY OF STATE.

DEPARTMENT OF STATE, OFFICE OF THE SECRETARY, OLYMPIA, WASH., JANUARY 18, 1929.

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

Sir: I have the honor to advise that on the twenty-fifth day of October, 1928, Fred J. Chamberlain, a member of the Executive Committee of the Washington State Grange, for and on behalf of said committee tendered five (5) typewritten copies of a proposed measure, the same being intended to be an Initiative to the Legislature of the State of Washington, accompanied by his affidavit giving the names and postoffice addresses of the members of said committee and that all members of said committee are legal voters, also that the name and postoffice address of the committee or organization proposing said Initiative petition for submission to the Legislature is:

"Executive Committee, Washington State Grange, 1007 Weller Street, Seattle, Washington."

Accompanying said petition and affidavit was a request that the Secretary of State give said proposed measure a serial number and transmit a copy thereof to the Attorney General for ballot title, as provided by law;

That said copies of the proposed measure were filed and the measure was given serial No. 1 and a copy thereof forthwith transmitted to the Attorney General for a ballot title; that on October 26, 1928 the following ballot title was received from the Attorney General:

"Ballot Title. Initiative Measure No. 1. "AN ACT authorizing the establishment of public utility districts; providing for the construction, purchase, condemnation, acquisition, regulation, maintenance and operation thereby of plants, properties and facilities for the development and distribution of water and electricity for all purposes; authorizing such districts to levy taxes and to create local assessment districts for the accomplishment of said purposes, and defining the powers and duties of such public utility districts and of certain officers in connection therewith."

I further certify that the exact language of the above quoted ballot title was transmitted to Fred J. Chamberlain by telegram and confirmed by mail, as is required by law.

I further certify that on January 3, 1929, Fred J. Chamberlain for and on behalf of the aforesaid committee of the Washington State Grange and as a member thereof submitted petitions said to contain approximately fifty-eight thousand (58,000) names of legal voters for filing and canvass and requesting that the report of the final canvass and count be certified to the Legislature in the manner provided by law.

Accompanying said petitions was a statement of receipts and disbursements had in connection with the circulation of petitions which statement was verified by the affidavit of Fred W. Lewis, Secretary and member of the Executive Committee of the Washington State Grange.

On January 4, 1929, a preliminary canvass of names of voters who signed the petitions was made, the result of which indicated that there were apparently fifty-eight thousand four hundred thirty-one (58,431) names signed to said petitions certified by the registration officers of the several precincts in the State to be legal voters.

The petitions were accepted for further examination, canvass and count, as is required by law. The law requires that the sheets containing the signatures be detached in the presence of the Governor, or if he be absent, in the presence of another state officer. The Governor was absent and the sheets were detached in the presence of Josephine Corliss Preston, State Superintendent of Public Instruction. They were
then bound in seventy-six volumes for convenience in filing and canvassing, as is permitted by law.

The final canvass and count have been concluded and I hereby certify that there are attached to said petitions the names of fifty-seven thousand nine hundred and thirty-nine (57,939) certified legal voters after rejecting the names of those who signed more than one petition.

A certified copy of the proposed measure and a certified copy of the affidavit accompanying it are transmitted herewith.

Respectfully submitted,

J. GRANT HINKLE,
Secretary of State.

No. ............

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 Affidavit for Filing Initiative Petition for Submission to State Legislature with the original copy of said Affidavit 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 14th day of January A. D. 1929.

THE (SEAL) OF THE STATE OF WASHINGTON 1889.

J. GRANT HINKLE, Secretary of State.

STATE OF WASHINGTON } ss.
County of King.

AFFIDAVIT FOR FILING INITIATIVE PETITION FOR SUBMISSION TO STATE LEGISLATURE.

FRED J. CHAMBERLAIN, being first duly sworn, on oath deposes and says: That he is a member of the Executive Committee of the Washington State Grange; that each and all of the members of said Committee are legal voters in the State of Washington; that the names and post office addresses of the members of said Committee are as follows:

Albert S. Goss, 1007 Weller Street, Seattle, Washington.
Fred W. Lewis, 1007 Weller Street, Seattle, Washington.
Herman Nelson, Orillia, Washington.

That the name and post office address of said committee or organization proposing the said initiative petition for submission to the Legislature of the State of Washington, five (5) typewritten copies of which are herewith presented and filed, is: EXECUTIVE COMMITTEE, WASHINGTON STATE GRANGE, 1007 Weller Street, Seattle, Washington.

And your affiant prays that the Secretary of State of the State of Washington give said proposed measure a serial number and forthwith transmit to the Attorney General of said State a copy of said measure for ballot title, all as provided by law.

FRED J. CHAMBERLAIN.

Subscribed and sworn to before me this 25th day of October, 1928.

W. D. LANE, Notary Public in and for the State of Washington, residing at Seattle.

(Seal) Received Oct. 25, 1928.

J. GRANT HINKLE, Secretary of State.

No. ............

Certified Copy No. ............
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

PROPOSED MEASURE KNOWN AS INITIATIVE TO THE LEGISLATURE NUMBER ONE

with the original copy of said Proposed Measure 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 14th day of January A. D. 1929.

The (Seal) of the State of Washington 1889.

J. Grant Hinkle, Secretary of State.

Received Oct. 25, 1928.

J. Grant Hinkle,

INITIATIVE TO THE LEGISLATURE NUMBER ONE.

Proposed by the Executive Committee of the Washington State Grange:

An Act relating to and authorizing the establishment of public utility districts, and the consolidation thereof and annexation thereto; providing for the construction, purchase, condemnation and purchase, acquisition, maintenance, conducting, operation, development and regulation by such districts of certain kinds of public utilities; providing methods of payment therefor; and providing for the creation of local assessment districts by, and defining, prescribing and regulating the powers, duties and government of, such utility districts.

Mr. Knapp moved that the House do now recess for one hour, to permit the Contact Committee of the House Rules Committee to confer with the Contact Committee of the Senate Rules Committee, in order to make arrangements for further proceedings on this Initiative Measure.

The motion was carried, and the House was declared at recess until 2:23 p. m., this date.

MID AFTERNOON SESSION.

The Speaker called the House to order at 2:23 p. m.

The clerk called the roll; all members being present except Representatives Albert, Bach, Gillette, Hubbell, Jones (John R.), Roth, Rowe and Saunders; Representatives Bach and Roth being excused.

The Speaker: "There is considerable uncertainty as to just the proper procedure to take in regard to this initiative measure which was introduced this afternoon. The Contact Committee of the House has just conferred with the Contact Committee of the Senate, and no decision has been reached. We have prepared a letter asking for an opinion from the Attorney General's office, and that will be taken up immediately, in order that we may be within our rights in the procedure on this matter. We will try to have an opinion when we meet in the morning."

On motion of Mr. Knapp, the House adjourned until 12:00 noon, Tuesday, January 22, 1929.

A. W. Calder, Chief Clerk.

Ed Davis, Speaker.
The Speaker called the House to order at 12:00 noon.

The clerk called the roll; all members being present except Representatives Bach, Durrant and Roth; Representative Bach being excused.

Prayer was offered by Rev. Elijah Hull Longbrake, of the 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. Peterson (C. E.), further reading was dispensed with and the journal was approved.

The Speaker: "In accordance with the announcement made yesterday by the Speaker in regard to Initiative Measure No. 1, the Rules Committee addressed a letter to the Attorney General asking his opinion as to the proper procedure. This is the first Initiative measure that has ever come to the Legislature, and naturally we were somewhat puzzled as to just the proper procedure, and did not want to make any mistake. So this morning we will read the letter the Rules Committee authorized the Speaker to send the Attorney General, and also his answer."

The Speaker directed the clerk to read the letter to the Attorney General; and his reply thereto.

HON. JOHN H. DUNBAR, Attorney General,
Temple of Justice, Olympia, Washington.

DEAR SIR:

Article 2, section 1, subsection A of the State Constitution provides in part: "Such Initiative Measure shall take precedence over all other measures in the Legislature except appropriation bills and shall be either enacted or rejected without change or amendment by the Legislature before the end of such regular session. If any such Initiative Measure shall be enacted by the Legislature it shall be subject to the referendum petition or It may be enacted and referred by the Legislature to the people for approval or rejection at the next regular election. If it is rejected or if no action is taken upon it by the Legislature before the end of such regular session the Secretary of State shall submit it to the people for approval or rejection at the next ensuing general election."

The Secretary of State has transmitted to both Houses of the Legislature a measure known as "Initiative to the Legislature No. 1." In view of the above quoted portion of the constitution, can either house of the legislature consider any other bills until this Initiative Measure has been acted upon and either accepted or rejected?

Would either house of the legislature be following the mandate of the constitution if they simply referred this initiative measure to a committee and then said house should go ahead and consider other bills and further consider such initiative measure as and when the committee to whom the same was referred, might report?

If the Initiative Measure takes precedence over all other measures so that it must be considered first, would this permit the introduction and first reading of other bills prior to the time the Initiative Measure was either accepted or rejected?

If other bills can be introduced and read the first time could these bills be referred to committees and acted upon by the committees before the Initiative Measure had been either passed or rejected? Could the house proceed with the
second and third reading of other bills prior to accepting or rejecting the Initiative Measure? 

In other words, just how far does the constitutional provision of taking precedence stop or delay any other legislation or action by the Legislature?

Yours truly,

ED DAVIS, Speaker of House.

STATE OF WASHINGTON, OFFICE OF ATTORNEY GENERAL,
OLYMPIA, WASH., JANUARY 22, 1929.

HON. ED DAVIS, Speaker,
House of Representatives, Olympia, Washington.

DEAR SIR:

After calling our attention to Article II, section 1, of the state constitution, as amended by the seventh amendment thereto, you request our opinion upon the following:

"The Secretary of State has transmitted to both houses of the legislature a measure known as 'Initiative to the Legislature No. 1'. In view of the constitution, can either house of the legislature consider any other bills until this initiative measure has been acted upon and either accepted or rejected?

"Would either house of the legislature be following the mandate of the constitution if they simply referred this initiative measure to a committee and then said house should go ahead and consider other bills and further consider such initiative measure as and when the committee to whom the same was referred, might report?

"If the initiative measure takes precedence over all other measures so that it must be considered first, would this permit the introduction and first reading of other bills, prior to the time the initiative measure was either accepted or rejected?

"If other bills can be introduced and read the first time could these bills be referred to committees and acted upon by the committees before the initiative measure had been either passed or rejected? Could the House proceed with the second and third reading of other bills prior to accepting or rejecting the initiative measure?

"In other words, just how far does the constitutional provision of taking precedence stop or delay any other legislation or action by the legislature?"

The constitutional provision in question provides with regard to measures initiated to the legislature:

"Such initiative measure shall take precedence over all other measures in the legislature except appropriation bills and shall be either enacted or rejected without change or amendment by the legislature before the end of such regular session. If any such initiative measure shall be enacted by the legislature it shall be subject to the referendum petition, or it may be enacted and referred by the legislature to the people for approval or rejection at the next regular election. If it is rejected or if no action is taken upon it by the legislature before the end of such regular session, the Secretary of State shall submit it to the people for approval or rejection at the next ensuing regular general election."

There can be no question, in our opinion, that the provision for giving an initiative measure precedence over all measures except appropriation bills must be given effect. It is a provision of paramount law contained in the constitution and is phrased in mandatory terms. Even if it were otherwise it would be of mandatory force under Article I, section 29, of the constitution. It might be thought that the further language of the section, which we have italicized, indicates that such a measure may be acted upon at any time before the close of the session and that it need not be acted upon at all and that this by implication negatives the mandatory force of the clause providing for the giving of precedence. We do not, however, think such language can be thus construed. To do so would be to read a manifest repugnancy into the section and the provision for the giving of precedence would be wholly nullified in the face of the rule that a constitutional provision, like a statute, must be so construed as to give effect to each component part thereof. We think that part of the first section requiring the legislature to enact or reject the measure without amendment "before the end of such regular session" is entirely consistent with the "precedence" clause because it may possibly have been conceived that even by giving due precedence an initiative measure may not, through delay of the Secretary of State or by reason of a large volume of appropriation bills, be acted upon until at or near the close of the session. The italicized language of the third sentence

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is rather difficult to explain. It is clearly inconsistent with that part of the first section requiring the legislature either to enact or reject the measure without amendment, and is, it must be conceded, inconsistent with the "precedence" clause of the first section. We think it was inserted simply out of an abundance of caution, the intention being that the right of the people to pass upon such a measure should not be thwarted through any non-action on the part of the legislature. In other words, as we view it, the legislature is mandatorily required to give precedence to an initiative measure, but, if, for any reason, it fails to act upon it, the power of legislation reserved to the people by the seventh amendment is not to be defeated.

We come, then, to your specific inquiries which involve the question of the meaning to be given to the "precedence" provision. Does it mean that when an initiative measure comes before it the legislature must suspend all other business except that having to do with appropriation bills and do nothing else until the initiative measure is disposed of either by enactment or rejection, we think not. The provision must be reasonably construed. So construed, all that we think it means is that when such a measure comes before it, the legislature must give it priority of consideration over other bills then pending except appropriation bills. That is to say, upon its introduction the measure must be placed ahead of other bills except appropriation bills upon the calendar for first reading and reference to the proper committee; when it comes before the committee it must be considered by the committee ahead of other bills then pending for consideration, except appropriation bills, and when reported back to the legislative body it must take a similar course and must be given priority for the purpose of final action over other bills which have reached that particular stage of the legislative process. It does not mean that so long as such a measure is before the legislature the wheels of the legislative machinery must be cleared of everything else until it is finally disposed of, but simply that, in the orderly course of events, such a measure must be given consideration ahead of other measures, except appropriation bills, which are in the same stage of legislative routine. For example, if the committee has several bills before it for consideration when such measure comes to it, the initiative measure must be considered first, but that does not prohibit the committee from reporting such bills as have theretofore been acted upon and are ready for report.

We think this will serve to answer all of your inquiries in the affirmative.

Yours respectfully,

JOHN H. DUNBAR,
Attorney General.

Initiative Measure No. 1 was referred to the Committee on Public Utilities.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 21, 1929.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 20, entitled "An Act relating to noxious weeds and repealing certain acts relating thereto," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached bill be substituted therefor and that the substituted bill do pass.

The following members of the committee voted for this report: Representatives Falknor, chairman; Beck, Benson, Canfield, Casey, Gear, Glasgow, Griffin, Hazen, Hurspool, Lindsay, Miller, Post, Roudebush, Soule, Totten and Wakefield.

Attest: WARD HUNT, Clerk.

JUDSON F. FALKNOR, Chairman.

Mr. Falknor moved that the usual number of copies of Substitute House Bill No. 20 be printed, and that the substitute bill be re-referred to the Committee on Agriculture.

The motion was carried.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 26, entitled "An Act relating to judgments of non-suit and upon challenge to the legal sufficiency of the evidence, and repealing certain 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.

The following members of the committee voted for this report: Representatives Falknor, chairman; Beck, Benson, Canfield, Casey, Danskin, Gear, Glasgow, Griffin, Hazen, Hurspool, Knapp, Lindsay, Miller, Post, Roudebush, Soule, Totten and Wakefield.

Attest: WARD HUNT, Clerk. JUDSON F. FALKNOR, Chairman.

Passed to second reading.

House Bill No. 29: Do pass as amended.
Passed to second reading.

We, your Committee on Judiciary, to whom was referred House Bill No. 36, entitled "An Act relating to the execution and enforcement of judgments, and repealing certain 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.

The following members of the committee voted for this report: Representatives Falknor, chairman; Beck, Benson, Canfield, Casey, Danskin, Gear, Glasgow, Griffin, Hazen, Hurspool, Knapp, Lindsay, Miller, Post, Roudebush, Soule, Totten and Wakefield.

Attest: WARD HUNT, Clerk. JUDSON F. FALKNOR, Chairman.

Passed to second reading.

House Bill No. 31: Do pass as amended.
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. 69, by Committee on Appropriations: An Act making an appropriation for the repair and restoration of Capitol Building and for furniture and equipment, and declaring that this act shall take effect immediately.

Ordered printed and passed to second reading.

House Bill No. 70, by State Library Committee: An Act relating to and authorizing the establishment and maintenance of free county libraries and library service.

Ordered printed and passed to second reading.

House Bill No. 71, by Mr. Webb: 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. 72, by Mr. Knapp: An Act to regulate the owning by certain corporations of capital stock of banks, trust companies and national banks doing business in this State and in certain cases to limit and prohibit the purchase and ownership of such stock and to provide punishment for violation thereof.

Ordered printed and referred to Committee on Banks and Banking.

House Bill No. 73, by Mr. Roudebush: An Act relating to Metropolitan Park Districts, providing for the issuance and sale of bonds thereof; amending section 6727 of Remington's Compiled Statutes of Washington, and repealing sections 6728, 6729, 6730, 6731 and 6732 thereof.

Ordered printed and referred to Committee on Parks and Playgrounds.
House Bill No. 74, by Mr. Roudebush: An Act relating to Metropolitan Park Districts, prescribing a limitation of tax levy therein and amending section 6724 of Remington's Compiled Statutes of Washington, as amended by chapter 97, Laws Extraordinary Session 1925.
Ordered printed and referred to Committee on Parks and Playgrounds.

House Bill No. 75, by Mr. Roudebush: An Act relating to Metropolitan Park Districts, providing for annexation of territory thereto; amending section 6739 of Remington's Compiled Statutes of Washington, and validating annexations of territory to metropolitan park districts heretofore made or attempted.
Ordered printed and referred to Committee on Parks and Playgrounds.

House Bill No. 76, by Mr. Roudebush: An Act relating to the selection, examination and service of jurors in the superior courts of the state of Washington, and amending section 7 of chapter 57, of the Laws of 1911.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 77, by Mr. Roudebush: An Act relating to Metropolitan Park District and Water District Taxes and amending section 7 of chapter 130 of the Laws Extraordinary Session of 1925, as amended by chapter 303 of the Laws of Washington of 1927.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 78, by Mr. Roudebush: An Act relating to the extradition of persons charged with crime, and to make uniform the law with reference thereto.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 79, by Representatives Danielson, Goldsworthy, Rowe, Van Horn, Friese, Hill, McCracken, Ratliffe, Tripple, Miller (Frank O.) and Denman: An Act relating to public service properties and utilities and the determination and adjudication of the valuation thereof and other facts and matters relating thereto, and amending section 10441 of Remington's Compiled Statutes, and declaring that this act shall take effect immediately.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 80, by Mr. Masterson: An Act prohibiting compulsory vaccination, inoculation, and/or medication of any person and limiting the powers of all health boards and school authorities, employers, and others with regard thereto, and providing a penalty, repealing acts in conflict herewith and declaring that this act is necessary for the immediate preservation of the public peace, health and safety and shall take effect immediately.
Ordered printed and referred to Committee on Education.

House Bill No. 81, by Mr. Reed: An Act relating to taxation, and providing that severed timber assessed as real property may be treated as personal property after its severance.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 82, by Mr. Davis (J. H.) (by request): An Act relating to express trusts for security with power of sale, regulating instruments creating the same, defining the rights, obligations, powers and duties, of the parties thereto and of parties interested, or claiming an interest, in the subject matter thereof.
Referred to Committee on Judiciary.
**House Bill No. 83**, by Representatives Reed, Barlow, Davis (J. H.) and Roudebush: An Act relating to the public schools; authorizing cities operating public utilities having plants for the generation of electricity located in school districts outside of the corporate limits of such cities to provide for educating the children of their employees at such plants and to enter into contracts with such school districts therefor; and declaring an emergency.

Ordered printed and referred to Committee on Education.

**House Bill No. 84**, by Mr. Watkins: An Act relating to certain public lands and providing for the sale thereof.

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

**House Bill No. 85**, by Representatives Wanamaker and McCracken: An Act relating to state parks, authorizing the state parks committee to grant franchises for roads and bridges therein, and defining the powers and duties of certain officers in relation thereto.

Ordered printed and referred to Committee on Parks and Playgrounds.

**House Bill No. 86**, by Mr. Hurspool: An Act relating to the examination of parties to actions or proceedings and amending section 404 of the Code of Washington Territory of 1881.

Ordered printed and referred to Committee on Judiciary.

**House Bill No. 87**, by Mr. Jones (John R.): An Act establishing a primary state highway and amending section 9 of chapter 185 of the Laws of 1923.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 88**, by Mr. Jones (John R.): An Act relating to taxation and prescribing the method of assessment of certain personal property, and amending section 20 of Chapter 130 of the Laws of the Extraordinary Session of 1925.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Joint Resolution No. 1**, by Mr. Bostwick: Relating to the submission of an amendment to section 16 of article IV (4) of the State Constitution relating to the Judiciary.

Ordered printed and referred to Committee on Constitutional Revision.

On motion of Mr. Knapp, the House adjourned until 10:00 a. m., Wednesday, January 23, 1929.

A. W. Calder, Chief Clerk.

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

The clerk called the roll; all members being present except Representatives Albert, Bach, Hubbell and Mills: Representatives Bach and Hubbell being excused.

Prayer was offered by Rev. Elijah Hull Longbrake of the 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. Peterson (C. E.), further reading was dispensed with and the journal was approved.

**REPORTS OF STANDING COMMITTEES.**

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 1929 session of the Legislature, and recommend that these amounts be allowed:

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<tr>
<th>NAME</th>
<th>Counties Represented</th>
<th>P. O. Address</th>
<th>Miles</th>
<th>Amount</th>
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TENTH DAY, JANUARY 23, 1929

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We, your Committee on Parks and Playgrounds, to whom was referred House Bill No. 85, entitled "An Act relating to state parks, authorizing the state parks committee to grant franchises for roads and bridges therein, 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.

J. W. SHIPLEY, 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. 89, by Mr. Roudebush: An Act concerning the guardianship of incompetent veterans and of minor children of disabled or deceased veterans, and the commitment of veterans and to make uniform the law with reference thereto.

Ordered printed and referred to Committee on Military.

House Bill No. 90, by Representatives Mitchell and Moran: An Act prescribing the time within which actions or proceedings shall be taken, contesting or drawing in question the validity of the organization or existence of water districts heretofore created or organized, or attempted to be created or organized under the provisions of Chapter 161 of the Laws of 1913, as amended by Chapter 24 of the Laws of 1915.

Ordered printed and referred to Judiciary Committee.

House Bill No. 91, by Mr. Hazen: An Act relating to policies of accident and/or health insurance, amending section 187 of chapter 49 of the Laws of 1911, and further amending said chapter by adding thereto new sections to be known as sections 187-a, 187-b, 187-c, 187-d, 187-e, 187-f, 187-g, and 187-h.

Ordered printed and referred to Committee on Insurance.

House Bill No. 92, by Mr. Leber: An Act relating to the auditing and allowance of expenses of county officers, and amending Sections 1 and 2, of Chapter LXV, of the Laws of 1899.

Ordered printed and referred to Committee on Compensations and Fees for State and County Officers.

House Bill No. 93, by Mr. Webb: 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 State Charitable Institutions.

House Bill No. 94, by Mr. Hazen: An Act relating to the examination of banks, mutual savings banks, and trust companies, amending section 8 of chapter 80 of the Laws of 1917, and repealing chapter 73 of the Laws of 1921.

Ordered printed and referred to Committee on Banks and Banking.
House Bill No. 95, by Mr. Casey: An Act relating to public schools, and providing for the sale to pupils of text books used therein.
Ordered printed and referred to Committee on Education.

House Bill No. 96, by Mr. Hurspool: An Act relative to special verdicts and repealing certain acts relating thereto.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 97, by Representatives Vaughan, Watkins and Westover: An Act relating to noxious weeds and providing for the creation and organization of weed districts, the election of directors therefor, and defining their powers and duties.
Ordered printed and referred to Committee on Agriculture.

House Bill No. 98, by Mr. Griffin: An Act relating to collection agencies and providing for a bond for the operation thereof.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 99, by Representatives Ratliffe, Lindsay, Cory, Hall, Totten, Vaughan, Biesen, Van Horn, Olson (O. H.), Peterson (C. E.), Peterson (Payson) and Ryan: An Act relating to intoxicating liquors, prohibiting the manufacture, transportation and sale, and fixing the penalties for violation thereof, and amending section 31 of chapter 2, of the Laws of 1915.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 100, by Representatives Lindsay, Cory, Hall, Olson (O. H.), Peterson (C. E.), Peterson (Payson), Ratliffe, Totten, Van Horn, Vaughan, Biesen and Ryan: 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 a new section to be known as Section 17-1.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 101, by Representatives Gear, Barlow, Roudebush, Shoemaker, Davis (J. H.), Johnson, Smith, Mills, Hutchinson and McQuesten: An Act relating to the construction, maintenance and operation of a bridge and approaches thereto across Puget Sound within the county of Pierce, at or near a point commonly known as the Narrows; granting the consent of the State of Washington therefor to Llewellyn Evans, J. F. Hickey and B. A. Lewis, their survivors and assigns; and granting a right of way therefore through, over and across the submerged and public lands of the State of Washington, and authorizing the filling in thereof.
Ordered printed and referred to Committee on Roads and Bridges.

House Joint Resolution No. 2, by Mr. Griffin: Providing for the submission to the electors of the question of calling a constitutional convention.
Ordered printed and referred to Committee on Constitutional Revision.

House Joint Memorial No. 2, by Committee on Memorials: Relating to calling extra session of Congress for farm relief.
Ordered printed and referred to Committee on Agriculture.

SECOND READING OF BILLS.

House Bill No. 69, by Committee on Appropriations: Making an appropriation for the repair of Capitol Building and for furnishings, and declaring an emergency.
The bill was read the second time by sections.
On motion of Mr. Goldsworthy, the rules were suspended, and the bill was advanced to third reading.
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, 89; nays, 0; absent or not voting, 8.
Those voting yea were: Representatives Anderson, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Payse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—89.
Those absent or not voting were: Representatives Albert, Allen, Bach, Barlow, Hubbell, Reed, Roth, Sims—8.
The bill, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.
On motion of Mr. Goldsworthy, the rules were suspended, and the chief clerk was directed to immediately transmit House Bill No. 69 to the Senate.
On motion of Mr. Tripple, Rule 20 was suspended.
House Bill No. 1, by Joint Committee on Revision of Laws: Relating to bounties for the manufacture of sugar.
The bill was read the second time by sections and passed to third reading.
House Bill No. 2, by Joint Committee on Revision of Laws: Relating to economical management of county affairs.
The bill was read the second time by sections and passed to third reading.
House Bill No. 3, by Joint Committee on Revision of Laws: Relating to payment of expenses of the legislature and declaring an emergency.
The bill was read the second time by sections and passed to third reading.
House Bill No. 4, by Joint Committee on Revision of Laws: Relating to exceptions.
The bill was read the second time by sections and passed to third reading.
House Bill No. 6, by Joint Committee on Revision of Laws: Relating to hops.
The bill was read the second time by sections and passed to third reading.
House Bill No. 7, by Joint Committee on Revision of Laws: Relating to legal publications.
The bill was read the second time by sections and passed to third reading.
House Bill No. 8, by Joint Committee on Revision of Laws: Relating to guaranty of bank deposits.
The bill was read the second time by sections and passed to third reading.
TENTH DAY, JANUARY 23, 1929

House Bill No. 9, by Joint Committee on Revision of Laws: Relating to the trial of civil actions in superior court.

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

House Bill No. 11, by Joint Committee on Revision of Laws: Relating to special taxes for county purposes.

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

House Bill No. 12, by Joint Committee on Revision of Laws: Relating to municipal indebtedness.

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

House Bill No. 13, by Joint Committee on Revision of Laws: Relating to taxes for cities and towns.

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

House Bill No. 15, by Joint Committee on Revision of Laws: Relating to the state auditor.

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

House Bill No. 16, by Joint Committee on Revision of Laws: Relating to deficiencies in public institutions of the state.

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

House Bill No. 18, by Joint Committee on Revision of Laws: Relating to wills executed outside the state.

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

House Bill No. 19, by Joint Committee on Revision of Laws: Relating to salaries of certain county officers.

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

House Bill No. 21, by Joint Committee on Revision of Laws: Relating to wills.

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

House Bill No. 23, by Joint Committee on Revision of Laws: Relating to wills.

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

House Bill No. 24, by Joint Committee on Revision of Laws: Relating to boundaries of legislative districts.

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

House Bill No. 25, by Joint Committee on Revision of Laws: Relating to revenues, taxation and indebtedness of cities and towns.

On motion of Mr. Danskin, House Bill No. 25 was re-referred to the Committee on Revenue and Taxation.

House Bill No. 26, by Joint Committee on Revision of Laws: Relating to judgments of non-suit.

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

House Bill No. 27, by Joint Committee on Revision of Laws: Relating to marriages.

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

House Bill No. 28, by Joint Committee on Revision of Laws: Relating to the criminally insane.

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

Mr. Speaker:

House of Representatives,
Olympia, Wash., January 21, 1929.

We, your Committee on Judiciary, to whom was referred House Bill No. 29, entitled "An Act relating to the duration and lien of judgments, and repealing certain 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 with the following amendments:

Amend the title, strike the title and insert in lieu thereof the following:

"An Act relating to judgments, their duration, lien, assignment and satisfaction and repealing certain acts relating thereto."

Amend section 1, line 6 of the original bill, being line 1 of the printed bill, after the word "acquire" insert the words "not exempt by law."

Amend section 5 by adding at the end thereof the following:

"When any judgment has been assigned, the assignment may be filed in the office of the county clerk in the county where the judgment is recorded and a certified copy thereof may be filed in any county where an abstract of such judgment has been filed and from the time of such filing shall be notice of such assignment."

Amend the bill, strike section 6 and insert in lieu thereof the following:

"Sec. 6. When any judgment for the payment of money only shall have been paid or satisfied, the clerk of the court in which such judgment was rendered shall note upon the record in the execution docket satisfaction thereof giving the date of such satisfaction upon either the payment to such clerk of the amount of such judgment, costs and interest and any accrued costs by reason of the issuance of any execution, or the filing with such clerk of a satisfaction entitled in such action and identifying the same executed by the judgment creditor or his attorney of record in such action or his assignee acknowledged as deeds are acknowledged. A certificate by such clerk of the entry of such satisfaction by him may be filed in the office of the clerk of any county in which an abstract of such judgment has been filed. When so satisfied by the clerk or the filing of such certificate the lien of such judgment shall be discharged."

Amend section 9, line 20 of the original bill, being line 8 of the printed bill, after the comma (,) following the figure "53" insert the following: "Chapter XI of the Laws of 1897, page 10,"; and after the comma (,) following the figure "446" insert the figure "447" and a comma (,).

Amend section 9, line 23 of the original bill, being line 10 of the printed bill, after the comma (,) following the figure "8119" insert the figure "8120" and a comma (,).

The following members of the committee voted for this report: Representatives Falknor, chairman; Beck, Benson, Canfield, Casey, Danskin, Gear, Glasgow, Griffin, Hazen, Hurspool, Knapp, Lindsay, Miller, Post, Roudebush, Soule, Totten and Wakefield.

Attest: WARD HUNT, Clerk.

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.

House Bill No. 30, by Joint Committee on Revision of Laws: Relating to execution, and enforcement of judgments.

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

House Bill No. 31, by Joint Committee on Revision of Laws: Relating to the office of Secretary of State.

On motion of Mr. Danskin, House Bill No. 31 was re-referred to the Committee on Compensation and Fees for State and County Officers.

House Bill No. 33, by Joint Committee on Revision of Laws: Relating to public education.

On motion of Mr. Danskin, House Bill No. 33 was re-referred to the Committee on Education.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 16, 1929.

We, your Committee on Judiciary, to whom was referred House Bill No. 34, entitled "An Act relating to civil actions in justice courts and repealing certain 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 with the following amendments:

Amend the bill, strike section 1 and insert in lieu thereof the following:
"Section 1. All civil actions commenced in a justice court against a defendant, or defendants, residing in a city or town of more than fifteen hundred inhabitants shall be brought in a justice court in the city or town in which one or more of the defendants reside.

Sec. 2. Should any civil action be filed or commenced in any justice court other than as provided in the preceding section, no jurisdiction over the defendant shall be acquired thereby, and no judgment shall be entered therein against such defendant; and if, the action having been commenced before a justice court and not having jurisdiction over the defendant, the defendant appears either specially or generally and objects to the jurisdiction of the court, the justice of the peace shall dismiss the action and enter judgment against the plaintiff in favor of the defendant for an attorney's fee of twenty-five dollars; and any such dismissal shall be a bar to any future action on the same cause of action until such attorney's fee shall have been paid.

Sec. 3. All fees paid to a justice of the peace not having jurisdiction of the defendant in accordance with section 1 of this act shall be paid, by the justice of the peace receiving the same, into the current expense fund of the county treasurer of the county in which such justice court is located, as soon as it shall be ascertained that such justice is without jurisdiction of the defendant.

Sec. 4. The jurisdiction of justices of the peace in all civil actions, except as provided in the foregoing section of this act, shall be co-extensive with the limits of the county in which they are elected or appointed, and no other or greater, but every justice of the peace shall continue to reside and perform all the duties of his office in the precinct for which he was elected or appointed, during his continuance in office.

Sec. 5. That chapter XL (40) of the Laws of 1899, page 53; chapter LXV (65) of the Laws of 1901, page 105; chapter 53 of the Laws of the Extraordinary Session of 1925, pages 48 to 49, and chapter 264 of the Laws of 1927, pages 614 to 615 (sections 1755 and 1757 of Remington's Compiled Statutes; sections 9559 and 9560 of Pierce's Code) are hereby repealed: Provided, That such appeal shall not be construed as affecting the validity of any act done or proceeding had or pending under said acts repealed, or either of them."

Strike the title and insert in lieu thereof the following:  
"An Act relating to justice courts, fixing the venue of civil actions therein and the jurisdiction of justices of the peace in relation thereto, prescribing duties of justices of the peace, and repealing certain acts relating thereto."

The following members of the committee voted for this report: Representatives Falknor, chairman; Beck, Benson, Canfield, Casey, Gear, Glasgow, Griffin, Hazen, Hurspool, Knapp, Lindsay, Roudebush, Soule and Totten.

Attest: Ward Hunt, Clerk.  
Judson F. Falknor, Chairman.

The bill was read the second time by sections.

On motion of Mr. Falknor, the following amendment to the committee amendment was adopted:

Amend the committee amendment by striking the word "appeal" in the fourth from the last line and inserting the word "repeal".

On motion of Mr. Falknor, the committee amendment, as amended, was adopted.

The bill was passed to third reading and ordered engrossed.

House Bill No. 88, by Joint Committee on Revision of Laws: Relating to restoration of civil rights to persons convicted of infamous crimes.

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

House of Representatives,  
Olympia, Wash., January 16, 1929.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 41, entitled "An Act relating to actions for damages resulting from careless, negligent and unlawful acts of common carriers of passengers upon public highways or their agents or employees, and amending and repealing certain 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 with the following amendment:
Amend section 1, line 6 of the original bill, being line 6 of the printed bill, after the word "injury" strike the word "or" and insert in lieu thereof a comma (,) ; after the word "damages" insert the words "or wrongful death".

The following members of the committee voted for this report: Representatives Falknor, chairman; Beck, Benson, Canfield, Casey, Gear, Glasgow, Griffin, Hazen, Hurspool, Knapp, Lindsay, Miller, Roudebush, Soule and Totten.

Attest: WARD HUNT, Clerk. JUDSON F. FALKNOR, 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 and ordered engrossed.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 43, entitled "An Act relating to the selection, control, management, sale, lease and disposition of lands and areas belonging to or held in trust by the state and repealing certain 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 with the following amendment:

Amend section 1, line 141 of the original bill, being line 129 of the printed bill, after the figures "7687" insert the words and figures "of Pierce's Code, 1926 Supplement."

The following members of the committee voted for this report: Representatives Falknor, chairman; Beck, Benson, Canfield, Casey, Gear, Glasgow, Griffin, Hazen, Hurspool, Knapp, Lindsay, Miller, Roudebush, Soule and Totten.

Attest: WARD HUNT, Clerk. JUDSON F. FALKNOR, 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 and ordered engrossed.

On motion of Mr. Knapp, the House adjourned until 10:00 a. m., Thursday, January 24, 1929.

E. D. DAVIS, Speaker.

A. W. CALDER, Chief Clerk.

ELEVENTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., THURSDAY, JANUARY 24, 1929.

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

The clerk called the roll; all members being present except Representatives Bach, Murray, Post, Roth, Ryan, Sims and Wakefield; Representatives Bach, Ryan and Sims being excused.

Prayer was offered by Rev. Elijah Hull Longbrake, of the 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. Peterson (C. E.), further reading was dispensed with and the journal was approved.
We, your Committee on Rules and Order, to whom was referred the recommendations of His Excellency, the Governor, as set forth in his second inaugural message to the legislature, delivered before the joint session on Wednesday, January 16, 1929, have had the same under consideration and we respectfully recommend that the various subject matters contained therein be referred to the committees of the House as follows:

To the Appropriations Committee: Recommendations as to buildings at the state institutions and state soldiers' homes; budgeting of federal funds for veterans' homes; providing cash payments in lieu of present allowances to soldiers; appropriations for public health and predatory animal hunters, and that portion of the message entitled: "The Budget."

To the Committee on State Penal and Reformatory Institutions: Recommendations as to the disposition of the jute mill, the repeal of the act creating the women's reformatory and expansion of existing industries at the state reformatory.

To the Judiciary Committee: Recommendations as to paroles; the abolition of the uniform law commission and the metropolitan lease.

To the Roads and Bridges Committee: Recommendations as to license reciprocity; printing list of automobile owners; highways; highway safety fund and highway patrol.

To the Committee on Public Utilities: Recommendations as to increasing fees of public utility and transportation companies and abolition of special funds and increasing filing fees and amending the law on water permits.

To the Committee on Industrial Insurance: Recommendations as to labor and industries.

To the Insurance Committee: Recommendations as to surety bonds.

To the Committee on Revenue and Taxation: Recommendations as to the repeal of the reclamation revolving fund tax levy; general taxation, and that portion of the message entitled "Fixed Millages," except the paragraph on the division of the normal school current fund which should be referred to the Appropriations Committee.

To the Committee on Parks and Playgrounds: Recommendations as to state parks.

To the Committee on State Library: Recommendations as to state archives and libraries.

To the Committee on Public Buildings and Grounds: Recommendations as to the personnel of the State Capitol Committee.

To the Committee on Fisheries: Recommendations as to state fisheries' board.

To the Committee on Labor and Labor Statistics: Recommendations as to legal working day.

To the Printing Committee: Recommendations as to printing of biennial reports.

To the Committee on Education: Recommendations as to education.

To the Committee on State Granted, School and Tide Lands: Recommendations as to sale of state lands.


On motion of Mr. Danskin, the report of the Committee on Rules and Order was adopted.

We, your Committee on Engrossment, to whom was referred House Bill No. 29, also House Bill No. 34, also House Bill No. 41, also House Bill No. 43, have compared same with the original bills and find them correctly engrossed.

We concur in this report: R. S. Durkee.

Ed Davis, Chairman.
Mr. Speaker:

We, your Committee on Roads and Bridges, to whom was referred House Bill No. 65, entitled "An Act making appropriations for the construction and maintenance of highways in counties composed entirely of islands, 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 Bill No. 49: Do pass as amended.
Passed to second reading.

REPORTS OF SPECIAL COMMITTEES.

Report of Joint Committee on Revision of Laws, under Senate Joint Resolution No. 6, Nineteenth Session:

To the Senate and House of Representatives of the State of Washington in the Twenty-first Legislative Session assembled:

Mr. President and Mr. Speaker:

Senate Joint Resolution No. 6 of the nineteenth regular session of the legislature provided that

Whereas, there are, on the statute books of this state laws that are manifestly obsolete and whereas other statutes by reason of faulty drafting and numerous amendments are verbose, complicated, conflicting and contradictory,

Therefore, Be it Resolved By the Senate and House of Representatives of the State of Washington:

That a joint sub-committee of three members of the rules and joint rules committee of the Senate and three members of the rules and order committee of the House of Representatives be appointed by said committees respectively with authority to employ a competent attorney who is experienced and expert in the drafting of statutes, and a stenographer, and fix their compensation.

That said attorney shall during the time between the adjournment of the present session of the legislature and the reconvening thereof in extraordinary session, examine as much of the statute law of this state as can be done in a thorough and painstaking manner, for the purpose of determining which of said statutes are obsolete, and should be repealed, and what portions thereof are conflicting, ambiguous, or contradictory and should be revised.

That said attorney shall prepare bills repealing or revising such statutes as the case may be, and at the beginning of the extraordinary session of the legislature present to the judiciary committees of the Senate and House, such bills repealing or revising such statutes as can be prepared during the time heretofore specified.

Your joint committee on revision of laws created under the provisions of said resolution, continued at the extraordinary session of the nineteenth legislature, and continued at the twentieth session of the legislature, begs leave to report as follows:

During the interim between the adjournment of the nineteenth session and the convening of the extraordinary session your committee caused to be prepared, and to be introduced at the extraordinary session, bills repealing obsolete statutes and revising statutes found to be ambiguous, contradictory and conflicting, as follows:

In the Senate 22 bills, of which 19 were passed by both houses and approved by the Governor, and three failed to pass both houses.

In the House 24 bills, of which 22 were passed by both houses and approved by the Governor; one was passed by both houses and vetoed by the Governor and passed
by both houses notwithstanding the Governor's veto; and one failed to pass both houses.

Or a total of 46 bills introduced by your committee at the extraordinary session of 1925, 41 of which passed both houses and were approved by the Governor, one of which passed both houses and was vetoed by the Governor and passed both houses notwithstanding the Governor's veto; and 4 failed to pass both houses.

During the interim between the adjournment of the extraordinary session of 1925 and the convening of the regular session of the twentieth legislature in 1927, your committee caused to be prepared, and to be introduced at the twentieth session bills repealing obsolete statutes and revising statutes found to be ambiguous, contradictory and conflicting as follows:

In the Senate 83 bills, of which 75 bills passed both houses and were approved by the Governor; 1 bill passed both houses, and was vetoed by the Governor and passed by both houses notwithstanding the Governor's veto; 1 bill passed both houses and was vetoed by the Governor and failed to pass both houses notwithstanding the Governor's veto.

In the House 100 bills, of which 97 passed both houses and were approved by the governor and 3 failed to pass both houses.

Or a total of 183 bills introduced at the twentieth session of 1927, of which 172 passed both houses and were approved by the Governor; 1 passed both houses, was vetoed by the Governor, and passed both houses notwithstanding the Governor's veto; 1 passed both houses, was vetoed by the Governor and failed to pass both houses notwithstanding the Governor's veto; and 9 failed to pass both houses.

The bills introduced at the extraordinary session and at the session of 1927 which were enacted into laws repealed approximately 550 former legislative enactments, and 500 sections of Remington's Compiled Statutes.

During the interim between the adjournment of the twentieth session of the legislature and the convening of the present session of the legislature your committee caused to be prepared, and to be Introduced at the present session bills repealing obsolete statutes and revising statutes found to be ambiguous, contradictory and conflicting as follows:

In the Senate 40 bills numbered respectively Senate Bills Nos. 4 to 44, inclusive, which bills have been referred to the Judiciary Committee of the Senate.

In the House 44 bills numbered respectively House Bills Nos. 1 to 44, inclusive, which bills have been referred to the Judiciary Committee of the House.

Or a total of 84 bills.

By House Joint Resolution No. 4 of the twentieth session of the legislature your committee was authorized to continue the work of the repeal of obsolete statutes and the revision of ambiguous statutes and was further authorized to establish a legislative reference library for the use of the legislature, its committees and members and to install therein the necessary furniture, books and documents, including one set of the session laws of the Territory and State of Washington to be kept in said legislative reference library and two complete sets of such session laws for the use of the judiciary committees of the Senate and House of Representatives, respectively, and to cause each of said sets of session laws to be carefully annotated, showing all amendments and repeals thereof, and to employ a competent attorney and a stenographer to assist the committee in carrying out the provisions of the resolution, and to fix their compensation, and it was provided by such resolution that such compensation and the necessary expenses of establishing such legislative reference library, be paid from moneys appropriated for legislative expenses and/or moneys otherwise appropriated for such purposes.

No other moneys than those appropriated for legislative expenses were appropriated for the purpose of carrying out said resolution, and your committee was therefore limited to the balance of moneys appropriated for legislative expenses of the twentieth session of the legislature.

Your committee with the funds available has caused to be prepared two complete sets of the session laws from the territorial code of 1881, down to and including the session laws of 1927, with marginal annotations showing all acts subsequently amended or repealed, and has caused said sets to be delivered to the Judiciary Committee of the Senate and the House, respectively, and has caused the 84 bills repealing obsolete statutes and revising ambiguous statutes above referred to, to be introduced at the present session of the legislature.
These 84 bills if enacted will repeal approximately 375 former statutes and 500 sections of Remington's Compiled Statutes.

Respectfully submitted,
RALPH METCALF, Chairman,
FRED W. HASTINGS,
E. A. SIMS,
P. B. DANSKIN,
PLINY L. ALLEN,
Members of the Joint Committee on Revision of Laws.

The Speaker announced that the report would be received, and ordered it incorporated in the Journal.

INTRODUCTION AND FIRST READING OF BILLS.

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

**House Bill No. 102**, by Representatives Danielson, Denman, Griffen, Hartung, Lindsay, Olson (O. H.), Payssse, Peterson (C. E.), Ratlliffe, Van Horn and Sweetman: An Act to authorize and control the deposit in banks and trust companies 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 Revenue and Taxation.

**House Bill No. 103**, by Representatives Gilbert, Johnson, Leber, Roudebush, Rowe, Van Horn and Williams: An Act relating to winter poultry shows and providing funds therefor.

Ordered printed and referred to committee on Agriculture.

**House Bill No. 104**, by Mr. Griffin: An Act relating to storage 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 Manufacturing.

**House Bill No. 105**, by Representatives Roudebush and Falknor: An Act relating to liens for labor and materials furnished or used in the improvement of real property and granting a lien to all persons furnishing materials used in the improvement of real property, and amending section 3, of chapter XXIV of the Laws of 1893.

Ordered printed and referred to Committee on Judiciary.

**House Bill No. 106**, by Mr. Hubbell: An Act concerning taxes on the transfer of personal property of non-residents and to make uniform the laws of the states with reference thereto.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 107**, by Mr. Roudebush: An Act relating to non-business corporations and amending chapter 75, Session Laws of 1907.

Ordered printed and referred to Committee on Judiciary.

**House Bill No. 108**, by Representatives Mills, Reed and Sims: An Act authorizing the vacation of State Oyster Reserves or portions thereof, and providing for the manner of sale or lease thereof and the disposition of the proceeds.

Ordered printed and referred to Committee on Fisheries.
House Joint Resolution No. 3, by Mr. Griffin: Providing for the submission to the electors of this State for their adoption and approval of an amendment to Article 11 of the State Constitution.

Ordered printed and referred to Committee on Constitutional Revision.

SECOND READING OF BILLS.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 5, entitled "An Act relating to settling and certifying bills of exceptions and statements of facts, and amending section 12 of chapter LX 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 pass with the following amendments:

Amend section 1, line 12 of the original bill, being line 7 of the printed bill, after the comma (,) following the word "office" insert the words "which death, absence or disability may be shown by affidavit of any attorney in the cause served upon the attorney for the adverse party and filed in the cause,"

Amend section 1, line 21 of the original bill, being line 14 of the printed bill, after the comma (,) following the word "tried" insert the words "if such death, absence or disability shall appear to his satisfaction,"

Amend section 1, line 17 of the original bill, being line 11 of the printed bill, after the word "duly" insert the words "settled and"; after the word "while" insert the word "still"

The following members of the committee voted for this bill: Representatives Falknor, Chairman; Beck, Benson, Canfield, Casey, Gear, Glasgow, Hazen, Hurspool, Miller, Post, Roudebush, Soule and Wakefield.

Attest: Ward Hunt, Clerk.

Judson F. Falknor, 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.

THIRD READING OF BILLS.

Mr. Falknor moved that the rules be suspended, the second reading considered the third, and that House Bills Nos. 1, 2, 3, 4, 6, 7, 8, 9, 11, 12, 13, 15, 16, 19, 21, 23, 24, 26, 27, 28, 30, 34, 38, 41 and 43 be placed on final passage.

The motion was carried.

House Bill No. 1, by Joint Committee on Revision of Laws: Relating to bounties for the manufacture of sugar.

The clerk called the roll on the final passage of House Bill No. 1, and it passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 13.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Cory, Culmback, Danielson, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reed, Roudebush, Rowe, Saunders, Shipley, Shoemaker, Smith, Soule, Sweetman, Templeton, Totten, Triple, Van Horn, Vaughan, Wannemaker, Watkins, Webb, Westover, Williams, Mr. Speaker—84.
Those absent or not voting were Representatives Bach, Banker, Casey, Danskin, Knapp, Murray, Post, Reader, Roth, Russell, Ryan, Sims, Wakefield—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. 2**, by Joint Committee on Revision of Laws: Relating to economical management of county affairs.

The clerk called the roll on the final passage of House Bill No. 2, 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, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reed, Rowe, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—82.

Those absent or not voting were: Representatives Albert, Bach, Banker, Danielson, Danskin, Knapp, Murray, Post, Reader, Roth, Roudebush, Russell, Ryan, Totten, Tripple, Wakefield—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. 3**, by Joint Committee on Revision of Laws: Relating to payment of expenses of the legislature and declaring an emergency.

The clerk called the roll on the final passage of House Bill No. 3, and it passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting 21.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Moran, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reed, Rowe, Saunders, Shipley, Shoemaker, Smith, Soule, Sweetman, Templeton, Van Horn, Vaughan, Wakefield, Watkins, Webb, Westover, Williams, Mr. Speaker—76.

Those absent or not voting were: Representatives Albert, Bach, Banker, Danielson, Danskin, Gilbert, Knapp, McCracken, Masterson, Mitchell, Murray, Post, Reader, Roth, Roudebush, Russell, Ryan, Sims, Totten, Tripple, Wanamaker—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 Mrs. Wanamaker, Rule 20 was suspended.

**House Bill No. 4**, by Joint Committee on Revision of Laws: Relating to exceptions.

The clerk called the roll on the final passage of House Bill No. 4, and it passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 19.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Canfield, Casey, Culmback, Danielson, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Moran, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reed, Roudebush, Rowe, Russell, Saunders, Shipley, Shoemaker, Smith, Soule, Sweetman, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—78.

Those absent or not voting were: Representatives Bach, Banker, Butterworth, Cory, Danskin, Goldsworthy, Knapp, Masterson, Mitchell, Murray, Post, Reader, Roth, Ryan, Sims, Templeton, Totten, Tripple, Wakefield—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. 6**, by Joint Committee on Revision of Laws: Relating to hops.

The clerk called the roll on the final passage of House Bill No. 6, and it passed the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 20.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Canfield, Casey, Cory, Culmback, Danielson, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (Payson), Ratliffe, Reed, Roudebush, Rowe, Saunders, Shipley, Shoemaker, Smith, Soule, Sweetman, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—77.

Those absent or not voting were: Representatives Anderson, Bach, Banker, Butterworth, Danskin, Goldsworthy, Knapp, Masterson, Mitchell, Moran, Murray, Post, Reader, Roth, Russell, Ryan, Sims, Templeton, Totten, Wakefield—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. 7, by Joint Committee on Revision of Laws: Relating to legal publications.

The clerk called the roll on the final passage of House Bill No. 7, and it passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 21.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Barlow, Beck, Bennett, Biesen, Booth, Bostwick, Canfield, Casey, Cory, Cumback, Danielson, Danskil, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Nelson, Northup, Olson (A. E.), Olson (O. H.), Peterson (C. E.), Peterson (Payson), Ratliffe, Reed, Roudebush, Rowe, Saunders, Shipley, Shoemaker, Smith, Soule, Sweetman, Templeton, Triple, Van Horn, Vaughan, Watkins, Webb, Westover, Williams, Mr. Speaker—76.

Those absent or not voting were: Representatives Anderson, Bach, Banker, Benson, Butterworth, Goldsworthy, Hubbell, Master, Mitchell, Moran, Murray, Paysse, Post, Reader, Roth, Russell, Ryan, Sims, Totten, Wakefield, Wanamaker—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. 8, by Joint Committee on Revision of Laws: Relating to guaranty of bank deposits.

The clerk called the roll on the final passage of House Bill No. 8, and it passed the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 20.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Biesen, Booth, Bostwick, Canfield, Casey, Cory, Cumback, Danielson, Danskil, Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Master, Miller (Frank O.), Miller (W. O.), Mills, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reed, Roudebush, Rowe, Saunders, Shoemaker, Smith, Soule, Sweetman, Triple, Van Horn, Vaughan, Watkins, Webb, Westover, Williams, Mr. Speaker—77.

Those absent or not voting were: Representatives Bach, Benson, Butterworth, Davis (J. H.), Goldsworthy, Hubbell, Master, Moran, Murray, Post, Reader, Roth, Russell, Ryan, Shipley, Sims, Templeton, Totten, Wakefield, Wanamaker—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. 9, by Joint Committee on Revision of Laws: Relating to the trial of civil actions in superior court.

The clerk called the roll on the final passage of House Bill No. 9, and it
passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 21.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Canfield, Casey, Cory, Cumback, Danielson, Danskin, Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratcliffe, Reed, Roudebush, Rowe, Shipley, Shoemaker, Smith, Soule, Sweetman, Van Horn, Vaughan, Watkins, Webb, Westover, Williams, Mr. Speaker—76.

Those absent or not voting were: Representatives Bach, Banker, Butterworth, Davis (J. H.), Goldsworthy, Hultgrenn, Mitchell, Moran, Murray, Post, Reader, Roth, Russell, Ryan, Saunders, Sims, Templeton, Totten, Tripple, Wakefield, Wanamaker—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. 11, by Joint Committee on Revision of Laws: Relating to special taxes for county purposes.

The clerk called the roll on the final passage of House Bill No. 11, and it passed the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 20.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Canfield, Casey, Cory, Cumback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hazen, Hess, Hill, Hubbell, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratcliffe, Reed, Roudebush, Rowe, Shipley, Shoemaker, Smith, Soule, Sweetman, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—77.

Those absent or not voting were: Representatives Bach, Banker, Butterworth, Goldsworthy, Hayton, Hultgrenn, Mitchell, Moran, Murray, Olson (A. E.), Post, Reader, Roth, Russell, Ryan, Saunders, Sims, Templeton, Totten, Wakefield—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. 12, by Joint Committee on Revision of Laws: Relating to municipal indebtedness.

The clerk called the roll on the final passage of House Bill No. 12, and it passed the House by the following vote: Yeas, 72; nays, 0; absent or not voting, 25.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Beck, Bennett, Benson, Booth, Canfield, Casey, Cory, Cumback, Daniel-
son, Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reed, Roudebush, Rowe, Shoemaker, Smith, Soule, Sweetman, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—72.

Those absent or not voting were: Representatives Bach, Banker, Barlow, Biesen, Bostwick, Butterworth, Danskin, Davis (J. H.), Goldsworthy, Mitchell, Moran, Murray, Olson (A. E.), Post, Reader, Roth, Russell, Ryan, Saunders, Shipley, Sims, Templeton, Totten, Wakefield, Westover—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. 13, by Joint Committee on Revision of Laws: Relating to taxes for cities and towns.

The clerk called the roll on the final passage of House Bill No. 13, and it passed the House by the following vote: Yeas, 73; nays, 0; absent or not voting, 24.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Barlow, Beck, Bennett, Benson, Booth, Bostwick, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Ratliffe, Reed, Roudebush, Rowe, Shoemaker, Smith, Soule, Sweetman, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—73.

Those absent or not voting were: Representatives Bach, Banker, Biesen, Butterworth, Davis (J. H.), Glasgow, Goldsworthy, Masterson, Mitchell, Moran, Murray, Olson (A. E.), Peterson (Payson), Post, Reader, Roth, Russell, Ryan, Saunders, Shipley, Sims, Templeton, Totten, Wakefield—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. 15, by Joint Committee on Revision of Laws: Relating to the state auditor.

The clerk called the roll on the final passage of House Bill No. 15, and it passed the House by the following vote: Yeas, 74; nays, 0; absent or not voting, 23.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Barlow, Beck, Bennett, Benson, Booth, Bostwick, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.),
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Miller (W. O.), Mills, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reed, Rowe, Shoemaker, Smith, Sweetman, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—74.

Those absent or not voting were: Representatives Bach, Banker, Biesen, Bostwick, Butterworth, Goldsworthy, Mitchell, Moran, Murray, Olson (A. E.), Post, Reader, Roth, Roudebush, Russell, Ryan, Saunders, Shipley, Sims, Soule, Templeton, Totten, Wakefield—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. 16, by Joint Committee on Revision of Laws: Relating to deficiencies in public institutions of the state.

The clerk called the roll on the final passage of House Bill No. 16, and it passed the House by the following vote: Yeas, 74; nays, 0; absent or not voting—23.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Barlow, Beck, Bennett, Benson, Booth, Canfield, Casey, Cory, Culmbach, Danielson, Danskine, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy); Kelly, Knapp, Krouse, Leber, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reed, Rowe, Shoemaker, Smith, Soule, Sweetman, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—74.

Those absent or not voting were: Representatives Bach, Banker, Biesen, Bostwick, Butterworth, Goldsworthy, Lindsay, Mitchell, Moran, Murray, Olson (A. E.), Post, Reader, Roth, Roudebush, Russell, Ryan, Saunders, Shipley, Sims, Templeton, Totten, Wakefield—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. 19, by Joint Committee on Revision of Laws: Relating to wills executed outside the state.

The clerk called the roll on the final passage of House Bill No. 19, and it passed the House by the following vote: Yeas, 69; nays, 0; absent or not voting—28.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Barlow, Beck, Bennett, Benson, Canfield, Casey, Culmbach, Danielson, Danskine, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy); Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten; Mansfield, Marble, Masterson, Miller (Frank O.), Mills, Nelson, Northup, Olson (O. H.), Petersen (C. E.), Peterson (Payson), Ratliffe, Reed, Rowe, Shoemaker, Smith, Soule; Sweetman, Tripple, Van Horn, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—69.
Those absent or not voting were: Representatives Bach, Banker, Biesen, Booth, Bostwick, Butterworth, Cory, Glasgow, Goldsworthy, Miller (W. O.), Mitchell, Moran, Murray, Olson (A. E.), Paysse, Post, Reader, Roth, Roudebush, Russell, Ryan, Saunders, Shipley, Sims, Templeton, Totten, Vaughan, Wakefield—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. 21, by Joint Committee on Revision of Laws: Relating to salaries of certain county officers.

The clerk called the roll on the final passage of House Bill No. 21, and it passed the House by the following vote: Yeas, 68; nays, 0; absent or not voting, 29.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Barlow, Beck, Bennett, Benson, Canfield, Casey, Cumback, Danielson, Dansklin, Davis (J. H.), Denman, Durkee, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Master, Miller (Frank O.), Miller (W. O.), Mills, Nelson, Northup, Olson (O. H.), Peterson (C. E.), Peterson (Payson), Ratliffe, Reed, Rowe, Shoemaker, Smith, Soule, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—68.

Those absent or not voting were: Representatives Bach, Banker, Biesen, Booth, Bostwick, Butterworth, Cory, Durrant, Goldsworthy, Hubbell, Marble, Mitchell, Moran, Murray, Olson (O. H.), Paysse, Post, Reader, Roth, Roudebush, Russell, Ryan, Saunders, Shipley, Sims, Sweetman, Templeton, Totten, Wakefield—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.

House Bill No. 23, by Joint Committee on Revision of Laws: Relating to wills.

The clerk called the roll on the final passage of House Bill No. 23, and it passed the House by the following vote: Yeas, 73; nays, 0; absent or not voting, 24.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Barlow, Beck, Bennett, Benson, Booth, Canfield, Casey, Cory, Cumback, Danielson, Dansklin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Nelson, Northup, Olson (O. H.), Peterson (C. E.), Peterson (Payson), Ratliffe, Reed, Rowe, Saunders, Shipley, Shoemaker, Smith, Soule, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—73.

Those absent or not voting were: Representatives Bach, Banker, Biesen, Bostwick, Butterworth, Goldsworthy, Hubbell, Mitchell, Moran, Murray,
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Olson (A. E.), Paysse, Post, Reader, Roth, Roudebush, Russell, Ryan, Sims, Sweetman, Templeton, Totten, Tripple, Wakefield—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. 24**, by Joint Committee on Revision of Laws: Relating to boundaries of legislative districts.

The clerk called the roll on the final passage of House Bill No. 24, and it passed the House by the following vote: Yeas, 73; nays, 0; absent or not voting, 24.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Barlow, Beck, Bennett, Benson, Booth, Bostwick, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Griffin, Hall, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Nelson, Northup, Olson (O. H.), Peterson (C. E.), Peterson (Payson), Ratliffe, Reed, Rowe, Saunders, Shipley, Shoemaker, Smith, Soule, Sweetman, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—73.

Those absent or not voting were: Representatives Bach, Banker, Biesen, Butterworth, Davis (J. H.), Glasgow, Goldsworthy, Hartung, Hubbell, Moran, Murray, Olson (A. E.), Paysse, Post, Reader, Roth, Roudebush, Russell, Ryan, Sims, Templeton, Totten, Tripple, Wakefield—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. 26**, by Joint Committee on Revision of Laws: Relating to judgments of non-suit.

The clerk called the roll on the final passage of House Bill No. 26, and it passed the House by the following vote: Yeas, 75; nays, 0; absent or not voting, 22.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Barlow, Beck, Bennett, Benson, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Reader, Reed, Russell, Saunders, Shipley, Shoemaker, Smith, Soule, Sweetman, Van Horn, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—75.

Those absent or not voting were: Representatives Bach, Banker, Biesen, Danielson, Glasgow, Goldsworthy, Lindsay, Moran, Murray, Olson (A. E.), Post, Ratliffe, Roth, Roudebush, Rowe, Ryan, Sims, Templeton, Totten, Tripple, Vaughan, Wakefield—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. 27**, by Joint Committee on Revision of Laws: Relating to marriages.

The clerk called the roll on the final passage of House Bill No. 27, and it passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 21.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Barlow, Beck, Bennett, Benson, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Reader, Reed, Russell, Saunders, Shoemaker, Smith, Soule, Sweetman, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—76.

Those absent or not voting were: Representatives Bach, Banker, Biesen, Davis (J. H.), Hubbell, Hultgrenn, Moran, Murray, Olson (A. E.), Post, Ratliffe, Roth, Roudebush, Rowe, Ryan, Shipley, Sims, Templeton, Totten, Tripple, Wakefield—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. 28**, by Joint Committee on Revision of Laws: Relating to the criminally insane.

The clerk called the roll on the final passage of House Bill No. 28, and it passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 21.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Barlow, Beck, Bennett, Benson, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Goldsworthy, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Reader, Reed, Russell, Saunders, Shoemaker, Smith, Soule, Sweetman, Totten, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—76.

Those absent or not voting were: Representatives Bach, Banker, Biesen, Davis (J. H.), Glasgow, Griffin, Hubbell, Jones (John R.), Moran, Murray, Olson (A. E.), Post, Ratliffe, Roth, Roudebush, Rowe, Ryan, Shipley, Sims, Templeton, Tripple, Wakefield—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. 30, by Joint Committee on Revision of Laws: Relating to execution and enforcement of judgments.

The clerk called the roll on the final passage of House Bill No. 30, and it passed the House by the following vote: Yeas, 74; nays, 0; absent or not voting, 23.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Barlow, Beck, Bennett, Benson, Booth, Bostwick, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Nelson, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Reader, Reed, Saunders, Shipley, Shoemaker, Smith, Soule, Sweetman, Totten, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—74.

Those absent or not voting were: Representatives Bach, Banker, Biesen, Butterworth, Davis (J. H.), Glasgow, Hubbell, Hurspool, Moran, Murray, Northup, Olson (A. E.), Post, Ratliffe, Roth, Roudebusch, Rowe, Russell, Ryan, Sims, Templeton, Tripple, Wakefield—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. 34, by Joint Committee on Revision of Laws: Relating to civil actions in justice courts.

The clerk called the roll on the final passage of House Bill No. 34, and it passed the House by the following vote: Yeas, 80; nays, 0; absent or not voting, 17.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Nelson, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Russell, Saunders, Shipley, Shoemaker, Smith, Soule, Sweetman, Totten, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—80.

Those absent or not voting were: Representatives Bach, Banker, Butterworth, Goldsworthy, Jones (John R.), Moran, Murray, Olson (A. E.), Post, Roth, Roudebusch, Rowe, Ryan, Sims, Templeton, Tripple, Wakefield—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. 38, by Joint Committee on Revision of Laws: Relating to restoration of civil rights to persons convicted of infamous crimes.

The clerk called the roll on the final passage of House Bill No. 38, and
it passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 19.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Nelson, Northup, Olson (O. H.), Peterson (C. E.), Ratliffe, Reader, Reed, Russell, Saunders, Shipley, Shoemaker, Smith, Soule, Sweetman, Totten, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—78.

Those absent or not voting were: Representatives Bach, Banker, Glassgow, Goldsworthy, Jones (John R.), Moran, Murray, Olson (A. E.), Paysse, Peterson (Payson), Post, Roth, Roudebush, Rowe, Ryan, Sims, Templeton, Tripple, Wakefield—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. 41, by Joint Committee on Revision of Laws: Relating to actions for damages resulting from carelessness.

The clerk called the roll on the final passage of House Bill No. 41, and it passed the House by the following vote: Yeas, 79; nays, 0; absent or not voting, 18.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Nelson, Northup, Olson (O. H.), Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Rowe, Russell, Saunders, Shipley, Shoemaker, Smith, Soule, Sweetman, Totten, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—79.

Those absent or not voting were: Representatives Bach, Banker, Glassgow, Goldsworthy, Jones (John R.), Moran, Murray, Olson (A. E.), Paysse, Post, Roth, Roudebush, Rowe, Ryan, Sims, Templeton, Tripple, Van Horn, Wakefield—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. 43, by Joint Committee on Revision of Laws: Relating to selection, control, lease and disposition of lands held by state.

The clerk called the roll on the final passage of House Bill No. 43, and it passed the House by the following vote: Yeas, 79; nays, 0; absent or not voting, 18.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth,
Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (Roy), Kelly, Knapp, Kouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mitchell, Nelson, Northup, Olson (O. H.), Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Rowe, Russell, Saunders, Shipley, Shoemaker, Smith, Soule, Sweetman, Totten, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—79.

Those absent or not voting were: Representatives Bach, Banker, Glasgow, Goldsworthy, Jones (John R.), Mills, Moran, Murray, Olson (A. E.), Paysse, Post, Roth, Roudebush, Ryan, Sims, Templeton, Tripple, Wakefield—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. Knapp, the House adjourned until 10:00 a. m., Friday, January 25, 1929.

A. W. CALDER, Chief Clerk.

ED DAVIS, Speaker.
House Bill No. 25: Do pass as amended.
Passed to second reading.

House of Representatives,
Olympia, Wash., January 25, 1929.

Mr. Speaker:
We, your Committee on Agriculture, to whom was referred House Bill No. 46, entitled "An Act relating to boards of directors of co-operative marketing associations and amending section 11 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.
C. C. Aspinwall, Chairman.


Passed to second reading.

Mr. Speaker:
We, your Committee on Agriculture, to whom was referred House Joint Memorial No 2, entitled "An Act relating to calling extra session of Congress for farm relief," 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.

MESSAGE FROM THE GOVERNOR.

State of Washington, Executive Department,
Olympia, Wash., Monday, January 21, 1929.

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

In compliance with the provisions of Section II of Article III of the Constitution of the State of Washington, I have the honor to submit herewith a list of the pardons, stays of sentence, reprieves, remissions of fines and forfeitures, and executive paroles granted since the date of the report to the Legislature of the 1927 Session.
Respectfully submitted,
Roland H. Hartley,
Governor.

The Speaker announced that the report would be received, and ordered it incorporated in the Journal.
(For complete report see Senate Journal.)

MESSAGES FROM THE SENATE.

Senate Chamber,
Olympia, Wash., January 25, 1929.

Mr. Speaker:
The Senate has passed:
Engrossed Senate Bill No. 54, also
Engrossed Senate Bill No. 57, also
Senate Concurrent Resolution No. 3, and the same are herewith transmitted.
Herbert H. Sieler, Secretary.
Mr. Speaker:

The Senate has passed:
Senate Joint Memorial No. 1, also
Senate Bills Nos. 5, 6, 7, 8, 9, 12, 13, 14, 15, 16, 17, 18, 19, 45, 56 and 71, and the same are herewith transmitted.

Herbert H. Sieler, 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. 109, by Representatives Cory, Culmbach, Hutchinson, Miller (Frank O.), Smith, Vaughan: An Act relating to exemption from garnishment of wages earned by a person having a family dependent upon him for support and amending certain acts relating thereto.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 110, by Mr. Kelly: An Act relating to licensing of peddlers and amending section 1 of chapter 214 of the Laws of 1909.

Ordered printed and referred to Committee on Commerce and Manufacture.

House Bill No. 111, by Mrs. Hutchinson: An Act relating to election precincts; providing for the alteration and division thereof; and amending sections 5171 and 5278 of Remington’s Compiled Statutes of Washington.

Ordered printed and referred to Committee on Elections and Privileges.

House Bill No. 112, by Mr. Roudebush: An Act declaring the policy of the state of Washington with respect to acquiring title to virgin timber in certain localities and preserving such timber, and transferring certain funds in the state treasury and appropriating such funds for acquiring such timber lands through the state board of park commissioners.

Ordered printed and referred to Committee on Parks and Playgrounds.

House Bill No. 113, by Mrs. Sweetman (By request): 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.

Mrs. Sweetman moved that the usual number of copies of House Bill No. 113 be printed.

The motion was carried.

The bill was referred to the Committee on Industrial Insurance.

House Bill No. 114, by Mrs. Hutchinson: An Act relating to registration of voters; and amending sections 5124 and 5125 of Remington’s Compiled Statutes of Washington.

Ordered printed and referred to Committee on Elections and Privileges.

House Bill No. 115, by Mr. Olson (O. H.): An Act relating to motor vehicle licenses and amending section 16 of chapter 96 of the Laws of 1921.

Ordered printed and referred to Committee on Roads and Bridges.
House Bill No. 116, by Mr. Mitchell: An Act creating and validating the organization, establishment and existence of water districts heretofore organized or established, or attempted to be organized or established, under chapter 161 of the Laws of 1913 and amendments thereto; validating and confirming all bonds, obligations, contracts, assessments, levies and all other acts, proceedings and things heretofore executed, issued or done by such districts or their officers; authorizing the establishment of water districts, providing for the acquirement, construction, maintenance, operation, development and regulation of a water supply for all uses and purposes, public and private other than irrigation, with full power to regulate and control the use, distribution and price thereof, and providing the method of payment therefor, and for the annexation of territory therefor; and declaring that this act shall take effect immediately.

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

FIRST READING OF SENATE BILLS.

Senate Bill No. 5, by Joint Committee on Revision of Laws: An Act relating to surveys authorized by Congress and repealing a certain act relating thereto.
Referred to Committee on Judiciary.

Senate Bill No. 6, by Joint Committee on Revision of Laws: An Act relating to the appropriation of property by corporations and repealing certain acts relating thereto.
Referred to Committee on Judiciary.

Senate Bill No. 7, by Joint Committee on Revision of Laws: An Act relating to idiots and insane and repealing certain acts relating thereto.
Referred to Committee on Judiciary.

Senate Bill No. 8, by Joint Committee on Revision of Laws: An Act relating to furnishing and posting lists of habitual drunkards and repealing certain acts relating thereto.
Referred to Committee on Judiciary.

Senate Bill No. 9, by Joint Committee on Revision of Laws: An Act relating to public highways and repealing chapter LVIII of the Laws of 1887-8.
Referred to Committee on Judiciary.

Senate Bill No. 12, by Joint Committee on Revision of Laws: An Act relating to appeals from justices of the peace in civil actions and proceedings, and repealing certain acts relating thereto.
Referred to Committee on Judiciary.

Senate Bill No. 13, by Joint Committee on Revision of Laws: An Act relating to attorney's fees and repealing certain acts relating thereto.
Referred to Committee on Judiciary.

Senate Bill No. 14, by Joint Committee on Revision of Laws: An Act relating to naturalization of aliens and repealing a certain act relating thereto.
Referred to Committee on Judiciary.
Senate Bill No. 15, by Joint Committee on Revision of Laws: An Act relating to bounties on wild animals and repealing certain acts relating thereto.
Referred to Committee on Judiciary.

Senate Bill No. 16, by Joint Committee on Revision of Laws: An Act relating to the distribution of certain school funds and repealing a certain act relating thereto.
Referred to Committee on Judiciary.

Senate Bill No. 17, by Joint Committee on Revision of Laws: An Act relating to proceedings supplemental to execution and repealing certain acts relating thereto.
Referred to Committee on Judiciary.

Senate Bill No. 18, by Joint Committee on Revision of Laws: An Act relating to criminal process of the superior court and amending section 1027 of the Code of Washington Territory of 1881.
Referred to Committee on Judiciary.

Senate Bill No. 19, by Joint Committee on Revision of Laws: An Act relating to liability of railroad companies for the value of animals injured by trains and repealing a certain act relating thereto.
Referred to Committee on Judiciary.

Senate Bill No. 45, by Senators Hastings and Palmer: An Act authorizing and empowering cities of the first class having a population of 300,000, or more, to establish market places, or to use or grant to others the right to use, for market purposes, public places, and ratifying, confirming and validating such grants heretofore made.
Referred to Committee on Judiciary.

Engrossed Senate Bill No. 54, by Senators Cleary, Condon, Conner, Cox, Dimmick, Finch, Hall (Charles W.), Hall (Oliver), Hastings, Heifner, Houser, Jacobus, Knutzen, Landon, Lunn, Metcalf, Miller, Mize, Murphy, Norman, Oman, Palmer, Phipps, Post, St. Peter, Stinson, Taylor, True, Wray: An Act making an appropriation for the equipment and furnishing of an aeronautical building for the University of Washington, and declaring that this act shall take effect immediately.
Referred to Committee on Appropriations.

Senate Bill No. 56, by Senators Conner, Heifner, Houser, Hastings, Landon, Lunn, Palmer, Wray: An Act relating to salaries of justices of the peace in cities having 300,000 or more inhabitants.
Referred to Committee on Judiciary.

Engrossed Senate Bill No. 57, by Senators Ball, Barnes, Conner, Finch, Hall (Charles W.), Hastings, Heifner, Houser, Jacobus, Landon, Metcalf, Miller, Oman, Palmer, Phipps, St. Peter, Somerville, Stinson, Taylor, True, Wray: An Act relating to the support of the poor and infirm, providing for old age pensions, and 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.

Senate Bill No. 71, by Senator Palmer: An Act making an appropriation for the inspection of nurseries, nursery stock and horticultural commodities
and the enforcement of plant quarantine, and declaring that this act shall take effect immediately.

- Referred to Committee on Appropriations.

**Senate Joint Memorial No. 1**, by Senators Colburn and Dimmick: Regarding the completion of the Mount Adams Highway.

- Referred to Committee on Roads and Bridges.

**Senate Concurrent Resolution No. 3**, by Rules and Joint Rules Committee: Relating to the joint rules of the 1929 session of the legislature.

- Referred to Committee on Rules and Order.

**SECOND READING OF BILLS.**

**HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., JANUARY 23, 1929.**

**Mr. Speaker:**

We, your Committee on Banks and Banking, to whom was referred House Bill No. 49, entitled "An Act relating to and regulating investments and deposits by mutual savings banks," 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 8, line 8, of the printed bill, being line 12 of the original bill, by striking the period and the word "If" and inserting in lieu thereof a comma and the words "but if".

- Amend section 8, line 18 of the printed bill, being line 26 of the original bill, by striking the period, inserting a comma in lieu thereof and adding the words "its bonds shall be legal for investment by mutual savings banks."

- Amend section 18, line 5, of the printed bill, being line 8 of the original bill, by striking the word "section" and inserting in lieu thereof the words "Sections 20 and ".

- Amend section 21, line 96 of the printed bill, being line 22 of the original bill, by Inserting before the word "mutual" an "a". **RALPH R. KNAPP, Chairman.**


The bill was read the second time by sections.

On motion of Mr. Knapp, the committee amendments were adopted. The bill was passed to third reading and ordered engrossed.

**House Bill No. 65**, by Representatives Murray and Wanamaker: Making appropriations for highways in island counties, and declaring an emergency.

The bill was read the second time by sections.

On motion of Mrs. Wanamaker, the following amendment was adopted:

- Amend section No. 1, line 3: Strike the words "the Motor Vehicle Fund" and insert in lieu thereof "Island and San Juan counties, respectively, in the permanent highway fund."

The bill was passed to third reading and ordered engrossed.

On motion of Mr. Knapp, the House adjourned until 1:00 p.m., Monday, January 28, 1929.

**A. W. CALDER, Chief Clerk.**
FIFTEENTH DAY.

AFTERNOON SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Monday, January 28, 1929.

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

The clerk called the roll; all members being present except Representatives Bach, Hayton, McCracken, Masterson, Miller (Frank O.), Ryan, Sims, and Wakefield; Representatives Bach, Miller (Frank O.), Ryan and Sims being excused.

Prayer was offered by Rev. S. Ira Arnold of the Church of the Brethren of Olympia, Wash.

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

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 26, 1929.

Mr. Speaker:

Your Committee on Engrossment, to whom was referred House Bill No. 49, also House Bill No. 65, have compared same with the original bills and find them correctly...........................

Chairman.

We concur in this report: E. F. Hultgrenn, R. S. Durkee.

House Bill No. 18: Do pass as amended. Passed to second reading.

House Bill No. 37: Do pass as amended. Passed to second reading.

House Bill No. 45: Do pass as amended. Passed to second reading.

House Bill No. 54: Do pass as amended. Passed to second reading.

House Bill No. 55: Do pass as amended. Passed to second reading.

House Bill No. 68: Do pass as amended. Passed to second reading.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., January 25, 1929.

Mr. Speaker:

The Senate has passed:

Senate Bill No. 89, also
Senate Bill No. 20, also
Senate Bill No. 22, also
Senate Bill No. 23, also
Senate Bill No. 24, also
Senate Bill No. 26, also
Senate Bill No. 27, also
Senate Bill No. 29, also
Senate Bill No. 31, also
Senate Bill No. 32, also
Senate Bill No. 33, also
Senate Bill No. 34, also
Senate Bill No. 35, also
Senate Bill No. 36, also
Senate Bill No. 37, also
Senate Bill No. 38, also
Senate Bill No. 39, also
Senate Bill No. 40, also
Senate Bill No. 41, also
Senate Bill No. 42, also
Senate Bill No. 43, and the same are herewith transmitted.

HERBERT H. SIÉLER, Secretary.

Mr. Speaker:

The Senate has passed:
Engrossed Senate Bill No. 21, also
Engrossed Senate Bill No. 30, and the same are herewith transmitted.

HERBERT H. SIÉLER, 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. 117, by Committee on Rules and Order: An Act authorizing and directing the state treasurer to accept on behalf of the state certified check from the public printer representing trust funds payable to the state, and pay the proceeds thereof into the general fund, and declaring that this act shall take effect immediately.
Ordered printed and referred to Committee on Printing.

House Bill No. 118, by Mr. Jones (John R.): An Act relating to assessments of irrigation districts and amending Sections 7442, 7443 and 7444 of Remington’s Compiled Statutes.
Ordered printed and referred to Committee on Reclamation and Irrigation.

House Bill No. 119, by Representatives Albert and Hutchinson: An Act relating to the establishment of parental school districts and 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 Bill No. 120, by Mrs. Hutchinson: An Act relating to firemen’s relief and pensions; and amending Section 4 of Chapter 196 of the Laws of 1919.
Ordered printed and referred to Committee on Cities of the First Class.

House Bill No. 121, by Representatives Hill, Kelly, Marble, Masterson, Saunders and Templeton: An Act relating to planning commissions and authorizing cities of the second and lesser classes and towns and counties of any class to provide for the appointment of planning commissions.
Ordered printed and referred to Committee on Counties and County Boundaries.
House Bill No. 122, by Mr. Beck: An Act relating to public highways, creating and establishing a primary state highway, to be known as State Road No. 4, or the Tonasket-San Poil Highway, and amending Section 14 of Chapter 185 of the Laws of 1923.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 123, by Mr. Hill: An Act relating to highways, and establishing a primary state highway to be known as State Road No. 3 or the Inland Empire Highway, and amending Section 3 of Chapter 185 of the Laws of 1923.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 124, by Representatives Hultgrenn, Miller (W. O.), Olson (O. H.): An Act establishing a primary state highway to be known as State Road No. 11, or the Columbia Basin Highway, and amending Section 10 of Chapter 185 of the Laws of 1923.
Ordered printed and referred to Committee on Roads and Bridges.

FIRST READING OF SENATE BILLS.

Senate Bill No. 20, by Joint Committee on Revision of Laws: An Act relating to the commencement of civil actions and repealing certain acts relating thereto.
Referred to Committee on Judiciary.

Engrossed Senate Bill No. 21, by Joint Committee on Revision of Laws: An Act relating to civil actions in the superior court against two or more defendants, and repealing certain acts in relation thereto.
Referred to Committee on Judiciary.

 Senate Bill No. 22, by Joint Committee on Revision of Laws: An Act relating to elk and repealing Chapter CLXIV of the Code of Washington Territory of 1881.
Referred to Committee on Judiciary.

Senate Bill No. 23, by Joint Committee on Revision of Laws: An Act relating to issues in civil actions and repealing Chapter XIV of the Code of Washington Territory of 1881.
Referred to Committee on Judiciary.

Senate Bill No. 24, by Joint Committee on Revision of Laws: An Act relating to disbarment of attorneys and repealing Chapter 72 of the Laws of 1909.
Referred to Committee on Judiciary.

Senate Bill No. 26, by Joint Committee on Revision of Laws: An Act relating to County Roads and repealing certain acts relating thereto.
Referred to Committee on Judiciary.

Senate Bill No. 27, by Joint Committee on Revision of Laws: An Act relating to public highways and repealing a certain act relating thereto.
Referred to Committee on Judiciary.

Senate Bill No. 29, by Joint Committee on Revision of Laws: An Act relating to the exercise of the right of eminent domain by telegraph and telephone companies and repealing certain acts relating thereto.
Referred to Committee on Judiciary.
Engrossed Senate Bill No. 30, by Joint Committee on Revision of Laws: An Act relating to witnesses and repealing certain acts relating thereto. Referred to Committee on Judiciary.

Senate Bill No. 31, by Joint Committee on Revision of Laws: An Act relating to county elections and taxes for prospecting purposes and repealing certain acts relating thereto. Referred to Committee on Judiciary.

Senate Bill No. 32, by Joint Committee on Revision of Laws: An Act relating to judges of the superior court and repealing certain acts relating thereto. Referred to Committee on Judiciary.

Senate Bill No. 33, by Joint Committee on Revision of Laws: An Act relating to the validation of municipal indebtedness and repealing Chapter 221 of the Laws of 1907. Referred to Committee on Judiciary.

Senate Bill No. 34, by Joint Committee on Revision of Laws: An Act relating to congressional districts and repealing Chapter 181 of the Laws of 1907. Referred to Committee on Judiciary.

Senate Bill No. 35, by Joint Committee on Revision of Laws: An Act relating to the location of public roads and repealing Chapter CIX of the Laws of 1887-8. Referred to Committee on Judiciary.

Senate Bill No. 36, by Joint Committee on Revision of Laws: An Act relating to roads and chutes for lumbering and logging and repealing Chapter LXXVII of the Laws of 1887-8. Referred to Committee on Judiciary.

Senate Bill No. 37, by Joint Committee on Revision of Laws: An Act relating to private ways of necessity and repealing certain acts relating thereto. Referred to Committee on Judiciary.

Senate Bill No. 38, by Joint Committee on Revision of Laws: An Act relating to damages for change of street grades and repealing certain acts relating thereto. Referred to Committee on Judiciary.

Senate Bill No. 39, by Joint Committee on Revision of Laws: An Act relating to local improvements in cities and towns, and repealing certain acts relating thereto. Referred to Committee on Judiciary.

Senate Bill No. 40, by Joint Committee on Revision of Laws: An Act relating to garnishment in justice courts, and repealing certain acts relating thereto. Referred to Committee on Judiciary.

Senate Bill No. 41, by Joint Committee on Revision of Laws: An Act relating to the payment of obligations, and repealing Chapter LV of the Laws of 1897. Referred to Committee on Judiciary.
Senate Bill No. 42, by Joint Committee on Revision of Laws: An Act relating to the use and obstruction of streams and repealing Chapter CXX (120) of the Laws of 1891.
Referred to Committee on Judiciary.

Senate Bill No. 43, by Joint Committee on Revision of Laws: An Act relating to duplicate warrants and repealing Chapter CXXIX of the Laws of 1887-8.
Referred to Committee on Judiciary.

Senate Bill No. 89, by Committee on Judiciary: An Act relating to chattel mortgages, and amending Section 1 of Chapter XCVIII of the Laws of 1899, and declaring that this act shall take effect immediately.
Referred to Committee on Judiciary.

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., JANUARY 25, 1929.

Mr. Speaker:

We, your Committee on Revenue and Taxation, to whom was re-referred House Bill No. 25, entitled "An Act relating to revenues, taxation, expenditures and indebtedness of cities and towns, prescribing penalties for violations thereof, and repealing certain 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 as amended.

Amend section 1, line 6 of the original bill, being line 2 of the printed bill, strike the word "first" and insert in lieu thereof the word "second".

J. C. Hubbell, Chairman.


The bill was read the second time by sections.

On motion of Mr. Hubbell, the committee amendment was adopted.

The bill was passed to third reading and ordered engrossed.

House Bill No. 46, by Mr. Hartung: Relating to boards of directors of co-operative marketing associations.

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

House Bill No. 85, by Representatives Wanamaker and McCracken: Relating to state parks.

On motion of Mrs. Wanamaker, House Bill No. 85 was re-referred to the Committee on Roads and Bridges.

Senate Concurrent Resolution No. 3, by Rules and Joint Rules Committee: Relating to the joint rules of the 1929 session of the legislature.

The resolution was read in full the second time and passed to third reading.

THIRD READING OF BILLS.

Engrossed House Bill No. 5, by Joint Committee on Revision of Laws: Relating to settling and certifying bills of exceptions.

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, 86; nays, 0; absent or not voting, 11.
Those voting yea were: Representatives Albert, Allen, Anderson, Aspinal, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbak, Danielson, Danskin, Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Saunders, Shipley, Shoemaker, Smith, Soule, Sweetman, Templeton, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—86.

Those absent or not voting were: Representatives Bach, Davis (J. H.), Hayton, McCracken, Masterson, Miller (Frank O.), Ryan, Sims, Sweetman, Totten, Wakefield—11.

The bill, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

**House Bill No. 49**, by Mr. Knapp: Relating to and regulating investments and deposits by mutual savings banks.

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, 86; nays, 0; absent or not voting, 11.

 Those voting yea were: Representatives Albert, Allen, Anderson, Aspinal, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbak, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roudebush, Rowe, Russell, Saunders, Shipley, Shoemaker, Smith, Soule, Sweetman, Templeton, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—86.

Those absent or not voting were: Representatives Bach, Barlow, Hayton, McCracken, Masterson, Miller (Frank O.), Roth, Ryan, Sims, Totten, Wakefield—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. Russell, Rule 20 was suspended.

**House Bill No. 65**, by Representatives Wanamaker and Murray: Making appropriations for construction and maintenance of highways in island counties and declaring an emergency.

On motion of Mrs. Wanamaker, 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 Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hazen, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Saunders, Shipley, Shoemaker, Smith, Soule, Sweetman, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—87.

Those absent or not voting were: Representatives Bach, Hayton, McCracken, Masterson, Miller (Frank O.), Ryan, Sims, Templeton, Totten, Wakefield—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.

There being no objection, the House returned to the eighth order of business.

INTRODUCTION AND FIRST READING OF HOUSE CONCURRENT RESOLUTION.

House Concurrent Resolution No. 4, by Representatives Davis (J. H.) and Ryan: Relating to the appointment of a committee to confer with a like committee from the Oregon legislature.

The resolution was read the first time by title.

On motion of Mr. Davis (J. H.), the rules were suspended and the resolution was advanced to second reading, and read the second time in full.

On motion of Mr. Davis (J. H.), the rules were suspended, the second reading considered the third, and the resolution was adopted.

On motion of Mr. Davis (J. H.), the rules were suspended, and the chief clerk was directed to immediately transmit House Concurrent Resolution No. 4 to the Senate.

On motion of Mr. Knapp, the House adjourned until 10:30 A. M., Tuesday, January 29, 1929.

A. W. Calder, Chief Clerk.

Ed Davis, Speaker.
The Speaker called the House to order at 10:30 a.m.
The clerk called the roll; all members being present except Representatives Bach and Sims; both of whom were excused.
Prayer was offered by Rev. S. Ira Arnold of the Church of the Brethren, of Olympia, Wash.
The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Peterson (C. E.) further reading was dispensed with and the journal was approved.

RESOLUTION.

Resolution by Committee on Rules and Order:

Resolved: That the house rules as printed in the 1927 Legislative Manual be adopted as the permanent rules of the 21st session with the following amendments:

Amend Rule 5 to read as follows:

Rule 5. (a) The duties of the sergeant-at-arms shall be as follows: He shall attend the house during the sittings, announce all messages, preserve order, execute all processes issued by authority of the house and directed to him by the speaker.
(b) He shall see that the house chambers and adjoining rooms are kept clean, well heated and ventilated and open for the use of the members from 8 a.m. until 11 p.m.; and that the furniture is kept in good order and repair.
(c) He shall see that no person is admitted to the house chamber or committee rooms except in accordance with the provisions of Rule 80.

Amend Rule 24 to read as follows:

Rule 24. When a question is under debate, no motion shall be received but the following in the rank named:
First—Adjourn or recess to a time certain.
Second—Adjourn.
Third—To lay on the table.
Fourth—To divide the question.
Fifth—For the previous question.
Sixth—To postpone to a day certain.
To commit or recommit.
To postpone indefinitely.
Seventh—To amend.

Amend Rule 72 to read as follows:

Rule 72. The standing committees of the house and the number of members for each shall be as follows:

<table>
<thead>
<tr>
<th>No. of Committees</th>
<th>Name of Committee</th>
<th>No. of Members</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Agriculture</td>
<td>17</td>
</tr>
<tr>
<td>2</td>
<td>Appropriations</td>
<td>26</td>
</tr>
<tr>
<td>3</td>
<td>Banks and Banking</td>
<td>17</td>
</tr>
<tr>
<td>4</td>
<td>Claims and Auditing</td>
<td>5</td>
</tr>
<tr>
<td>5</td>
<td>Cities of the First Class</td>
<td>10</td>
</tr>
<tr>
<td>6</td>
<td>Commerce and Manufacturing</td>
<td>6</td>
</tr>
<tr>
<td>7</td>
<td>Compensation and Fees for State and County Officers</td>
<td>7</td>
</tr>
<tr>
<td>8</td>
<td>Congressional Apportionment</td>
<td>5</td>
</tr>
<tr>
<td>9</td>
<td>Constitutional Revision</td>
<td>7</td>
</tr>
</tbody>
</table>
SIXTEENTH DAY, JANUARY 29, 1929

<table>
<thead>
<tr>
<th>No. of</th>
<th>Committee Name of Committee</th>
<th>No. of Members</th>
</tr>
</thead>
<tbody>
<tr>
<td>10</td>
<td>Corporations Other Than Municipal</td>
<td>5</td>
</tr>
<tr>
<td>11</td>
<td>Counties and County Boundaries</td>
<td>5</td>
</tr>
<tr>
<td>12</td>
<td>Dairy and Livestock</td>
<td>11</td>
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<tr>
<td>13</td>
<td>Dikes, Drains and Ditches</td>
<td>5</td>
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<tr>
<td>14</td>
<td>Education</td>
<td>15</td>
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<tr>
<td>15</td>
<td>Educational Institutions</td>
<td>16</td>
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<tr>
<td>16</td>
<td>Elections and Privileges</td>
<td>13</td>
</tr>
<tr>
<td>17</td>
<td>Engrossment</td>
<td>5</td>
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<tr>
<td>18</td>
<td>Enrollment</td>
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<td>19</td>
<td>Federal Relations and Immigration</td>
<td>5</td>
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<tr>
<td>20</td>
<td>Fisheries</td>
<td>11</td>
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<tr>
<td>21</td>
<td>Forestry and Logged Off Lands</td>
<td>9</td>
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<tr>
<td>22</td>
<td>Game and Game Fish</td>
<td>13</td>
</tr>
<tr>
<td>23</td>
<td>Harbors and Waterways</td>
<td>5</td>
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<tr>
<td>24</td>
<td>Highways and Automotive Transportation</td>
<td>30</td>
</tr>
<tr>
<td>25</td>
<td>Horticulture</td>
<td>7</td>
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<tr>
<td>26</td>
<td>Industrial Insurance</td>
<td>11</td>
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<tr>
<td>27</td>
<td>Insurance</td>
<td>13</td>
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<td>28</td>
<td>Judiciary</td>
<td>20</td>
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<tr>
<td>29</td>
<td>Labor and Labor Statistics</td>
<td>11</td>
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<tr>
<td>30</td>
<td>Legislative Apportionment</td>
<td>7</td>
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<tr>
<td>31</td>
<td>Medicine, Dentistry, Pure Food and Drugs</td>
<td>9</td>
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<tr>
<td>32</td>
<td>Memorials</td>
<td>5</td>
</tr>
<tr>
<td>33</td>
<td>Military</td>
<td>9</td>
</tr>
<tr>
<td>34</td>
<td>Mines and Mining</td>
<td>7</td>
</tr>
<tr>
<td>35</td>
<td>Municipal Corporations Other Than First Class</td>
<td>6</td>
</tr>
<tr>
<td>36</td>
<td>Parks and Playgrounds</td>
<td>7</td>
</tr>
<tr>
<td>37</td>
<td>Printing</td>
<td>4</td>
</tr>
<tr>
<td>38</td>
<td>Public Buildings and Grounds</td>
<td>5</td>
</tr>
<tr>
<td>39</td>
<td>Public Morals</td>
<td>7</td>
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<tr>
<td>40</td>
<td>Public Utilities</td>
<td>12</td>
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<tr>
<td>41</td>
<td>Reclamation and Irrigation</td>
<td>8</td>
</tr>
<tr>
<td>42</td>
<td>Revenue and Taxation</td>
<td>19</td>
</tr>
<tr>
<td>43</td>
<td>Rules and Order</td>
<td>9</td>
</tr>
<tr>
<td>44</td>
<td>Rural Credits and Agricultural Development</td>
<td>5</td>
</tr>
<tr>
<td>45</td>
<td>State Charitable Institutions</td>
<td>7</td>
</tr>
<tr>
<td>46</td>
<td>State Library</td>
<td>5</td>
</tr>
<tr>
<td>47</td>
<td>State Penal and Reformatory Institutions</td>
<td>7</td>
</tr>
<tr>
<td>48</td>
<td>State Granted, School and Tide Lands</td>
<td>5</td>
</tr>
<tr>
<td>49</td>
<td>Transportation other than automotive</td>
<td>8</td>
</tr>
</tbody>
</table>

Amend Rule 78 to read as follows:

Rule 78. The use of the chamber of the House of Representatives and the committee and lounge rooms shall not be granted for any purpose without consent of the House or committees respectively, except for meetings of the members of the legislature. The lounge rooms are for the exclusive use of the members of the legislature.

Amend Rule 79 to read as follows:

Rule 79. The south gallery is reserved for the use of the ladies and families of the governor, lieutenant governor, state officials and members of the legislature.

Amend Rule 80 to read as follows:

Rule 80. The following persons shall be entitled to admittance to the floor and house committee rooms:

1. State officers and members of the Senate.
2. Persons in the exercise of official duty directly connected with the business of the house.
3. Reporters who have been designated by the speaker and who have received press cards of admittance, subject to revocation.
4. Former members of the legislature not advocating any pending or proposed legislation, upon presentation of cards of admittance issued by the speaker and subject to revocation.
5. The immediate family of members upon presentation of cards of admittance issued by the speaker and subject to revocation, may be admitted when the house is not in session.

6. Other persons upon presentation of cards of admittance issued by the speaker and subject to revocation, may be admitted for one hour immediately following adjournment each day the house is in session.

7. Lobbying in the house chamber or in any committee room or lounge room is prohibited at all times unless expressly permitted by the house or committee. Anyone violating this rule will forfeit his or her right to be admitted to the house chamber or any of its committee rooms.

On motion of Mr. Danskin, the following amendment was adopted.

Amend Rule 76 as follows:

Strike the period after the word "report" and add the following: "provided that after the fiftieth day a majority of the house members elect may require a committee to report a bill back to the house at any time."

Mr. Hill moved that the following amendment be adopted:

Amend Rule 80, Section No. 6:

After the words "may be admitted" strike out the phrase beginning with the word "for" to the end and insert in lieu thereof the following: "at any time when House is not in session when escorted by a member and not advocating any pending or proposed legislation."

After debate, on motion of Mr. Casey the previous question was ordered.

Mr. Jones (John R.) demanded a roll call on the adoption of the amendment. The required number arising, the clerk called the roll, and the amendment was lost by the following vote: Yeas, 23; nays, 68; absent or not voting, 6.

Those voting yea were: Representatives Aspinwall, Banker, Beck, Biesen, Bostwick, Cory, Denman, Hall, Hill, Hultgrenn, Johnson, Jones (John R.), Kelly, Miller, (Frank O.), Moran, Olson (O. H.), Peterson (C. E.), Ratliffe, Shoemaker, Sweetman, Van Horn, Wanamaker, Williams—23.

Those voting nay were: Representatives Albert, Allen, Anderson, Bennett, Benson, Booth, Butterworth, Canfield, Casey, Culmback, Danielson,Danskin, Davis (J. H.), Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldworthy, Griffen, Hartung, Hayton, Hazen, Hess, Hubbell, Hutchinson, Jones (Roy), Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (W. O.), Murray, Nelson, Northup, Olson (A. E.), Payssse, Peterson (Payson), Post, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Smith, Soule, Templeton, Totten, Tripple, Vaughan, Wakefield, Watkins, Webb, Westover, Mr. Speaker—68.

Those absent or not voting: Representatives Bach, Barlow, Hurspool, Mills, Mitchell, Sims—6.

On motion of Mr. Danskin, the resolution as amended was adopted.

On motion of Mr. Goldsworthy, Rule 20 was suspended.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 28, 1929.

MR. SPEAKER:

Your Committee on Engrossment, to whom was referred House Bill No. 25, have compared same with the original bill and find it correctly engrossed.

I concur in this report: E. F. Hultgrenn.
SIXTEENTH DAY, JANUARY 29, 1929

House Bill No. 48:  Do pass as amended.
Passed to second reading.

House Bill No. 73:  Do pass as amended.
Passed to second reading.

MR. SPEAKER:

We, your Committee on Parks and Playgrounds, to whom was referred House Bill No. 74, entitled "An Act relating to Metropolitan Park Districts, prescribing a limitation of tax levy therein and amending section 6724 of Remington's Compiled Statutes of Washington, as amended by chapter 97, Laws Extraordinary Session 1925," 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.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Parks and Playgrounds, to whom was referred House Bill No. 75, entitled "An Act relating to Metropolitan Park Districts, providing for annexation of territory thereto; amending section 6739 of Remington's Compiled Statutes of Washington, and validating annexations of territory to metropolitan park districts heretofore made or attempted," 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.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Parks and Playgrounds, to whom was referred House Bill No. 112, entitled "An Act declaring the policy of the State of Washington with respect to acquiring title to virgin timber in certain localities and preserving such timber, and transferring certain funds in the state treasury and appropriating such funds for acquiring such timber land through the state board of park commissioners," 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.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 71, entitled "An Act making an appropriation for the inspection of nurseries, nursery stock and horticultural commodities and the enforcement of plant quarantine, 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.
MESSAGES FROM THE SENATE.

SENATE CHAMBER,
Olympia, Wash., January 28, 1929.

Mr. Speaker:
The Senate has adopted
Senate Concurrent Resolution No. 4 and the same is herewith transmitted.

HERBERT H. SIETER, Secretary.

SENATE CHAMBER,
Olympia, Wash., January 28, 1929.

Mr. Speaker:
The Senate has passed
Senate Bill No. 91, also
House Bill No. 69, and the same are herewith transmitted.

HERBERT H. SIETER, Secretary.

SENATE CHAMBER,
Olympia, Wash., January 29, 1929.

Mr. Speaker:
The Senate has passed
Engrossed Senate Bill No. 11, and the same is herewith transmitted.

HERBERT H. SIETER, Secretary.

SENATE CHAMBER,
Olympia, Wash., January 29, 1929.

Mr. Speaker:
The Senate has adopted
House Concurrent Resolution No. 4, and the same is herewith transmitted.

HERBERT H. SIETER, 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. 125, by Mr. Falknor: An Act relating to revocable trusts.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 126, by Mr. Falknor: An Act relating to the commencement of civil actions in the superior courts and the service of summons by publication, and amending section 228 of Remington's Compiled Statutes.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 127, by Mr. Albert: An Act relating to salaries of bailiffs in Superior Courts and amending section 1 of chapter X of the Laws of 1891.

Ordered printed and referred to Committee on Compensations and Fees for State and County Officers.

House Bill No. 128, by Mr. Tripple: An Act relating to marriage and amending Sections 8437 and 8451 of Remington's Compiled Statutes of Washington.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 129, by Mr. Rowe: An Act relating to claims for damages against cities and towns, and amending Section 1 of Chapter 167 of the Laws of 1909.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 130, by Mr. Rowe: An Act relating to cities of the second class, providing a method for passage and publication, and the effect of
ordinances thereof, and amending Sections 57 and 58 of Chapter 241 of the Laws of 1907, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Judiciary.

**House Bill No. 131**, by Mr. Shoemaker (by request): An Act relating to eminent domain proceedings in cities and towns, and amending Sections 9263 and 9265 of Remington's Compiled Statutes of Washington.

On motion of Mr. Shoemaker, the usual number of copies of House Bill No. 131 was ordered printed.

The bill was referred to the Committee on Judiciary.

**House Bill No. 132**, by Mr. Shoemaker (by request): An Act relating to local improvements in cities and towns, and amending Section 9402 of Remington's Compiled Statutes of Washington.

On motion of Mr. Shoemaker, the usual number of copies of House Bill No. 132 were ordered printed.

The bill was referred to the Committee on Judiciary.

**House Joint Memorial No. 8**, by Mr. Rowe: Petitioning Congress to amend the laws relative to loans to diking and drainage districts.

Ordered printed and referred to Committee on Dikes, Drains and Ditches.

**FIRST READING OF SENATE BILLS.**

Engrossed Senate Bill No. 11, by Joint Committee on Revision of Laws: An Act relating to conveyances and encumbrances of real estate, authorizing certain officers to take acknowledgments, prescribing forms, and repealing certain acts relating thereto.

Referred to Committee on Judiciary.

**Senate Bill No. 91**, by Committee on Judiciary: An Act relating to privileges and rights of residents of this state, and repealing an act relating thereto.

Referred to Committee on Judiciary.

**Senate Concurrent Resolution No. 4**, by Senator Norman: Relating to a joint session of the Fisheries Committees of the Legislatures of Washington and Oregon.

On motion of Mr. Leber, the rules were suspended, the resolution was advanced to second reading and read the second time in full.

On motion of Mr. Leber, the rules were suspended, the resolution was advanced to third reading, the second reading considered the third, and the resolution was adopted.

The Speaker appointed, as the committee authorized under Senate Concurrent Resolution No. 4, Representatives Sims, McDonough, Leber and Reader.

On motion of Mr. Leber, the rules were suspended, and the chief clerk was directed to immediately transmit Senate Concurrent Resolution No. 4 to the Senate.

**SECOND READING OF BILLS.**

**House of Representatives,**

**Olympia, Wash., January 28, 1929.**

**MR. SPEAKER:**

We, your Committee on Judiciary, to whom was referred House Bill No. 37, entitled "An Act relating to the state penitentiary and repealing certain 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 with the following amendment:

Amend the bill, add thereto a new section to be known as section 2, to read as follows:

"Sec. 2. Nothing contained in chapter 38 of the Laws of 1905 shall be so construed as to exclude ministers of any denomination from giving gratuitous religious or moral instruction to prisoners under such reasonable rules and regulations as the director of business control may prescribe."

The following members of the committee voted for this report: Falknor, Chairman; Beck, Benson, Casey, Gear, Glasgow, Hurspool, Lindsay, Miller, Post, Soule, Totten, Wakefield.

Judson F. Falknor, 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 and ordered engrossed.


Mr. Knapp moved that House Bill No. 45 be passed until Thursday, but retain its place on the calendar. The motion was carried.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 54, entitled "An Act relating to security for costs in actions or proceedings in justice's courts and amending section 1725 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 with the following amendment:

Amend section 1, line 19 of the original bill, being line 11 of the printed bill, after the period (.) following the word "given" strike the remainder of the section.

Judson F. Falknor, 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 and ordered engrossed.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 55, entitled "An Act relating to security for costs in actions or proceedings in superior courts and amending section 527 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 with the following amendments:

Amend section 1, line 9 of the original bill, being line 4 of the printed bill, strike the asterisks (* * *).

Amend section 1, line 16 of the original bill, being line 8 of the printed bill, strike the asterisks (* * * *) and insert in lieu thereof the following: "two or more persons, or by a surety company authorized to do business in this state"

Amend section 1, lines 16, 17 and 18 of the original bill, being lines 9 and 10 of the printed bill, strike the words "the plaintiff, as principal, and a surety company authorized to do business in this state, as surety, to be approved by the clerk"

Amend section 1, line 20 of the original bill, being line 11 of the printed bill, after the word "judgment" insert a comma (,) and the word "or"
Amend section 1, line 22 of the original bill, being line 13 of the printed bill, after the word "judge" insert a comma (,).  

JUDSON F. FALKNOR, 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.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., JANUARY 28, 1929.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 68, entitled "An Act relating to homesteads, amending section 1, and repealing section 1 of chapter CLXXXIII Laws of 1927," 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, strike section 1, and insert in lieu thereof the following:

Section 1. That section 1 of chapter 193 of the Laws of 1927, (section 528, Remington's Compiled Statutes, 1927 Supplement), be amended to read as follows:

"Section 1. The homestead consists of the dwelling house, in which the claimant resides, and the land on which the same is situated, selected at any time before sale, as in this act provided: Provided, however, That in the event said homestead is selected subsequent to entry of judgment then said homestead claimant shall pay all legally taxable costs incurred by the plaintiff subsequent to entry of judgment and unless such costs are paid prior to sale the filing of such homestead shall be void and of no effect."

Amend the title, after the comma (,) following the word "homesteads" remainder of the title and insert in lieu thereof the following: "and section 1 of chapter 193 of the Laws of 1927."

JUDSON F. FALKNOR, Chairman.


The bill was read the second time by sections.

Mr. Falknor moved that the committee amendment, to strike section 1 and insert in lieu thereof a new section, be adopted.

After a short debate, on motion of Mr. Mills the previous question was ordered.

Mr. Lindsay demanded a roll call on the adoption of the amendment. The required number arising, the clerk called the roll, and the amendment was lost by the following vote: Yeas, 32; nays, 57; absent or not voting, 8.

Those voting yea were: Representatives Anderson, Aspinwall, Benson, Cory, Culmbach, Danskin, Falknor, Gilbert, Gillette, Glasgow, Goldsworthy, Hazen, Hess, Jones (Roy), Kelly, Knapp, Leber, McCracken, Nelson, Post, Ratliffe, Reader, Reed, Shipley, Soule, Totten, Tripple, Wakefield, Wamaker, Webb, Williams, Mr. Speaker—32.

Those voting nay were: Representatives Albert, Allen, Banker, Barlow, Beck, Bennett, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Danielson, Davis (J. H.), Denman, Durkee, Gear, Griffin, Hall, Hartung, Hayton, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Krouse, Lindsay, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Pay-
son), Roth, Roudebush, Rowe, Russell, Saunders, Shoemaker, Smith, Sweetman, Van Horn, Vaughan, Watkins—57.

Those absent or not voting: Representatives Bach, Durrant, Friese, Northup, Ryan, Sims, Templeton, Westover—8.

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

Amend the bill, strike section 1 and insert in lieu thereof the following:

Section 1. That section 1 of chapter 193 of the Laws of 1927 (section 528, Remington's Compiled Statutes, 1927 Supplement), be amended to read as follows:

“Section 1. The homestead consists of the dwelling house, in which the claimant resides, and the land on which the same is situated, selected at any time before sale, as in this act provided.”

On motion of Mr. Falknor the committee amendment to strike Section 2, and the committee amendment to the title, were adopted.

The bill was passed to third reading and ordered engrossed.

THIRD READING OF BILLS.

House Bill No. 25, by Joint Committee on Revision of Laws: Relating to revenues of cities and towns.

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, 83; nays, 0; absent or not voting, 14.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback; Danielson, Danskín, Denman, Durkee, Gear, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Reader, Reed, Roth, Roudebush, Rowe, Saunders, Shoemaker, Smith, Soule, Sweetman, Totten, Trippe, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—83.

Those absent or not voting were: Representatives Albert, Bach, Davis (J. H.), Durrant, Falknor, Friese, Goldsworthy, Ratliffe, Russell, Ryan, Shipley, Sims, Templeton, 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.

Engrossed House Bill No. 29, by Joint Committee on Revision of Laws: Relating to judgments.

On motion of Mr. Falknor, Engrossed House Bill No. 29 was returned to second reading for the purpose of amendment.

On motion of Mr. Falknor, the following amendments were adopted:

Amend section 2, line 29 of the engrossed bill, being line 6 of the printed bill, strike the word “day” and insert in lieu thereof the word “time”; strike the words “rendition and”

Amend section 2, line 19 of the engrossed bill, being line 22 of the printed bill, before the word “filing” insert the words “time of”

Amend section 2, line 1 of the engrossed bill, being line 7 of the printed bill, strike the words “a judgment” and insert in lieu thereof the words “the docket”
Amend section 7, line 6 of the engrossed bill, being line 1 of the printed bill, strike the word "rendition" and insert in lieu thereof the word "entry"

Amend section 7, line 12 of the engrossed bill, being line 6 of the printed bill, strike the words "rendition and"

On motion of Mr. Falknor, the rules were suspended, and the bill was advanced to third reading.

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, 84; nays, 0; absent or not voting, 13.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danskin, Davis (J. H.), Denman, Durkee, Falknor, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Olson (A. E.), Olson, (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Reader, Reed, Roudebush, Rowe, Russell, Saunders, Shoemaker, Smith, Soule, Sweetman, Totten, Tripple, Van Horn, Wakefield, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—84.

Those absent or not voting were: Representatives Bach, Danielson, Durrant, Friese, Northup, Ratcliffe, Roth, Ryan, Shipley, Sims, Templeton, Vaughan, Westover—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. 46, by Mr. Hartung: Relating to boards of directors of co-operative marketing associations.

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, 87; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Olson (A. E.), Olson, (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Reader, Reed, Roudebush, Rowe, Russell, Saunders, Shoemaker, Smith, Soule, Sweetman, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—87.

Those absent or not voting were: Representatives Bach, Friese, Griffin, McDonough, Northup, Ratcliffe, Ryan, Saunders, Sims, Templeton—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 Concurrent Resolution No. 3, by Committee on Rules and Joint Rules: Relating to joint rules of the 1929 session of the Legislature.

The resolution was read the third time, and was adopted.

The Speaker appointed, in compliance with House Concurrent Resolution No. 4, Representatives Ryan, Davis (J. H.), and Benson.

On motion of Mr. Knapp, the House adjourned until 11:00 a. m., Wednesday, January 30, 1929.

A. W. Calder, Chief Clerk.

Ed Davis, Speaker.

SEVENTEENTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday, January 30, 1929.

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

The clerk called the roll; all members being present except Representatives Bach, Post, Roudebush and Sims; Representatives Bach and Sims being excused.

Prayer was offered by Rev. S. Ira Arnold of the Church of the Brethren, of Olympia, Wash.

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

INVITATION.

The Speaker introduced Mr. Hugh Fullerton, President of the Young Men's Republican Club of King County, who extended the following invitation on behalf of the Club:

Mr. Fullerton: "Mr. Speaker, Ladies and Gentlemen of your Honorable Body: Since the year 1915 it has been the biennial custom of the Young Men's Republican Club of King County to extend to you and to the honorable Senate of this state, and to the state officials, an invitation to join with us as our guests in a tribute to the memory of Abraham Lincoln. This is the year we invite your honorable body to attend our annual Lincoln Day banquet, to be held in Seattle, in the Civic Auditorium, Tuesday, February 12th, at 5 o'clock. The reception will take place at 5 o'clock, the dinner at 6. We should like to have you all there promptly. This will be in line with our custom of the last seven years, and I now have the pleasure, as President of the Young Men's Republican Club, to invite your honorable body as our guests at that banquet on that date."

Mr. Falknor moved that the invitation of the Young Men's Republican Club be accepted.

The motion was carried.
REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 30, 1929.

MR. SPEAKER:

Your Committee on Enrollment to whom was referred House Bill No. 69, also House Concurrent Resolution No. 4, have compared same with the original bills and find them correctly enrolled.

JOHN ANDERSON, Chairman.

I concur in this report: William T. Beck.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 30, 1929.

MR. SPEAKER:

Your Committee on Engrossment to whom was referred House Bill No. 68, also House Bill No. 55, also House Bill No. 37, also Re-engrossed House Bill No. 29, also House Bill No. 54, have compared same with the original bills and find them correctly engrossed.

FRANK O. MILLER, Chairman.

We concur in this report: E. F. Hultgrenn, A. G. Hall.

HOUSE BILL NO. 40: Do pass as amended.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 30, 1929.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 5, entitled "An Act relating to surveys authorized by Congress and repealing a certain act 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.

The following members of this committee voted for this report: Representatives Falknor, chairman; Beck, Canfield, Danskin, Gear, Glasgow, Griffin, Hazen, Hurspool, Miller, Roudebush, Soule and Totten.

Attest: WARD HUNT, Clerk.

Passed to second reading.

JUDSON F. FALKNOR, Chairman.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 30, 1929.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 6, entitled "An Act relating to the appropriation of property by corporations and repealing certain 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.

The following members of this committee voted for this report: Representatives Falknor, chairman; Beck, Canfield, Danskin, Gear, Glasgow, Griffin, Hazen, Hurspool, Miller, Roudebush, Soule and Totten.

Attest: WARD HUNT, Clerk.

Passed to second reading.

JUDSON F. FALKNOR, Chairman.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 30, 1929.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 7, entitled "An Act relating to Idiots and insane and repealing certain 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.

The following members of this committee voted for this report: Representatives Falknor, chairman; Beck, Canfield, Danskin, Gear, Glasgow, Griffin, Hazen, Hurspool, Miller, Roudebush, Soule and Totten.

Attest: WARD HUNT, Clerk.

Passed to second reading.

JUDSON F. FALKNOR, Chairman.
Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 8, entitled "An Act relating to furnishing and posting lists of habitual drunkards and repealing certain 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.

The following members of this committee voted for this report: Representatives Falknor, chairman; Beck, Canfield, Danskin, Gear, Glasgow, Griffin, Hazen, Hurspool, Miller, Roudebush, Soule and Totten.

Attest: Ward Hunt, Clerk.

Judson F. Falknor, 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 public highways and repealing chapter LVIII of the Laws 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.

The following members of this committee voted for this report: Representatives Falknor, chairman; Beck, Canfield, Danskin, Gear, Glasgow, Griffin, Hazen, Hurspool, Miller, Roudebush, Soule and Totten.

Attest: Ward Hunt, Clerk.

Judson F. Falknor, Chairman.

Passed to second reading.

Senate Bill No. 12: Do pass as amended.

Passed to second reading.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 13, entitled "An Act relating to attorney's fees and repealing certain 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.

The following members of this committee voted for this report: Representatives Falknor, chairman; Beck, Canfield, Danskin, Gear, Glasgow, Griffin, Hazen, Hurspool, Miller, Roudebush, Soule and Totten.

Attest: Ward Hunt, Clerk.

Judson F. Falknor, Chairman.

Passed to second reading.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 14, entitled "An Act relating to naturalization of aliens and repealing a certain act 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.

The following members of this committee voted for this report: Representatives Falknor, chairman; Beck, Canfield, Danskin, Gear, Glasgow, Griffin, Hazen, Hurspool, Miller, Roudebush, Soule and Totten.

Attest: Ward Hunt, Clerk.

Judson F. Falknor, Chairman.

Passed to second reading.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 15, entitled "An Act relating to bounties on wild animals and repealing certain 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.
The following members of this committee voted for this report: Representatives Falknor, chairman; Beck, Canfield, Danskin, Gear, Glasgow, Griffin, Hazen, Hurspool, Miller, Roudebush, Soule and Totten.

Attest: WARD HUNT, Clerk.

JUDSON F. FALKNOR, Chairman.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 30, 1929.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 16, entitled "An Act relating to the distribution of certain school funds and repealing a certain act 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.

The following members of this committee voted for this report: Representatives Falknor, chairman; Beck, Canfield, Danskin, Gear, Glasgow, Griffin, Hazen, Hurspool, Miller, Roudebush, Soule and Totten.

Attest: WARD HUNT, Clerk.

JUDSON F. FALKNOR, Chairman.

Passed to second reading.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 17, entitled "An Act relating to proceedings supplemental to execution and repealing certain 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.

The following members of this committee voted for this report: Representatives Falknor, chairman; Beck, Canfield, Danskin, Gear, Glasgow, Griffin, Hazen, Hurspool, Miller, Roudebush, Soule and Totten.

Attest: WARD HUNT, Clerk.

JUDSON F. FALKNOR, Chairman.

Passed to second reading.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 18, entitled "An Act relating to criminal process of the superior court and amending section 1027 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.

The following members of this committee voted for this report: Representatives Falknor, chairman; Beck, Canfield, Danskin, Gear, Glasgow, Griffin, Hazen, Hurspool, Miller, Roudebush, Soule and Totten.

Attest: WARD HUNT, Clerk.

JUDSON F. FALKNOR, Chairman.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on State Charitable Institutions, to whom was referred Senate Bill No. 57, entitled "An Act relating to the support of the poor and infirm, providing for old age pensions and 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.

MAUDE SWEETMAN, Chairman.

We concur in this report: Mary C. Hutchinson, L. Y. Williams, Chas. E. Peterson.
Mr. Speaker:

We, a minority of your Committee on State Charitable Institutions, to whom was referred Senate Bill No. 57, entitled "An Act relating to the support of the poor and infirm, providing for old age pensions and 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 not pass.

We concur in this report: A. G. Hall, C. W. Ryan.

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. 133, by Mr. Hubbell (By executive request): An Act relating to millage levies for institutions of higher education, and repealing chapter 82 of the Laws of the Extraordinary Session of 1925 (section 5531-1, Rem. 1927 Sup.), and declaring that this act shall take effect April 1, 1929.
Referred to Committee on Revenue and Taxation.

House Bill No. 134, by Mr. Hubbell (By executive request): An Act relating to a tax levy for the military department of the state of Washington, and repealing section 126 of chapter 107 of the Laws of 1917 (section 8602, Remington's Compiled Statutes; section 3765-147 Pierce's Code), and declaring that this act shall take effect April 1, 1929.
Referred to Committee on Revenue and Taxation.

House Bill No. 135, by Mr. Hubbell (By executive request): An Act relating to the payment of annual fees by claimants of water power; to the furnishing of an annual statement by such claimants; providing penalties for failure to pay such fees or to make such statements.
Referred to Committee on Revenue and Taxation.

House Bill No. 136, by Representatives Blesen, Davis, Johnson, Smith and Williams: An Act regulating the sale, transfer and possession of certain firearms, prescribing penalties and rules of evidence, and to make uniform the law with reference thereto.
Ordered printed and referred to Committee on Public Morals.

House Bill No. 137, by Mr. Hall: An Act relating to driving motor vehicles while intoxicated and providing penalties for violation thereof.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 138, by Mr. McDonough: An Act relating to diking districts, and amending chapter CXVII of the Laws of 1895 by adding three new sections, to be known as sections 36-1, 36-2 and 36-3, and providing that the act shall take effect immediately.
Ordered printed and referred to Committee on Dikes, Drains and Ditches.

House Bill No. 139, by Representatives Paysse and Butterworth: An Act relating to game fish and amending section 4 of chapter 178 of the Laws of the Extraordinary Session of 1925.
Ordered printed and referred to Committee on Game and Game Fish.
Honse Bill No. 140, by Mr. Ryan (By executive request): An Act relating to, and to promote efficiency, order and economy in, the administration of the government of the state, prescribing the powers and duties of certain officers and departments, creating the department of highways and the office of director of highways, and amending sections 2, 3, 4 and 7 of chapter 7 of the Laws of 1921, and declaring that this act shall take effect immediately.

Referred to Committee on Highways and Automotive Transportation.

Honse Bill No. 141, by Mr. Ryan (By executive request): An Act relating to fees to be collected by the director of licenses, and declaring that this act shall take effect immediately.

Referred to Committee on Highways and Automotive Transportation.

On motion of Mr. Hubbell, 700 additional copies of House Bills Nos. 133, 134 and 135 were ordered printed.

On motion of Mr. Ryan, the usual number of copies of House Bills Nos. 140 and 141 were ordered printed.

On motion of Mr. Tripple, Rule 20 was suspended.

SECOND READING OF BILLS.

Senate Bill No. 71, by Senator Palmer: Relating to an appropriation for the inspection of nurseries and the enforcement of plant quarantine.

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

Mr. Speaker:

We, your Committee on Banks and Banking, to whom was referred House Bill No. 48, entitled "An Act relating to and regulating mutual savings banks, amending certain acts and repealing certain 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 with the following amendments:

Amend section 1, line 6 of the original bill, being line 1 of the printed bill, by inserting after the figures "566" the following: "as amended by sec. 5 of chapter 184 of the Laws of 1927, pages 228-229," and by inserting after the word "Statutes" in the same line of the original bill, being line 2 of the printed bill, a comma and the figures and word "1927 Supplement."

Amend sec. 2, line 2 of the original bill, being line 1 of the printed bill, by inserting after the figures "567" the following: "as amended by sec. 3 of chapter 156 of the Laws of 1921, pages 618-620," and by inserting after the word "Statutes" in the same line of the original bill, being line 2 of the printed bill, a comma and the figures "1922."

Amend sec. 3, line 20 of the original bill, being line 2 of the printed bill, by inserting after the word "Statutes" a comma and the figures "1922."

Amend sec. 4, line 23 of the original bill, being line 1 of the printed bill, by inserting after the figures "572" the following: "as amended by sec. 6 of chapter 184 of the Laws of 1927, pages 229-230," and by inserting after the word "Statutes" in the same line of the original bill, being line 2 of the printed bill, a comma and the figures "1927 Supplement."

Amend sec. 5, line 14 of the original bill, being line 2 of the printed bill, by inserting after the word "Statutes" a comma and the figures "1922."

Amend sec. 6, line 17 of the original bill, being line 2 of the printed bill, by inserting after the word "Statutes" a comma and the figures "1922."

Amend sec. 7, line 17 of the original bill, being line 2 of the printed bill, by inserting after the word "Statutes" a comma and the figures "1922."

Amend sec. 8, line 29 of the original bill, being lines 2 and 3 of the printed bill, by inserting after the word "Statutes" a comma and the figures "1922."

Strike sec. 9.

Ralph R. Knapp, Chairman.

The bill was read the second time by sections.
On motion of Mr. Knapp, the committee amendments were adopted.
The bill was passed to third reading, and ordered engrossed.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 28, 1929.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 18, entitled "An Act relating to the consolidation of municipal corporations, and repealing certain 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 with the following amendment:

Amend section 7, line 25 of the original bill, being line 4 of the printed bill, strike the word "munucipal" and insert in lieu thereof the word "municipal".

The following members of this committee voted for this report: Representatives Falknor, chairman; Beck, Benson, Casey, Gear, Glasgow, Hurspool, Lindsay, Miller, Post, Soule, Wakefield.
Attest: Ward Hunt, Clerk.

JUDSON F. FALKNOR, 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 and ordered engrossed.

House Bill No. 112, by Mr. Roudebush: Relating to the policy of the State with respect to virgin timber in certain localities.

On motion of Mr. Goldsworthy, House Bill No. 112 was re-referred to the Committee on Appropriations.

THIRD READING OF BILLS.

House Bill No. 37, by Joint Committee on Revision of Laws: Relating to the state penitentiary.
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, 88; nays, 0; absent or not voting, 9.
Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Ratliffe, Reader, Reed, Roth, Rowe, Russell, Saunders, Shipley, Shoemaker, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—88.
Those absent or not voting were: Representatives Bach, Banker, Barlow, Peterson (Payson), Post, Roudebush, Ryan, Sims, Wakefield—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. 54, by Mr. Falknor: Relating to security for costs in actions.
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, 0; absent or not voting—15.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Krouse, Leber, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Rowe, Russell, Saunders, Shoemaker, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—82.

Those absent or not voting were: Representatives Anderson, Bach, Banker, Barlow, Kelly, Lindsay, Moran, Post, Reed, Roth, Roudebush, Ryan, Shipley, Sims, Wakefield—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. 55, by Mr. Falknor: Relating to security for costs in actions in superior courts.

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, 84; nays, 0; absent or not voting, 13.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Krouse, Leber, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Rowe, Russell, Saunders, Shoemaker, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—84.

Those absent or not voting were: Representatives Anderson, Bach, Barlow, Casey, Kelly, Lindsay, Post, Roth, Roudebush, Ryan, Shipley, Sims, Wakefield—13.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

The Speaker announced that he was about to sign House Concurrent Resolution No. 4, and House Bill No. 69.

On motion of Mr. Knapp, the House adjourned until 10:30 a. m., Thursday, January 31, 1929.

A. W. Calder, Chief Clerk.
The Speaker called the House to order at 10:30 a. m.
The clerk called the roll; all members being present except Representatives Bach, Cory, Durrant and Totten; all being excused.
Prayer was offered by Rev. S. Ira Arnold, of the Church of the Brethren, of Olympia, Wash.
The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Peterson (C. E.), further reading was dispensed with and the journal was approved.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 30, 1929.

MR. SPEAKER:

Your Committee on Engrossment to whom was referred House Bill No. 48, also House Bill No. 18, have compared same with the original bills and find them correctly engrossed.

FRANK O. MILLER, Chairman.

I concur in this report: A. G. Hall.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 31, 1929.

Mr. Speaker:

We, your Committee on Education, to whom was referred House Bill No. 33, entitled "An Act relating to public education and repealing certain 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.

J. E. MASTERSOv, Chairman.

We concur in this report: Josh W. Russell, Mary C. Hutchinson, Chas. L. Vaughan, Pearl A. Wanamaker, Geo. L. Denman, J. B. Gilbert, E. F. Hultgrenn, Knute Hill, L. Y. Williams, H. E. Goldsworthy, Chester Biesen, N. J. Bostwick.

Passed to second reading.

MR. SPEAKER:

We, your Committee on Game and Game Fish, to whom was referred House Bill No. 63, entitled "An Act relating to and for the protection of birds in portions of Kitsap County 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.

Geo. H. NORTHUP, Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Education, to whom was referred House Bill No. 83, entitled "An Act relating to the public schools; authorizing cities operating public
utilities having plants for the generation of electricity located in school districts outside of the corporate limits of such cities to provide for educating the children of their employees at such plants and to enter into contracts with such school districts therefor; and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. E. MASTERTON, Chairman.

We concur in this report: Knute Hill, Josh W. Russell, L. Y. Williams, Geo. L. Denman, J. B. Gilbert, N. J. Bostwick, Mary C. Hutchinson, Chas. L. Vaughan, Pearl A. Wanamaker, H. E. Goldsworthy, Chester Biesen.

Passed to second reading.

House Bill No. 85: Do pass as amended.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 31, 1929.

MR. SPEAKER:

We, your Committee on Insurance, to whom was referred House Bill No. 91, entitled "An Act relating to policies of accident and/or health insurance, amending section 187 of chapter 49 of the Laws of 1911, and further amending said chapter by adding thereto new sections to be known as sections 187-a, 187-b, 187-c, 187-d, 187-e, 187-f, 187-g, and 187-h," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ROBERT A. TRIPPLE, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 31, 1929.

MR. SPEAKER:

We, your Committee on Education, to whom was referred House Bill No. 95, entitled "An Act relating to public schools, and providing for the sale to pupils of text books used therein," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. E. MASTERTON, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 31, 1929.

MR. SPEAKER:

We, your Committee on Roads and Bridges, to whom was referred House Bill No. 101, entitled "An Act relating to the construction, maintenance and operation of a bridge and approaches thereto across Puget Sound within the County of Pierce, at or near a point commonly known as the Narrows; granting the consent of the State of Washington therefor to Llewellyn Evans, J. F. Hickey, and B. A. Lewis, their survivors and assigns; and granting a right of way therefor through, over and across the submerged and public lands of the State of Washington, and authorizing the filling in 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. W. RYAN, Chairman.


Passed to second reading.
House Bill No. 108: Do pass as amended. Passed to second reading.

Mr. Speaker:

We, your Committee on Roads and Bridges, to whom was referred House Bill No. 115, entitled "An Act relating to motor vehicle licenses and amending section 16 of chapter 96 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.

Mr. Speaker:

We, your Committee on Printing, to whom was referred House Bill No. 117, entitled "An Act authorizing and directing the state treasurer to accept on behalf of the state certified check from the public printer representing trust funds payable to the state, and pay the proceeds thereof into the general 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.

We concur in this report: Walter R. Rowe, John Anderson.

Passed to second reading.

Mr. Speaker:

We, your Committee on Constitutional Revision, to whom was referred House Joint Resolution No. 3, "providing for the submission to the electors of this state for their adoption and approval of an amendment to Article 11 of the State Constitution," 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. F. McCracken, J. E. Marble, Geo. L. Denman, W. O. Miller.

Passed to second reading.

Mr. Speaker:

We, your Committee on Roads and Bridges, to whom was referred Senate Joint Memorial No. 1, entitled "Relating to the completion of the Mount Adams Highway," 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.
INTRODUCTION AND FIRST READING OF BILLS.

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

**House Bill No. 142**, by Mr. Lindsay: An Act relating to searches and seizures, providing for the issuance of warrants therefor by police judges.
Ordered printed and referred to Committee on Judiciary.

**House Bill No. 143**, by Mr. Denman: An Act relating to crimes and providing penalties.
Ordered printed and referred to Committee on Judiciary.

**House Bill No. 144**, by Representatives Booth, Bennett, Hartung, Krouse, McDonough, Murray, Northup, Reed and Wanamaker: An Act relating to counties, providing for the election of certain officers therein and fixing their salaries and compensation, amending sections 2, 3 and 4 of chapter 148 of the Laws of the Extraordinary Session of 1925.
Ordered printed and referred to Committee on Compensation and Fees for State and County Officers.

**House Bill No. 145**, by Mr. Denman: An Act providing for the change of the name of Valley, in Stevens County, Washington, to "Valmont."
Ordered printed and referred to Committee on Municipal Corporations Other Than the First Class.

**House Bill No. 146**, by Mr. Denman: An Act relating to the regulation and supervision of the issuance and sale of certain securities, and amending section 2\(\frac{1}{2}\) of chapter 69 of the Laws of 1923.
Ordered printed and referred to Committee on Judiciary.

**House Bill No. 147**, by Representatives Butterworth, Hazen, Miller (Frank O.), Peterson (Payson) and Roudebush: An Act relating to exemption from taxation of property owned by veterans' organizations, and amending section 7, chapter 130 of the Laws of the Extraordinary Session of 1925.
Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 148**, by Representatives Jones (Roy) and Olson (A. E.): An Act establishing a primary state highway.
Ordered printed and referred to Committee on Highways and Automotive Transportation.

**House Bill No. 149**, by Mr. Denman: An Act relating to the nomination and election of persons to office where two or more are to be elected to the same office from the same voting district.
Ordered printed and referred to Committee on Elections and Privileges.

**House Bill No. 150**, by Mr. Vaughan: An Act relating to cities and towns, requiring and providing for the publication of the proceedings of city councils or governing bodies thereof and providing penalties for the violation thereof.
Ordered printed and referred to Committee on Municipal Corporations Other Than the First Class.

**House Bill No. 151**, by Mr. Olson (O. H.): An Act relating to the county budget for county expenditures, providing for the publication of the
preliminary county budget, and amending section 3, of chapter 164, Laws of 1923.

Ordered printed and referred to Committee on Counties and County Boundaries.

**House Bill No. 152**, by Mr. Rowe: An Act authorizing the reinstatement of a certain contract for the purchase of state lands 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. 153**, by Representatives Allen, Butterworth, Falknor, Griffin, Hazen, Knapp, Mitchell, Moran, Nelson, Paysse, Peterson (Payson), Saunders, Soule, Tripple, Williams and Sweetman: An Act relating to an East and West Paved Highway from the Washington-Idaho state line to a junction with the Pacific Highway, requiring the payment of an excise tax on the sale of certain liquid fuels to create revenue therefor, prescribing the powers and duties of certain officers in relation thereto, making an appropriation therefor, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Highways and Automotive Transportation.

**House Bill No. 154**, by Mr. Ratliffe (By executive request): An Act relating to the State Capitol Committee and amending section 8 of chapter 7 of the Laws of 1921 (section 10766, Remington's Compiled Statutes; section 4-8 Pierce's Code), and declaring that this act shall take effect April 1, 1929.

On motion of Mr. Ratliffe, the usual number of copies of House Bill No. 154 were ordered printed.

The bill was referred to the Committee on Public Buildings and Grounds.

**House Concurrent Resolution No. 5**, by Mr. Hill: Relating to a joint session for the purpose of holding memorial services.

Ordered printed and referred to Committee on Memorials.

**SECOND READING OF BILLS.**

**MR. SPEAKER:**

We, your Committee on Judiciary, to whom was referred House Bill No. 45, entitled "An Act relating to local improvements in cities and towns, authorizing the construction of underground conduits for carrying electric wires, by the special assessment plan; and amending section 9357 of Remington's Compiled Statutes of Washington (Sec. 6, Ch. 168, Laws 1915)", 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 page 2 of the original bill, being line 25 of the printed bill, strike the word "or" and insert in lieu thereof a comma (,).

Amend section 1, line 8 of page 2 of the original bill, being line 26 of the printed bill, after the word "escalators" insert the following: "or for the cost and expense of constructing, reconstructing, repairing or renewing underground conduits for carrying electric wires of public utilities."

_JUDEON F. FALKNOR, 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.
We, your Committee on Judiciary, to whom was referred House Bill No. 40, entitled "An Act relating to actions for the recovery of damages for the injury and/or death of persons caused by wrongful or negligent acts, and repealing certain 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 with the following amendments:

Amend the bill, strike section 1 and insert in lieu thereof the following:

"Section 1. The father, or in case of his death or desertion of his family, the mother, or in case the parents are divorced, the parent having the care and custody of a minor child, may maintain an action as plaintiff for damages caused by the injury and/or death of such minor child occasioned by the wrongful or negligent act of another, and the mother of an illegitimate minor child, may, in like manner, maintain an action, for damages for the injury or death of such illegitimate minor child."

Amend the bill, strike section 3 and insert in lieu thereof the following:

"Sec. 3. No action for a personal injury to any person occasioning his death shall abate, nor shall such right of action determine, by reason of such death, if he leave a wife, husband, or child living, or leaving no wife, or husband, or child, if he have dependent upon him for support and resident in the United States at the time of his death, parents, sisters or minor brothers; but such action may be prosecuted, or commenced and prosecuted, by the executor or administrator of the deceased, for the benefit of such wife, or husband, or for the benefit of the wife, or husband, and children, or if no wife, or husband, for the benefit of such child or children, or if no wife, or husband, or child, or children, then for the benefit of his parents, sisters or minor brothers, who may be dependent upon him for support, and resident in the United States at the time of his death."

The following members of the committee voted for this report: Representatives Falknor, chairman; Beck, Benson, Canfield, Danskin, Gear, Glasgow, Griffin, Hazen, Hurspool, Lindsay, Miller, Post, Roth, Soule and Totten.

Attest: WARD HUNT, Clerk.

JUDSON F. FALKNOR, Chairman.

The bill was read the second time by sections.

Mr. Falknor moved the adoption of the committee amendment to strike section 1 and insert a new section in lieu thereof.

Mr. Casey moved the adoption of an amendment to section 1.

Mr. Falknor raised the point of order that the committee amendment should receive first consideration.

Mr. Reed: "Point of order, Mr. Speaker. My contention is that before a motion to strike the entire section can be made, under the rules of order the membership has a right to submit amendments to this section as written in the original bill."

Mr. Falknor: "The amendment before the House is an amendment to this section. Now if some member disagrees with the committee amendment, and has another amendment to offer, he should move to substitute his amendment for the committee amendment. I am sure that will bring the issue that Mr. Casey desires to present before the House."

Mr. Reed: "I simply raised the point of order to maintain proper precedent. The motion to strike is not in order until the membership has had opportunity to amend the original phraseology of the section."

The Speaker: "Are there any further remarks on this point of order?"

Mr. Reed: "I call your attention to section 145, page 105, of Reed's Rules of Order."

The Speaker: "The Speaker will rule that the point of order is well taken, and that the individual member has the right to submit his amendment before the section is stricken."
Mr. Casey moved the adoption of the following amendment:

Strike section 1 of the bill and insert in lieu thereof the following:

"Section 1. The father and mother of, or in case of the death of, or the deser­
tion of his or her family by, either parent, the other parent of, or in case the parents
are divorced, the parent having the care and custody of, a minor child may maintain
an action as plaintiffs, or plaintiff, for damages sustained by such parents, or parent,
by reason of loss of services of, and expenses incurred in caring for, such minor
child, and for the loss of association with, and companionship of, such minor child,
and for mental suffering, caused by the injury and/or death of such minor child,
occasioned by the wrongful or negligent act of another, and the mother of an illegi­
timate minor child, may, in like manner, maintain an action for such damages
caused by the injury and/or death of such illegitimate minor child, occasioned by
the wrongful or negligent act of another. Provided, however, That any recovery
under this section shall not exceed the sum of seven thousand five hundred dollars
($7,500)."

Mr. Falknor moved as a substitute motion that the committee amend­
ment be adopted.

Mr. Falknor: "In this connection I want to call the Speaker's attention
to the fact that both of these amendments strike the entire section. How­
ever, at this time I move that the committee amendment be substituted for
Mr. Casey's amendment."

After extended debate, on motion of Mr. Knapp the previous question
was ordered.

Mr. Casey demanded a roll call on the substitution of the committee
amendment, and the demand was sustained.

Mr. Soule 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 Bach, Cory,
Durrant and Totten.

Mr. Falknor moved that the absentees be excused, and that the House
proceed with business under the call of the House.

The motion was carried.

Mr. Moran moved that Rule 20 be suspended, and the Speaker ruled the
motion out of order.

The Speaker: "The question is on the substitution of the committee
amendment for the amendment of Mr. Casey. A vote 'yes' will place the
committee amendment before the House. A vote 'no' will place Mr. Casey's
amendment before the House."

Mr. Reed: "Point of order, Mr. Speaker. A vote of the majority of the
members in favor of the Falknor amendment will adopt the Falknor amend­
ment. A vote against the Falknor amendment will reject the Falknor
amendment and leave the Casey amendment before the House for further
consideration."

The Speaker: "The point of order is well taken."

The clerk called the roll, and the committee amendment was adopted by
the following vote: Yeas, 60; nays, 33; absent or not voting, 4.

Those voting yea were: Representatives Allen, Anderson, Aspinwall,
Barlow, Biesen, Bostwick, Butterworth, Canfield, Culmbach, Danskin,
Davis (J. H.), Durkee, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow,
Goldsworthy, Hartung, Hayton, Hazen, Hess, Hubbell, Johnson, Jones (Roy),
Kelly, Knapp, Krouse, Leber, McCracken, Mansfield, Marble, Miller (W. O.),
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Mills, Mitchell, Murray, Nelson, Northup, Olson (A. E.), Paysse, Post, Ratliff, Reader, Reed, Rowe, Ryan, Shipley, Sims, Soule, Templeton, Tripple, Van Horn, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—60.

Those voting nay were: Representatives Albert, Banker, Beck, Bennett, Benson, Booth, Casey, Danielson, Denman, Griffin, Hall, Hill, Hultgrenn, Hurspool, Hutchinson, Jones (John R.), Lindsay, McDonough, McQuesten, Masterson, Miller (Frank O.), Moran, Olson (O. H.), Peterson (C. E.), Peterson (Payson), Roth, Roudebush, Russell, Saunders, Shoemaker, Smith, Sweetman, Vaughan—33.

Those absent or not voting were: Representatives Bach, Cory, Durrant, Totten—4.

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

On motion of Mr. Griffin, rule 20 was suspended.

On motion of Mr. Falknor, the committee amendment to section 3 was adopted.

The bill was passed to third reading and ordered engrossed.

Engrossed Senate Bill No. 57, by Senators Wray, Conner, Hastings, Heifner, Palmer, Oman, Taylor, Houser, Hall (C. W.), St. Peter, Landon, Ball, Metcalf, Barnes, Finch, Jacobus, Phipps, Miller, True, Somerville and Stinson: Relating to support of poor and infirm.

Mr. Russell moved that Engrossed Senate Bill No. 57 be indefinitely postponed.

Mr. Russell 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 Bach, Cory, Durrant and Totten.

Mr. Anderson moved that the absentees be excused, and that the House proceed with business under the call of the House.

The motion was carried.

The Speaker declared the question was on the indefinite postponement of Engrossed Senate Bill No. 57.

After extended debate, the previous question was ordered.

The Speaker declared the question was on the indefinite postponement of Engrossed Senate Bill No. 57.

The Speaker: "A vote 'yes' will indefinitely postpone the bill, and since our rules say that a bill once indefinitely postponed cannot again be considered, a vote 'yes' defeats the bill. A vote 'no' will keep the bill before the House the same as though no motion had been made."

After further debate, on motion of Mr. Masterson the previous question was ordered.

Mr. Griffin demanded a roll call on the motion to indefinitely postpone, and the demand was sustained.

The clerk called the roll on the motion to indefinitely postpone Engrossed Senate Bill No. 57, and the motion was carried by the following vote: Yeas, 52; nays, 41; absent or not voting, 4.
Those voting yea were: Representatives Anderson, Barlow, Bennett, Benson, Booth, Bostwick, Canfield, Casey, Culmback, Danskin, Davis (J. H.), Durkee, Gear, Glasgow, Goldsworthy, Hall, Hartung, Hayton, Hess, Hubbell, Hultgren, Hurspool, Jones (Roy), Kelly, Krouse, Leber, McDonough, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Murray, Northup, Olson (A. E.), Olson (O. H.), Post, Ratliffe, Reader, Reed, Roudebush, Rowe, Russell, Ryan, Shipley, Shoemaker, Sims, Templeton, Wakefield, Webb, Mr. Speaker—52.

Those voting nay were: Representatives Albert, Allen, Aspinwall, Banker, Beck, Biesen, Butterworth, Danielson, Denman, Falknor, Friese, Gilbert, Gillette, Griffin, Hazen, Hill, Hutchinson, Johnson, Jones (John R.), Knapp, Lindsay, McCracken, McQuesten, Mitchell, Moran, Nelson, Paysse, Peterson (C. E.), Peterson (Payson), Roth, Saunders, Smith, Soule, Sweetman, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Westover, Williams—41.

Those absent or not voting were: Representatives Bach, Cory, Durrant, Totten—4.

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

THIRD READING OF BILLS.

House Bill No. 48, by Mr. Soule: Relating to mutual savings banks.

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, 80; nays, 0; absent or not voting, 17.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Casey, Culmback, Danielson, Davis (J. H.), Denman, Durkee, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shoemaker, Sims, Smith, Soule, Sweetman, Van Horn, Vaughan, Wanamaker, Williams, Mr. Speaker—80.

Those absent or not voting were: Representatives Bach, Barlow, Canfield, Cory, Danskin, Durrant, Jones (John R.), McDonough, Post, Shipley, Templeton, Totten, Tripple, Wakefield, Watkins, Webb, Westover—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 Mr. Lindsay: Relating to Homesteads.

On motion of Mr. Lindsay, 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, 8; absent or not voting, 22.

Those voting yea were: Representatives Albert, Anderson, Banker, Barlow, Beck, Bennett, Biesen, Bostwick, Canfield, Casey, Culmback, Danielson, Davis (J. H.), Denman, Durkee, Gear, Gilbert, Gillette, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hess, Hill, Hubbell, Hurspool, Hutchinson,
Johnson, Jones (Roy), Kelly, Krouse, Lindsay, McCracken, McQuesten, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Reader, Reed, Roudebush, Rowe, Russell, Ryan, Saunders, Shoemaker, Sims, Smith, Soule, Sweetman, Tripple, Van Horn, Vaughan, Watkins, Williams, Mr. Speaker—67.

Those voting nay were: Representatives Booth, Falknor, Friese, Glasgow, Hazen, Knapp, Leber, Wanamaker—8.

Those absent or not voting were: Representatives Allen, Aspinwall, Bach, Benson, Butterworth, Cory, Danskin, Durrant, Hultgren, Jones (John R.), McDonough, Mansfield, Marble, Post, Ratliffe, Roth, Shipley, Templeton, Totten, Wakefield, Webb, 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.

Senate Bill No. 71, by Senator Palmer: Relating to appropriation for inspection of nurseries.

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, 77; nays, 0; absent or not voting, 20.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Biesen, Booth, Bostwick, Butterworth, Casey, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Falknor, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McQuesten, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mitchell, Murray, Nelson, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shoemaker, Sims, Smith, Soule, Sweetman, Tripple, Van Horn, Vaughan, Wanamaker, Webb, Westover, Williams, Mr. Speaker—77.

Those absent or not voting were: Representatives Bach, Benson, Canfield, Cory, Durrant, Friese, Griffin, Hall, Jones (John R.), McDonough, Mansfield, Mills, Moran, Northup, Reader, Shipley, Templeton, Totten, Wakefield, Watkins—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.

Mr. Danskin moved that the Glee Club of the University of Washington be permitted to give a musical program in the House Chamber at 2:00 P. M., this date.

The motion was carried.

On motion of Mr. Knapp, the House adjourned until 10:00 a. m., Friday, February 1, 1929.

Ed Davis, Speaker.

A. W. Calder, Chief Clerk.
NINETEENTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Friday, February 1, 1929.

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

The clerk called the roll; all members being present except Representatives Bach, Booth, Bostwick, Durrant, Griffin, Olson (O. H.), Totten, Watkins, and Westover; Representatives Bach, Bostwick, Durrant, Olson (O. H.), Totten and Watkins being excused.

Prayer was offered by Rev. S. Ira Arnold of the Church of the Brethren, of Olympia, Wash.

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

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 1, 1929.

Mr. Speaker:

Your Committee on Engrossment, to whom was referred House Bill No. 45, also House Bill No. 40, have compared same with the original bills and find them correctly engrossed.

We concur in this report: A. G. Hall, Chas. L. Booth.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 29, 1929.

Mr. Speaker:

We, a majority, of your Committee on Judiciary, to whom was referred House Bill No. 51, entitled “An Act relating to the selection of jurors in the superior courts and amending section 3 of chapter 57 of the Laws of 1911 relating 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.

Judson F. Falknor, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 29, 1929.

Mr. Speaker:

We, a minority of your Committee on Judiciary, to whom was referred House Bill No. 51, entitled “An Act relating to the selection of jurors in the superior courts and amending section 3 of chapter 57 of the Laws of 1911 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.

..................., Chairman.

We concur in this report: W. O. Miller, Joseph H. Griffin, E. L. Casey.

Passed to second reading.
House Bill No. 58: Do pass as amended.
Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 1, 1929.

MR. SPEAKER:
We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 59, entitled "An Act relating to search warrants providing when they may be issued in certain cases and by whom they may be served," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 29, 1929.

MR. SPEAKER:
We, a minority of your Committee on Judiciary, to whom was referred House Bill No. 59, entitled "An Act relating to search warrants providing when they may be issued in certain cases and by whom they may be served," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JUDSON F. FALKNOR, Chairman.

We concur in this report: John A. Soule, J. W. Lindsay, John C. Hurspool.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 1, 1929.

MR. SPEAKER:
We, your Committee on Compensation and Fees for State and County Officers, to whom was referred House Bill No. 61, entitled "An Act relating to official court reporters, and amending section 3, chapter 126 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 not pass.

JOHN R. JONES, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 1, 1929.

MR. SPEAKER:
We, your Committee on State Granted, School and Tide Lands, to whom was referred House Bill No. 84, entitled "An Act relating to certain public lands and providing for the sale thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JOSH W. RUSSELL, Chairman.

We concur in this report: Geo. H. Northup, Frank A. Ratliffe, W. S. Westover, J. E. Masterson.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 1, 1929.

MR. SPEAKER:
We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 88, entitled "An Act relating to taxation and prescribing the method of assessment of certain personal property, and amending section 20 of chapter 130 of the Laws of the Extraordinary Session of 1925," 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 Revenue and Taxation, to whom was referred House Bill No. 88, entitled "An Act relating to taxation and prescribing the method of assessment of certain personal property, and amending section 20 of chapter 130 of the Laws of the Extraordinary Session of 1925," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. C. HUBBELL, Chairman.

We concur in this report: John R. Jones, O. H. Olson, Herman Friese, E. M. Gillette.

Passed to second reading.

MR. SPEAKER:

We, your Committee on Cities of the First Class, to whom was referred House Bill No. 116, entitled "An Act creating and validating the organization, establishment and existence of water districts heretofore organized or established, or attempted to be organized or established, under chapter 161 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 be re-referred to the Judiciary Committee.

C. A. MORAN, Chairman.

We concur in this report: Earl W. Benson, George Culmback, J. P. Post, Chas. I. Roth, Fred Shoemaker, Charles W. Saunders, Chan Wakefield.

On motion of Mr. Falknor, House Bill No. 116 was re-referred to the Committee on Judiciary.

MR. SPEAKER:

We, your Committee on Compensation and Fees for State and County Officers, to whom was referred House Bill No. 127, entitled "An Act relating to salaries of bailiffs in superior courts, and amending section 1 of chapter X 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 the attached bill be substituted therefor, be printed and do pass.

J. O. JONES, Chairman.


On motion of Mr. Jones (John R.), the usual number of copies of Substitute House Bill No. 127 were ordered printed.

Passed to second reading.
1917 (section 8802, Remington's Compiled Statutes; section 3765-147 Pierce's Code), and declaring that this act shall take effect April 1, 1929," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. C. HUBBELL, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 1, 1929.

Mr. Speaker:

We, your Committee on Appropriations, to whom was referred Engrossed Senate Bill No. 54, entitled "An Act making an appropriation for the equipment and furnishing of an aeronautical building for the University of Washington, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 1, 1929.

On motion of Mr. Hill, the rules were suspended and the chief clerk was directed to immediately transmit House Concurrent Resolution No. 5 to the Senate.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 31, 1929.

Mr. Speaker:
The Senate has adopted
Senate Concurrent Resolutions Nos. 5 and 6, also
The Senate has passed
Senate Joint Memorial No. 2, also
The Senate has passed
Senate Bill No. 78, also
The Senate has passed
Engrossed Senate Bills Nos. 82 and 120, and the same are herewith transmitted.

HERBERT H. SIeler, 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. 155, by Committee on Commerce and Manufacturing: An Act providing for the appointment of public weighmasters, defining their powers and duties, fixing fees, and providing penalties.
Ordered printed and passed to second reading.

House Bill No. 156, by Committee on Commerce and Manufacturing: An Act relating to the public health, requiring registration of bakeries, defining the powers and duties of certain officers, providing penalties, and making an appropriation.
Ordered printed and passed to second reading.

House Bill No. 157, by Mr. Roth: An Act relating to and authorizing the purchase and sale of electric power, current and energy by cities and towns.
Ordered printed and referred to Committee on Public Utilities.

House Bill No. 158, by Mr. Roth: An Act relating to the exemption of property from taxation and amending section 7, chapter 130 of the Laws Ordinary Session, 1925.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 159, by Mr. Biesen: An Act relating to motor vehicles, fixing the license fees therefor, and amending section 6326 of Remington's Compiled Statutes.
Ordered printed and referred to Committee on Highways and Automotive Transportation.

Ordered printed and referred to Committee on Highways and Automotive Transportation.

House Bill No. 161, by Mr. Kelly: An Act relating to the powers and duties of county commissioners, providing for county experiment stations, and amending section 2673 of the Code of Washington Territory of 1881.
Ordered printed and referred to Committee on Counties and County Boundaries.

House Bill No. 162, by Messrs. Culmback, Masterson, Roth and Templeton: An Act repealing section 10 of chapter LXXI (71) of the Laws of
1893, relating to clerk hire in connection with the collection of taxes in certain cities.

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

**House Bill No. 163**, by Mr. Danielson: An Act relating to indigent blind persons, providing payments of certain sums thereto from the county current expense fund, and providing penalties for violation of the act.

Ordered printed and referred to Committee on State Charitable Institutions.

**House Bill No. 164**, by Messrs. Albert, Cory, Marble, Miller (F. O.) and Soule: An Act relating to county fire prevention districts providing for the formation, management and dissolution thereof, annexations thereto, and withdrawals therefrom, setting forth the powers of such district and providing for levying and collecting taxes in such districts to defray the expense thereof.

Ordered printed and referred to Committee on Counties and County Boundaries.

**House Bill No. 165**, by Messrs. Olson (A. E.), Cory, Miller: An Act to expedite and simplify the collection and payment by banks of checks and other instruments for the payment of money.

Ordered printed and referred to Committee on Banks and Banking.

**House Bill No. 166**, by Mr. Saunders: An Act relating to, and providing for, the furnishing of electric energy for street lighting systems under the special assessment plan.

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

**House Bill No. 167**, by Mr. Falknor: An Act relating to the investment of funds held in trust by corporations doing a trust business, and amending chapter 80 of the Laws of 1917.

Ordered printed and referred to Committee on Banks and Banking.

**House Bill No. 168**, by Mr. Falknor: An Act relating to the salary of the reporter of the supreme court and amending section 1 of Chapter 148 of the Session Laws of 1909 (Remington's Compiled Statutes, section 11063).

Ordered printed and referred to Committee on Judiciary.

**House Bill No. 169**, by Mr. Mills (By request): 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 I of Title XVIII of Remington's Compiled Statutes of Washington, and adding new sections to said chapter and prescribing penalties.

On motion of Mr. Mills, the usual number of copies of House Bill No. 169 were ordered printed.

The bill was referred to Committee on Banks and Banking.

**House Joint Memorial No. 4**, by Committee on Memorials: Relating to the establishment of an air base by the United States at Fort Lewis.

Ordered printed and referred to Committee on Military.

**FIRST READING OF SENATE BILLS.**

**Senate Bill No. 78**, by Senator Landon: An Act dedicating certain lands in the State University grounds as a public highway.

Referred to Committee on State Granted, School and Tide Lands.
Engrossed Senate Bill No. 82, by Senators Metcalf, Oman, Ball, Jacobus, Tatman: An Act relating to facilities for aerial transportation, amending section 1 of chapter 48 of the Laws of 1919, and validating certain bonds attempted to be authorized thereunder.

Referred to Committee on Judiciary.

Engrossed Senate Bill No. 120, by Senator Finch: An Act relating to Port Districts, authorizing certain port districts to construct or otherwise acquire, and operate railways providing methods of financing the same and extending the power of eminent domain in such districts.

Referred to Committee on Harbors and Waterways.

Senate Joint Memorial No. 2, by Senator Miller: Memorializing Congress to place a duty on bananas in order to protect fruits harvested and marketed in this country.

Referred to Committee on Commerce and Manufacturing.

Senate Concurrent Resolution No. 5, by Committee on Printing: Relating to printing of the legislative manual.

On motion of Mr. Danskin, the rules were suspended, the resolution was advanced to second reading, and read the second time in full.

On motion of Mr. Danskin, the rules were suspended, the second reading considered the third, and the resolution was adopted.

Senate Concurrent Resolution No. 6, by Committee on Printing: Relating to the service of a competent expert to measure and certify to the correct cost of legislative printing.

On motion of Mr. Danskin, the rules were suspended, the resolution was advanced to second reading, and read the second time in full.

On motion of Mr. Danskin, the rules were suspended, the second reading considered the third, and the resolution was adopted.

SECOND READING OF BILLS.

House Bill No. 33, by Joint Committee on Revision of Laws: Relating to public education.

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

House Bill No. 63, by Mr. Mills: Relating to protection of birds in Kitsap County.

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

House Bill No. 83, by Messrs. Reed, Barlow, Davis (J. H.) and Roudebush: Relating to the public schools, electric plants therefor and declaring an emergency.

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

MR. SPEAKER:

We, your Committee on Roads and Bridges, to whom was referred House Bill No. 85, entitled "An Act relating to state parks, authorizing the state parks committee to grant franchises for roads and bridges therein, 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 as amended.

Amend section 1, sub-section 3, line 20 of the original bill, the same being line 12 of the printed bill, strike the semicolon (;) after the word "engineer," and insert in lieu thereof a comma (,), and add the following: "and shall provide that such
road, approaches and bridge shall be constructed under the supervision of the state highway engineer."

C. E. RYAN, Chairman.


The bill was read the second time by sections.
On motion of Mrs. Wanamaker, the committee amendment was adopted.
The bill was passed to third reading and ordered engrossed.

House Bill No. 91, by Mr. Hazen: Relating to policies of accident and/or health insurance.
The bill was read the second time by sections and passed to third reading.

House Bill No. 95, by Mr. Casey: Relating to public schools and use of text books.
The bill was read the second time by sections and passed to third reading.

House Bill No. 101, by Representatives Gear, Barlow, Roudebush, Shoemaker, Davis, Johnson, Smith, Mills, McQuesten and Hutchinson: Relating to the construction of a bridge across Puget Sound in Pierce County.
The bill was read the second time by sections and passed to third reading.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 31, 1929.

We, your Committee on Agriculture, to whom was referred House Bill No. 103, entitled "An Act relating to winter poultry shows and providing funds therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass, with the following amendment:

Amend section 1, line 8 of the original bill, being line 4 of the printed bill, strike the word "from" and insert in lieu thereof the word "for"

C. C. ASPINWALL, Chairman.

The bill was read the second time by sections.
On motion of Mr. Johnson, the committee amendment was adopted.
The bill was passed to third reading and ordered engrossed.

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

House Bill No. 117, by Committee on Rules and Order: Authorizing the state treasurer to accept on behalf of the state certified check from public printer, and declaring an emergency.
The bill was read the second time by sections and passed to third reading.

THIRD READING OF BILLS.

House Bill No. 18, by Joint Committee on Revision of Laws: Relating to the consolidation of municipal corporations.
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, 66; nays, 0; absent or not voting, 31.
Those voting yea were: Representatives Anderson, Aspinwall, Beck, Bennett, Benson, Biesen, Butterworth, Canfield, Casey, Cory, Culumback, Danielson, Danskin, Denman, Durkee, Falknor, Friese, Gear, Gillette, Glasgow, Goldsworthy, Hall, Hartung, Hayton, Hazen, Hess, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Krouse, Leber, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Nelson, Northup, Paysse, Peterson (C. E.), Peterson (Payson), Ratcliffe, Reader, Reed, Russell, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Tripple, Van Horn, Vaughan, Webb, Williams, Mr. Speaker—66.

Those absent or not voting were: Representatives Albert, Allen, Bach, Banker, Barlow, Booth, Bostwick, Davis (J. H.), Durrant, Gilbert, Griffin, Hill, Hubbell, Knapp, Lindsay, Moran, Murray, Olson (A. E.), Olson (O. H.), Post, Roth, Roudebush, Rowe, Ryan, Saunders, Shipley, Totten, Wakefield, Wanamaker, Watkins, Westover—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.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 1, 1929.

Mr. Speaker:

The President has signed
Senate Concurrent Resolution No. 3, also
Senate Concurrent Resolution No. 4, also
House Concurrent Resolution No. 4, also
House Bill No. 69, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., February 1, 1929.

Mr. Speaker:

The President has appointed under Senate Concurrent Resolution No. 4, Senators Norman, Barnes and Charles W. Hall.

HERBERT H. SIELER, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., February 1, 1929.

Mr. Speaker:

The President has appointed under House Concurrent Resolution No. 4, Senator Oliver Hall.

HERBERT H. SIELER, Secretary.

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

On motion of Mr. Knapp, the House adjourned until 11:00 a. m., Monday, February 4, 1929.

Ed Davis, Speaker.

A. W. CALDER, Chief Clerk.
MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Monday, February 4, 1929.

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

The clerk called the roll; all members being present except Representatives Bach, Bostwick, Davis (J. H.), Olson (O. H.), Ryan and Sweetman; Representatives Bach, Davis (J. H.) and Ryan being excused.

Prayer was offered by Rev. Father M. J. Hayes of St. Michael's Catholic Church of Olympia, Wash.

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

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 1, 1929.

Your Committee on Engrossment, to whom was referred House Bill No. 103, also House Bill No. 85, have compared same with the original bills and find them correctly engrossed. .................. Chairman.

We concur in this report: A. G. Hall, E. F. Hultgrenn.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 2, 1929.

Your Committee on Enrollment, to whom was referred House Bill No. 1, also House Bill No. 2, also House Bill No. 3, also House Bill No. 4, also House Bill No. 6, also House Bill No. 7, 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. 15, have compared same with the original bills and find them correctly enrolled. .................. John Anderson, Chairman.

I concur in this report: John C. Hurspool.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 4, 1929.

We, your Committee on Banks and Banking, to whom was referred House Bill No. 94, entitled "An Act relating to the examination of banks, mutual savings banks, and trust companies, amending section 8 of chapter 80 of the Laws of 1917, and repealing chapter 73 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 the attached bill be substituted therefor, be printed and do pass. .................. Ralph R. Knapp, Chairman.

Mr. Knapp moved that the usual number of copies of the substitute bill be printed.
The motion was carried.
Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 4, 1929.

Mr. Speaker:
We, your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 11, entitled "An Act relating to conveyances and encumbrances of real estate, authorizing certain officers to take acknowledgments, prescribing forms, and repealing certain 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.
The following members of the committee voted for this report: Representatives Falknor, chairman; Beck, Benson, Casey, Gear, Glasgow, Hazen, Hurspool, Miller, Post, Roudebush, Soule and Wakefield.
Attest: WARD HUNT, Clerk.

Passed to second reading.

JUDSON F. FALKNOR, Chairman.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 4, 1929.

Mr. Speaker:
We, your Committee on Judiciary, to whom was referred Senate Bill No. 20, entitled "An Act relating to the commencement of civil actions and repealing certain 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.
The following members of the committee voted for this report: Representatives Falknor, chairman; Beck, Benson, Casey, Gear, Glasgow, Hazen, Hurspool, Miller, Post, Roudebush, Soule and Wakefield.
Attest: WARD HUNT, Clerk.

Passed to second reading.

JUDSON F. FALKNOR, Chairman.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 4, 1929.

Mr. Speaker:
We, your Committee on Judiciary, to whom was referred Senate Bill No. 22, entitled "An Act relating to elk and repealing chapter CLXIV 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.
The following members of the committee voted for this report: Representatives Falknor, chairman; Beck, Benson, Casey, Gear, Glasgow, Hazen, Hurspool, Miller, Post, Roudebush, Soule and Wakefield.
Attest: WARD HUNT, Clerk.

Passed to second reading.

JUDSON F. FALKNOR, Chairman.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 4, 1929.

Mr. Speaker:
We, your Committee on Judiciary, to whom was referred Senate Bill No. 23, entitled "An Act relating to issues in civil actions and repealing chapter XIV 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.
The following members of the committee voted for this report: Representatives Falknor, chairman; Beck, Benson, Casey, Gear, Glasgow, Hazen, Hurspool, Miller, Post, Roudebush, Soule and Wakefield.
Attest: WARD HUNT, Clerk.

Passed to second reading.

JUDSON F. FALKNOR, Chairman.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 4, 1929.

Mr. Speaker:
We, your Committee on Judiciary, to whom was referred Senate Bill No. 24, entitled "An Act relating to disbarment of attorneys and repealing chapter 72 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.

The following members of the committee voted for this report: Representatives Falknor, chairman; Beck, Benson, Casey, Gear, Glasgow, Hazen, Hurspool, Miller, Post, Roudebush, Soule and Wakefield.

Attest: WARD HUNT, Clerk. 

Passed to second reading.

JUDSON F. FALKNOR, Chairman.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 26, entitled "An Act relating to County roads and repealing certain 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.

The following members of the committee voted for this report: Representatives Falknor, chairman; Beck, Benson, Casey, Gear, Glasgow, Hazen, Hurspool, Miller, Post, Roudebush, Soule and Wakefield.

Attest: WARD HUNT, Clerk. 

Passed to second reading.

JUDSON F. FALKNOR, Chairman.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 27, entitled "An Act relating to public highways and repealing a certain act 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.

The following members of the committee voted for this report: Representatives Falknor, chairman; Beck, Benson, Casey, Gear, Glasgow, Hazen, Hurspool, Miller, Post, Roudebush, Soule and Wakefield.

Attest: WARD HUNT, Clerk. 

Passed to second reading.

JUDSON F. FALKNOR, Chairman.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 29, entitled "An Act relating to the exercise of the right of eminent domain by telegraph and telephone companies and repealing certain 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.

The following members of the committee voted for this report: Representatives Falknor, chairman; Beck, Benson, Casey, Gear, Glasgow, Hazen, Hurspool, Miller, Post, Roudebush, Soule and Wakefield.

Attest: WARD HUNT, Clerk. 

Passed to second reading.

JUDSON F. FALKNOR, Chairman.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 31, entitled "An Act relating to county elections and taxes for prospecting purposes and repealing certain 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.

The following members of the committee voted for this report: Representatives Falknor, chairman; Beck, Benson, Casey, Gear, Glasgow, Hazen, Hurspool, Miller, Post, Roudebush, Soule and Wakefield.

Attest: WARD HUNT, Clerk. 

Passed to second reading.

JUDSON F. FALKNOR, Chairman.
Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 32, entitled "An Act relating to judges of the superior court and repealing certain 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.

The following members of the committee voted for this report: Representatives Falknor, chairman; Beck, Benson, Casey, Gear, Glasgow, Hazen, Hurspool, Miller, Post, Roudebush, Soule and Wakefield.

Attest: Ward Hunt, Clerk.

Passed to second reading.

JUDSON F. FALKNOR, Chairman.
We, your Committee on Judiciary, to whom was referred Senate Bill No. 38, entitled "An Act relating to damages for change of street grades and repealing certain 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.

The following members of the committee voted for this report: Representatives Falknor, chairman; Beck, Benson, Casey, Gear, Glasgow, Hazen, Hurspool, Miller, Post, Roudebush, Soule and Wakefield.

Attest: WARD HUNT, Clerk.

JUDSON F. FALKNOR, Chairman.

Passed to second reading.

We, your Committee on Judiciary, to whom was referred Senate Bill No. 39, entitled "An Act relating to local improvements in cities and towns, and repealing certain 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.

The following members of the committee voted for this report: Representatives Falknor, chairman; Beck, Benson, Casey, Gear, Glasgow, Hazen, Hurspool, Miller, Post, Roudebush, Soule and Wakefield.

Attest: WARD HUNT, Clerk.

JUDSON F. FALKNOR, Chairman.

Passed to second reading.

We, your Committee on Judiciary, to whom was referred Senate Bill No. 40, entitled "An Act relating to garnishment in justice courts, and repealing certain 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.

The following members of the committee voted for this report: Representatives Falknor, chairman; Beck, Benson, Casey, Gear, Glasgow, Hazen, Hurspool, Miller, Post, Roudebush, Soule and Wakefield.

Attest: WARD HUNT, Clerk.

JUDSON F. FALKNOR, Chairman.

Passed to second reading.

We, your Committee on Judiciary, to whom was referred Senate Bill No. 41, entitled "An Act relating to the payment of obligations, and repealing chapter LV of the Laws of 1897," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

The following members of the committee voted for this report: Representatives Falknor, chairman; Beck, Benson, Casey, Gear, Glasgow, Hazen, Hurspool, Miller, Post, Roudebush, Soule and Wakefield.

Attest: WARD HUNT, Clerk.

JUDSON F. FALKNOR, Chairman.

Passed to second reading.

We, your Committee on Judiciary, to whom was referred Senate Bill No. 43, entitled "An Act relating to duplicate warrants and repealing chapter CXXIX of the Laws 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.

The following members of the committee voted for this report: Representatives Falknor, chairman; Beck, Benson, Casey, Gear, Glasgow, Hazen, Hurspool, Miller, Post, Roudebush, Soule and Wakefield.

Attest: WARD HUNT, Clerk.

JUDSON F. FALKNOR, Chairman.

Passed to second reading.
MESSAGES FROM THE SENATE.

Mr. Speaker:

The Senate has passed:
Engrossed Senate Bill No. 47, also
Substitute Senate Bill No. 44, also
House Bills Nos. 1, 2, 3, 4, 6, 7, 8, 9, 11, 12, 13 and 15, and the same are herewith transmitted.

HERBERT H. SIETER, Secretary.

The Senate Chamber, Olympia, Wash., February 1, 1929.

Mr. Speaker:

The Senate has had under consideration Initiative to the Legislature No. 1, entitled: "An Act relating to and authorizing the establishment of public utility districts, and the consolidation thereof and annexation thereto; providing for the construction, purchase, condemnation and purchase, acquisition, maintenance, conducting, operation, development and regulation by such districts of certain kinds of public utilities; providing methods of payment therefor; and providing for the creation of local assessment districts by, and defining, prescribing and regulating the powers, duties and government of, such utility districts."

After consideration said Initiative to the Legislature was rejected by the Senate. The Secretary of State, from whom said Initiative to the Legislature was received, has been advised of the Senate's action upon said measure.

HERBERT H. SIETER, Secretary.

The Speaker: "In order that the House might comply exactly with the intentions of the constitution, the Speaker, acting upon instructions from the Rules Committee, asked the Attorney General for an opinion as to what further action we should take on this initiative measure. The clerk will read his letter in reply."

The reading clerk thereupon read the following communication from John H. Dunbar, Attorney General.


HON. ED DAVIS, Speaker,
House of Representatives, Olympia, Washington.

Dear Sir:

I am in receipt of your letter of February 1st wherein you state that Initiative Measure No. 1 was certified by the Secretary of State to both the Senate and House of Representatives and was referred by them to their respective committees on public utilities. Subsequently the Senate rejected said measure. You then inquire whether it is necessary that the House take any further action on said initiative measure in view of the fact that the Senate, which is a part of the Legislature, has definitely rejected it.

The seventh amendment to the state constitution provides, among other things, as follows:

"Such initiative measure shall take precedence over all other measures in the Legislature except appropriation bills and shall be either enacted or rejected without change or amendment by the Legislature before the end of such regular session."

It is true that by virtue of Article 2, section 1 of the state constitution, the Legislature is composed of both the Senate and the House of Representatives. However, that portion of the seventh amendment above quoted makes it mandatory that the measure be either enacted or rejected before the end of the session. It would be necessary for both houses to vote favorably on the bill in order to enact it, and as the Senate has rejected it, it would therefore be impossible for the bill to be enacted, even though the House voted favorably thereon. The measure is therefore definitely rejected, and any action on the part of the House would be superfluous.

In my opinion the rejection of this measure satisfies the constitutional requirements, and no further action is necessary on the part of the House of Representatives.

Yours respectfully,

JOHN H. DUNBAR, Attorney General.
INTRODUCTION AND FIRST READING OF BILLS.

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

**House Bill No. 170**, by Committee on Banks and Banking (By executive request): An Act relating to Industrial Loan Companies, and amending section 3, chapter 172 of the Laws of 1923 (section 3862-3 of Remington's 1927 Supplement; 4691-3, Pierce's 1926 Code.)

Ordered printed and passed to second reading.

**House Bill No. 171**, by Committee on Banks and Banking (By executive request): An Act relating to banking and trust business and amending sections 12, 19, 22, 24 and 36 of chapter 80 of the Laws of 1917 (sections 3219, 3226, 3229 and 3231 of Remington's 1927 Supplement, and sections 3243 of Remington's Compiled Statutes; sections 262, 269, 272 and 274 of Pierce's 1926 Supplement, and section 286 of Pierce's 1926 Code.)

Ordered printed and passed to second reading.

**House Bill No. 172**, by Committee on Labor and Labor Statistics (By executive request): An Act relating to the time state elective and appointive offices shall be kept open for the transaction of business, and declaring that this act shall take effect April 1, 1929.

Ordered printed and passed to second reading.

**House Bill No. 173**, by Mr. Roth: An Act relating to the assessment and taxation of the operating property of railroad companies and telegraph companies, establishing rules of evidence in certain cases, making certain sections of such act retroactive, amending sections 38, 39, 44, 46, 47 and 48, chapter 130, Laws Extraordinary Session of 1925, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 174**, by Mr. Shipley: An Act relating to the assessment and taxation of railroad operating property, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 175**, by Mr. Jones (John R.): An Act providing for the assessment and taxation of the capital of individuals, partnerships and corporations engaged in certain kinds of business, requiring annual returns of such taxpayers, providing penalties for violation thereof, amending section 28, chapter 130, Laws Extraordinary Session 1925, relating to the assessment and taxation of the shares of stock of state and national banks, and declaring that said act shall take effect immediately.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 176**, by Mr. Hubbell: An Act providing for court proceedings to contest the validity or regularity of taxes and assessments, limiting the time within which such actions may be brought, providing when such remedy shall be exclusive, requiring appeals as to contested taxes and assessments to county and state officers and boards as a condition precedent to such actions and to certain defenses in tax foreclosure proceedings, repealing section 7, chapter 18, 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. 177, by Mr. Soule (By request): An Act relating to the
election of directors in school districts of the second class, and amending
section 1 of article IV of sub-chapter 4 of title III of chapter 97 of the Laws
of 1909.
On motion of Mr. Soule, the usual number of copies of House Bill No. 177
were ordered printed.
Referred to Committee on Education.

House Bill No. 178, by Mr. Soule: An Act relating to the granting of
franchises by boards of county commissioners, and amending section 1 of
chapter 106 of the Laws of 1905.
Ordered printed and referred to Committee on Counties and County
Boundaries.

House Bill No. 179, by Mr. Smith: An Act relating to cities of the first,
second or third class providing for the drainage and filling of low lands,
swamp lands, tide lands or tide flats within their borders and in effecting
such fill and drainage and to secure material therefor, empowering such
cities to construct and control shipping canals and artificial waterways for
public use and to acquire, hold, and lease lands abutting upon said canals
or waterways for the purpose of erecting public docks, wharves and bridges
and to lease said lands to private persons or concerns for manufacturing,
shipping and other commercial purposes and providing for the payment of
such improvement by creating special improvement districts assessing the
cost of such improvements to the land benefited thereby from the general
expense fund or both of such methods and extending to such cities the right
of eminent domain for the purpose of carrying into effect the provisions of
this act, for the taking or damaging of property and providing a method
of making compensation therefor, and amending sections 9449, 9456, 9460,
9469 and 9470 of Remington's Compiled Statutes of Washington.
Ordered printed and referred to Committee on Dikes, Drains and Ditches.

House Bill No. 180, by Mr. Hill: An Act relating to the organization,
classification, incorporation and government of municipal corporations under
a commission form of government, and amending sections 1 and 14 of
chapter 116 of the Laws of 1911.
Ordered printed and referred to Committee on Municipal Corporations
Other Than the First Class.

House Bill No. 181, by Mr. Hill: An Act relating to refunding bonds
of irrigation districts and to the payment thereof by the exaction of assess­
ments against the lands within the district, providing for a determination of
the irrigable acreage to be assessed for said purpose and providing for the
determination of maximum benefits received by said respective lands from
such bonds.
Ordered printed and referred to Committee on Reclamation and
Irrigation.

House Bill No. 182, by Mr. Banker: An Act relating to the department
of conservation and development and defining the powers and duties of the
director thereof with reference to certain investments made by the state.
Ordered printed and referred to Committee on Reclamation and
Irrigation.
FIRST READING OF SENATE BILLS.

Substitute Senate Bill No. 44, by Senate Committee on Elections and Privileges: An Act providing for and regulating the registration of voters, to prevent fraud, providing penalties for violations thereof, and repealing certain acts and parts of acts in relation thereto. Referred to Committee on Elections and Privileges.

Engrossed Senate Bill No. 47, by Senator Palmer: 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 Elections and Privileges.

SECOND READING OF BILLS.

House Bill No. 61, by Mr. Post: Relating to official court reporters. On motion of Mr. Jones (John R.), House Bill No. 61 was re-referred to the Committee on Compensation and Fees for State and County Officers. On motion of Mr. Falknor, Rule 20 was suspended.

House Bill No. 84, by Mr. Watkins: Relating to sale of certain public lands. The bill was read the second time by sections. On motion of Mr. Leber, the following amendment was adopted:

Amend section 1, line 6 of the printed bill. Strike the words "Columbia River or Cape Disappointment" and insert in lieu thereof the following: "line between Pacific and Grays Harbor Counties".

The bill was passed to third reading and ordered engrossed.

House Bill No. 88, by Mr. Jones (John R.): Relating to taxation and assessment of certain personal property. Mr. Bennett moved that House Bill No. 88 be indefinitely postponed. Mr. Jones (John R.) moved as a substitute motion that the bill be re-referred to the Committee on Agriculture. Mr. Banker raised the point of order that a motion to indefinitely postpone takes precedence over a motion to recommit.

Mr. Falknor: "Point of order, Mr. Speaker. Rule 24 provides when a question is under debate, no motion shall be received but the following; in the rank named: Adjourn to a time certain; adjourn; to lay on the table; for the previous question; to postpone to a day certain; to commit or recommit; to postpone indefinitely; to amend. Therefore the motion is in order."

Mr. Danskin: "I think by reference to Rule 24 it is obvious the motion to postpone to a day certain, to commit or recommit, and to postpone indefinitely, are motions of the same rank or order, and a second motion cannot be put until the first motion has been acted upon. The order does not mean any one of these three motions takes precedence over either of the other two, but simply that they are all of the same rank, and one must be definitely disposed of before the other motion can be put."

Mr. Falknor: "If they are of equal rank, it does not seem to me there is any reason why one cannot be substituted for the other and the motion made by Mr. Bennett should not receive consideration before that of Mr. Jones (John R.)."
The Speaker: "The Speaker will rule that the point of order is not well taken, and that the motion to recommit is in order."

The Speaker declared the question to be on the substitute motion to recommit House Bill No. 88 to the committee on Agriculture.

The substitute motion was carried, and the bill was re-referred.

**House Bill No. 92**, by Mr. Leber: Relating to expenses of county officers.

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

**House Bill No. 134**, by Mr. Hubbell (By executive request): Relating to a tax levy for the military department of the state of Washington, and declaring that this act shall take effect April 1, 1929.

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

**THIRD READING OF BILLS.**


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, 84; nays, 2; absent or not voting, 11.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Butterworth, Canfield, Cory, Culmbach, Danielson, Denman, Durkee, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Nelson, Northup, Olson (A. E.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reed, Roth, Roudebush, Rowe, Russell, Saunders, Shipley, Shoemaker, Smith, Soule, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—84.

Those voting nay were: Representatives Casey, Sims—2.

Those absent or not voting were: Representatives Bach, Bostwick, Danskin, Davis (J. H.), Durrant, Jones (John R.), Murray, Olson (O. H.), Reader, Ryan, Sweetman—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 House Bill No. 40**, by Joint Committee on Revision of Laws: Relating to actions for the recovery of damages.

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, 78; nays, 6; absent or not voting, 13.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Bennett, Benson, Biesen, Butterworth, Canfield, Cory, Culmbach, Danielson, Denman, Durkee, Falknor, Friese, Gear, Gilbert, Gillette, Hall, Hartung, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Nelson, Northup, Olson (A. E.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe,
TWENTY-SECOND DAY, FEBRUARY 4, 1929

Reed, Roudebush, Rowe, Russell, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—78.

Those voting nay were: Representatives Beck, Booth, Casey, Griffin, Masterson, Templeton—6.

Those absent or not voting were: Representatives Bach, Bostwick, Danskin, Davis (J. H.), Durrant, Glasgow, Goldsworthy, Murray, Olson (O. H.), Reader, Roth, Ryan, Sweetman—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. 33, by Joint Committee on Revision of Laws: Relating to public education.

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, 80; nays, 0; absent or not voting, 17.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Denman, Durkee, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Nelson, Olson (A. E.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reed, Roudebush, Rowe, Russell, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—80.

Those absent or not voting were: Representatives Bach, Bostwick, Danskin, Davis (J. H.), Durrant, Goldsworthy, Hubbell, Jones (Roy), Murray, Northup, Olson (O. H.), Reader, Roth, Ryan, Sweetman, Templeton, Westover—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. 63, by Mr. Mills: Relating to protection of birds in Kitsap county.

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, 1; absent or not voting, 18.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Booth, Butterworth, Canfield, Casey, Cory, Durkee, Falknor, Friese, Gear, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Mills, Mitchell, Moran, Nelson, Olson (A. E.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reed, Roth, Roudebush, Rowe, Russell, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Temple-
ton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—78.

Those voting nay were: Representative Barlow—1.

Those absent or not voting were: Representatives Bach, Bostwick, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durrant, Gilbert, Hess, Hubbell, Miller (W. O.), Murray, Northup, Olson (O. H.), Reader, Ryan, Sweetman—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. 88, by Messrs. Reed, Barlow, Davis (J. H.), and Roudebush: Relating to public schools and generation of electricity thereof, and declaring emergency.

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, 87; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Denman, Durkee, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Nelson, Northup, Olson (A. E.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—87.

Those absent or not voting were: Representatives Bach, Bostwick, Davis (J. H.), Durrant, Hultgrenn, Murray, Olson (O. H.), Post, Ryan, Sweetman—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. 91, by Mr. Hazen: Relating to policies of accident and/or health insurance.

On motion of Mr. Hazen, 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 Albert, Allen, Aspinwall, Banker, Barlow, Bennett, Benson, Biesen, Booth, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Nelson, Northup, Olson (A. E.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roudebush, Rowe, Russell, Saunders, Shipley, Shoemaker, Sims, Smith,
Soule, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—84.

Those absent or not voting were: Representatives Anderson, Bach, Beck, Bostwick, Davis (J. H.), Griffin, Murray, Olson (O. H.), Roth, Ryan, Sweetman, Templeton, 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.

**House Bill No. 95**, by Mr. Casey: Relating to public schools and sale of textbooks to pupils.

On motion of Mr. Casey, 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 Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Nelson, Northup, Olson (A. E.), Paysse, Peterson (C. E.), Peterson (Paysen), Post, Ratliffe, Reader, Reed, Roudebush, Rowe, Russell, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Templeton, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—85.

Those absent or not voting were: Representatives Anderson, Bach, Bostwick, Davis (J. H.), Griffin, Hurspool, Murray, Olson (O. H.), Roth, Ryan, Sweetman, 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. 101**, by Representatives Gear, Barlow, Roudebush, Shoemaker, Davis (J. H.), Johnson, Mills, Smith, McQuesten and Hutchinson: Relating to the construction of a bridge across Puget Sound in Pierce County.

On motion of Mr. Barlow, 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, 1; absent or not voting, 11.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Nelson, Northup, Olson (A. E.), Paysse, Peterson (C. E.), Peterson (Paysen), Post, Reader, Reed, Roudebush, Rowe, Russell, Saunders, Shoemaker, Sims,
Smith, Soule, Templeton, Tripple, Van Horn, Vaughan, Wakefield, Wana­maker, Watkins, Webb, Westover, Williams, Mr. Speaker—85.

Those voting nay were: Representative Moran—1.

Those absent or not voting were: Representatives Bach, Bostwick, Davis (J. H.), Murray, Olson (O. H.), Ratliffe, Roth, Ryan, Shipley, Sweet­man, 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.

House Bill No. 115, by Mr. Olson (O. H.): Relating to motor vehicle licenses.

On motion of Mr. Hill, 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 Albert, Allen, Anderson, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Booth, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskín, Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Nelson, Northup, Olson (A. E.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roudebush, Rowe, Russell, Shipley, Shoemaker, Sims, Smith, Soule, Templeton, Tripple, Van Horn, Vaughan, Wanamaker, Webb, Westover, Williams, Mr. Speaker—83.

Those absent or not voting were: Representatives Bach, Barlow, Bost­wick, Davis (J. H.), Knapp, Murray, Olson (O. H.), Roth, Ryan, Saunders, Sweetman, Totten, Wakefield, Watkins—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. 117, by Committee on Rules and Order: Authorizing the state treasurer to accept on behalf of the state certified check from the public printer, and declaring an emergency.

On motion of Mr. Danskin, 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 Albert, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskín, Denman, Durkee, Falknor, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, Mc­Questen, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Nelson, Northup, Olson (A. E.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roudebush, Rowe, Russell, Shipley, Shoemaker, Sims, Smith, Soule, Templeton, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—80.
Those absent or not voting were: Representatives Allen, Bach, Booth, Bostwick, Davis (J. H.), Durrant, Friese, Griffin, Murray, Olson (O. H.), Roth, Ryan, Saunders, Sweetman, Totten, Tripple, Wakefield—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 House Bills Nos. 1, 2, 3, 4, 6, 7, 8, 9, 11, 12, 13 and 15.

On motion of Mr. Knapp, the House adjourned to 10:00 a. m., Tuesday, February 5, 1929.

Ed Davis, Speaker.

A. W. Calder, Chief Clerk.

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TWENTY-THIRD DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., Tuesday, February 5, 1929.

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

The clerk called the roll; all members being present except Representatives Bach, Roth, Ryan and Shipley; Representatives Bach, Ryan and Shipley being excused.

Prayer was offered by Rev. L. L. Kneeland, Supervisor, Goodwill Industries, of Olympia, Wash.

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

Mr. Speaker:

"During the consideration yesterday of H. B. No. 88 on second reading, Mr. Bennett moved to indefinitely postpone the bill. Mr. Jones (John R.) moved as a substitute motion that the bill be recommitted to the Committee on Agriculture. Mr. Banker and Mr. Danskin raised the point of order that the motion to recommit was out of order. Mr. Falknor debated that the motion of Mr. Jones (John R.) was in order and the Speaker so ruled.

"On examination of Reed's Rules and the House Rules I find that my ruling was in error.

"Reed's Rules, section 163, provide as follows:

Third Rank:

"It will be seen that in the third rank there are placed four motions:

To postpone to a day certain,
To commit or recommit,
To postpone indefinitely,
For the previous questions.

"They are placed together because they are of equal rank and neither can displace the other. The one first moved must be the one first disposed of before either of the others will be in order. For example, if a motion to postpone of either kind is pending, a motion for the previous question can not be received, nor a motion to commit. So if a motion to commit is pending, a motion to postpone can not be received. So, also, pending the previous question, a motion to commit or postpone would not be admissible.
"This will be the rule followed by the Speaker on that question in the future. When motions are of the same rank the first one proposed must be disposed of before another of the same rank can be considered in any manner."

MESSAGES FROM THE SENATE.

Mr. Speaker:
The Senate has passed:
Engrossed Senate Bill No. 10, and the same is herewith transmitted.

Herbert H. Sieler, Secretary.

Mr. Speaker:
The Senate has passed:
Senate Bill No. 98, also
House Bills Nos. 16, 19, 21, 24, 27, 28, 30, and 38, also
Engrossed House Bills Nos. 41, 43 and 5, and the same are herewith transmitted.

Herbert H. Sieler, Secretary.

Mr. Speaker:
The President has signed:

Enrolled House Bills Nos. 1, 2, 3, 4, 6, 7, 8, 9, 11, 12, 13 and 15, also
Enrolled Senate Concurrent Resolutions Nos. 5 and 6, also
Enrolled Senate Bill No. 71, and the same are herewith transmitted.

Herbert H. Sieler, Secretary.

SENATE AMENDMENTS TO HOUSE BILLS.

Mr. Speaker:
The Senate has adopted:
House Concurrent Resolution No. 5 with the following amendment:
In line 14 of the original resolution after the word "and" insert the following:
"a special Memorial Committee of", and the same is herewith transmitted.

Herbert H. Sieler, Secretary.

Mr. Hill moved that the House concur in the Senate amendment to House Concurrent Resolution No. 5.
The motion was carried.

Mr. Speaker:
The Senate has passed:
House Bill No. 23, with the following amendment:
Amend section 1, line 22, of the printed bill, by inserting after the word "executed" the word "or", and the same is herewith transmitted.

Herbert H. Sieler, Secretary.

Mr. Falknor moved that the House concur in the Senate amendment to House Bill No. 23.
The motion was carried.
The clerk called the roll, and the House passed House Bill No. 23, as amended by the Senate, by the following vote: Yeas, 83; nays, 0; absent or not voting, 14.
Those voting yea were: Representatives Albert, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Canfield,
Cory, Culmbock, Danielson, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Roudebush, Rowe, Russell, Saunders, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Tripple, Van Horn, Wakefield, Wannemaker, Watkins, Webb, Williams, Mr. Speaker—83.

Those absent or not voting were: Representatives Allen, Bach, Butterworth, Casey, Danskin, Kelly, Mitchell, Reed, Roth, Ryan, Shipley, Totten, Vaughan, 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.

INTRODUCTION AND FIRST READING OF BILLS.

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

**House Bill No. 183**, by Messrs. Roth and Bostwick: An Act relating to proper clearance for all structures and material contiguous to railroad tracks, sidings and switches, and defining the powers and duties of certain officers in relation thereto.

Ordered printed and referred to Committee on Transportation Other Than Automotive.

**House Bill No. 184**, by Mr. Hultgrenn: An Act relating to the budget controlling expenditures by school districts, and amending sections 1 and 4 of chapter 131 of the Laws of 1923.

Ordered printed and referred to Committee on Education.

**House Bill No. 185**, by Mr. Saunders (By request): An Act defining the exemptions of art, scientific and historical associations and amending section 7, chapter 130, of Laws of the Extraordinary Session of 1925, the same being section 11097-7, Remington's Code, and section 6882-7, Pierce's Code.

On motion of Mr. Saunders, the usual number of copies of House Bill No. 185 were ordered printed.

Referred to Committee on Revenue and Taxation.

**House Bill No. 186**, by Mr. Hubbell: An Act relating to delinquent local improvement district bonds or warrants and to property acquired and held in trust by cities and towns through foreclosure of delinquent local improvement assessments; and providing for the liquidation of such bond or warrants and the sale of such property and the termination of such trusts.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 187**, by Mr. Hubbell: An Act authorizing the assessment of lands held or owned by any metropolitan park district within the limits of any city for local improvements, and providing for the payment of such assessments.

Ordered printed and referred to Committee on Revenue and Taxation.
House Bill No. 188, by Mr. Hubbell: An Act relating to assessments for local improvements and the foreclosure of general tax liens and the sale of property therefor and amending section 9393 of Remington's Compiled Statutes of Washington.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 189, by Messrs. Falknor, Knapp and Roudebush: An Act relating to and authorizing the sale of electric light power, current and energy by cities and towns, providing for the payment and collection of an excise tax thereon, and referring this act to the people for their ratification.
Ordered printed and referred to Committee on Public Utilities.

House Bill No. 190, by Mr. Hill: An Act in relation to artesian wells and regulating the flow of water therefrom, and providing a penalty for the violation thereof, and amending sections 1 and 2 of chapter 121 of the Laws of 1901.
Ordered printed and referred to Committee on Reclamation and Irrigation.

House Bill No. 191, by Messrs. Lindsay, Northup, Sims, Watkins and Westover: An Act relating to and providing for the killing of predatory elk and elk on over-stocked ranges.
Ordered printed and referred to Committee on Game and Game Fish.

House Bill No. 192, by Messrs. Canfield and Hubbell: An Act relating to the government of cities of the third class and the terms of appointive officers thereof, and amending section 3 and repealing section 4 of chapter 184 of the Laws of 1915.
Ordered printed and referred to Committee on Municipal Corporations Other Than the First Class.

Ordered printed and referred to Committee on Judiciary.

Ordered printed and referred to Committee on Highways and Automotive Transportation.

House Bill No. 195, by Representatives Albert, Beck, Biesen, Booth, Cory, Durkee, Falknor, Hayton, Hess, Hill, Hutchinson, Johnson, Knapp, McCracken, McDonough, McQuesten, Marble, Miller (Frank O.), Mills, Moran, Russell and Vaughan: An Act relating to education; providing for the organization of junior college districts and the maintenance of junior colleges therein, and authorizing the levy of taxes therefor.
On motion of Mr. Cory, 700 additional copies of House Bill No. 195 were ordered printed.
Referred to Committee on Educational Institutions.
House Joint Resolution No. 4, by Mr. Tripple: Relating to protecting the medallion of the seal of the state of Washington in the rotunda of the legislative building.

Ordered printed and referred to Committee on Public Buildings and Grounds.

FIRST READING OF SENATE BILLS.

Engrossed Senate Bill No. 10, by Joint Committee on Revision of Laws: An Act relating to and defining the powers and duties of the attorney general and repealing certain acts relating thereto.

Referred to Committee on Judiciary.

Senate Bill No. 98, by Senator Hall: An Act relating to cities of the third class, defining the powers of the council thereof, and amending section 15 of chapter 184 of the Laws of 1915.

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

SECOND READING OF BILLS.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 58, entitled "An Act relating to the power of justices of the peace in issuing warrants in criminal cases and amending section 1925 of Remington's Compiled Statutes of the State of Washington," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

Amend section 1, line 15 of the original bill, being line 9 of the printed bill, strike the period (.) at the end of the line, insert in lieu thereof a colon (:) and add: "Provided, That it shall not be served outside the county in which it is issued unless and until it shall have endorsed thereon the approval of a judge or court commissioner of the superior court of the county in which it is issued, over his signature, attested by the clerk of such court under the seal of the court."

Judson F. Falknor, 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 and ordered engrossed.

House Bill No. 156, by Committee on Commerce and Manufacturing: Relating to the public health and making an appropriation.

On motion of Mrs. Sweetman, House Bill No. 156 was re-referred to the Committee on Medicine, Dentistry, Pure Food and Drugs.

House Bill No. 36, by Joint Committee on Revision of Laws: Relating to powers and duties of administrative board.

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

THIRD READING OF BILLS.

Engrossed House Bill No. 85, by Representatives Wanamaker and McCracken: Relating to state parks.

On motion of Mrs. Wanamaker, the rules were suspended, and Engrossed House Bill No. 85 was returned to second reading for the purpose of amendment.
On motion of Mrs. Wanamaker, the following amendments were adopted:

Amend section 1, line . . . of the original bill, being line 1 of the printed bill. Strike the word "parks" and insert in lieu thereof the word "highway".

Amend section 1, subdivision 5, line . . . of the original bill, being line 18 of the printed bill. Strike the word "parks" and insert in lieu thereof the word "highway".

Amend section 1, subdivision 7, line . . . of the original bill, being line 24 of the printed bill. Strike the words "parks" and insert in lieu thereof the word "highway".

Amend the title. After the words "authorizing the state" strike the word "parks" and insert in lieu thereof the word "highway".

On motion of Mrs. Wanamaker, the rules were suspended, and the bill was advanced to third reading.

On motion of Mrs. Wanamaker, 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 Albert, Allen, Anderson, Aspinwall, Beck, Bennett, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskis, Davis (J. H.), Denman, Durkee, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratcliffe, Reader, Roth, Roudebush, Rowe, Russell, Saunders, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Vaughan, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—83.

Those absent or not voting were: Representatives Bach, Banker, Barlow, Benson, Durran, Goldsworthy, Moran, Post, Reed, Ryan, Shipley, Van Horn, Wakefield, Westover—14.

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

On motion of Mr. Glasgow, Rule 20 was suspended.

House Bill No. 92, by Mr. Leber: Relating to expenses of county officers.

On motion of Mr. Leber, 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, 3; absent or not voting, 9.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Cory, Culmbach, Danielson, Danskis, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reader, Roth, Roudebush, Russell, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—85.
Those voting nay were: Representatives Casey, Gear, McQuesten—3.
Those absent or not voting were: Representatives Bach, Hurspool, Northup, Reed, Rowe, Ryan, 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.

House Bill No. 134, by Mr. Hubbell (By executive request): Relating to a tax levy for the military department of the state of Washington and declaring that this act shall take effect April 1, 1929.

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, 84; nays, 1; absent or not voting, 12.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Moran, Murray, Nelson, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Roth, Rowe, Russell, Saunders, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Van Horn, Vaughan, Wakefield, Wamaker, Watkins, Webb, Williams, Mr. Speaker—84.

Those voting nay were: Representative Totten—1.

Those absent or not voting were: Representatives Bach, Danskine, Jones (John R.), Mitchell, Northup, Post, Reed, Roudebush, Ryan, Shipley, 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.

SECOND READING OF SENATE BILLS.

Senate Bill No. 5, by Joint Committee on Revision of Laws: Relating to surveys authorized by Congress.

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

Senate Bill No. 6, by Joint Committee on Revision of Laws: Relating to the appropriation of property by corporations.

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

Senate Bill No. 7, by Joint Committee on Revision of Laws: Relating to idiots and insane.

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

Senate Bill No. 8, by Joint Committee on Revision of Laws: Relating to furnishing and posting lists of habitual drunkards.

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

Senate Bill No. 9, by Joint Committee on Revision of Laws: Relating to public highways.

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. 12, entitled "An Act relating to appeals from justices of the peace in civil actions and proceedings, and repealing certain 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 with the following amendment:

Amend sec. 2, line 1 of the original bill, being line 1 of the printed bill, after the word "by" strike the words "filing a notice of appeal with the justice and serving a copy on the adverse party or his attorney" and insert in lieu thereof the following: "serving a copy of notice of appeal on the adverse party or his attorney, and filing such notice of appeal with the justice".

The following members of this committee voted for this report: Representatives Falknor, chairman; Beck, Canfield, Danskin, Gear, Glasgow, Griffin, Hazen, Hurspool, Miller, Roudebush, Soule and Totten.

Attest: WARD HUNT, Clerk.

JUDSON F. FALKNOR, 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.

Senate Bill No. 13, by Joint Committee on Revision of Laws: Relating to attorney's fees.

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

Senate Bill No. 14, by Joint Committee on Revision of Laws: Relating to naturalization of aliens.

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

Senate Bill No. 15, by Joint Committee on Revision of Laws: Relating to bounties on wild animals.

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

Senate Bill No. 16, by Joint Committee on Revision of Laws: Relating to distribution of certain school funds.

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

Senate Bill No. 17, by Joint Committee on Revision of Laws: Relating to proceedings supplemental to execution.

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

Senate Bill No. 18, by Joint Committee on Revision of Laws: Relating to criminal process of the superior court.

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

Senate Bill No. 19, by Joint Committee on Revision of Laws: Relating to liability of railroad companies for animals injured.

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

Senate Bill No. 20, by Joint Committee on Revision of Laws: Relating to commencement of civil actions.

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

Senate Bill No. 22, by Joint Committee on Revision of Laws: Relating to elk.

The bill was read the second time by sections and passed to third reading.
TWENTY-FOURTH DAY, FEBRUARY 6, 1929

The Speaker announced that he was about to sign Senate Concurrent Resolutions Nos. 5 and 6, also Senate Bill No. 71.

On motion of Mr. Reed, the House adjourned until 10 a. m., Wednesday, February 6, 1929.

A. W. CALDER, Chief Clerk.

TWENTY-FOURTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., Wednesday, February 6, 1929.

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

The clerk called the roll; all members being present except Representatives Bach, Northup, Roth, Roudebush, Rowe and Shipley; Representatives Bach, Northup and Shipley being excused.

Prayer was offered by Rev. L. L. Kneeland, Supervisor of Goodwill Industries, Olympia, Wash.

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

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 6, 1929.

Mr. Speaker:

Your Committee on Engrossment to whom was referred House Bill No. 58, have compared same with the original bill and find it correctly engrossed.

I concur in this report: Chas. L. Booth.

Frank O. Miller, Chairman.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 6, 1929.

Mr. Speaker:

Your Committee on Engrossment to whom was referred Engrossed House Bill No. 85, have compared same with the original bill and find it correctly re-engrossed.

I concur in this report: Chas. L. Booth.

Frank O. Miller, Chairman.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 5, 1929.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bill No. 23, also House Concurrent Resolution No. 5, have compared same with the original bill and resolution and find them correctly enrolled.

I concur in this report: O. H. Olson.

John Anderson, Chairman.
Mr. Speaker:

Your Committee on Enrollment to whom was referred House Bill No. 5, also
House Bill No. 16, also
House Bill No. 19, also
House Bill No. 21, also,
House Bill No. 24, also
House Bill No. 27, also
House Bill No. 28, also
House Bill No. 30, also
House Bill No. 38, also
House Bill No. 41, also
House Bill No. 43, have compared same with the original bills and find them correctly enrolled.

I concur in this report: O. H. Olson.

Mr. Speaker:

Your Committee on Engrossment to whom was referred House Bill No. 84, have
compared same with the original bill and find it correctly engrossed.

I concur in this report: A. G. Hall.

House Bill No. 64: Majority report: Do pass as amended.
Minority report: Do not pass.
Passed to second reading.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 76, entitled "An Act relating to the selection, examination and service of jurors in the superior courts of the State of Washington, and amending section 7 of chapter 57, 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.

Judson F. Falknor, Chairman.

Passed to second reading.

House Bill No. 80: Majority report: Do not pass.
Minority report: Do pass as amended.
Passed to second reading.

Mr. Speaker:

We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 81, entitled "An Act relating to taxation, and providing that severed timber assessed as real property may be treated as personal property after its severance," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. C. Hubbell, Chairman.

Passed to second reading.

House Bill No. 98: Do pass as amended.
Passed to second reading.
We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 99, entitled "An Act relating to intoxicating liquors, prohibiting the manufacture, transportation and sale, and fixing the penalties for violation thereof, and amending section 31 of chapter 2, 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.

JUDSON F. FALKNER, Chairman.


We, a minority of your Committee on Judiciary, to whom was referred House Bill No. 99, entitled "An Act relating to intoxicating liquors, prohibiting the manufacture, transportation and sale, and fixing the penalties for violation thereof, and amending section 31 of chapter 2, 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 be indefinitely postponed.


Passed to second reading.

House Bill No. 100: Do pass as amended.

Passed to second reading.

We, your committee on Dikes, Drains and Ditches, to whom was referred House Bill No. 138, entitled "An Act relating to diking districts, and amending chapter CXVII of the Laws of 1895, by adding three new sections, to be known as sections 36-1, 36-2 and 36-3, and providing that the 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.

Ernest R. Leber.

Passed to second reading.

We, a majority of your Committee on Public Buildings and Grounds, to whom was referred House Bill No. 154, entitled "An Act relating to the State Capitol Committee and amending section 8 of chapter 7, of the Laws of 1921 (section 10766, Remington's Compiled Statutes; section 4-8 of Pierce's Code), and declaring that this act shall take effect April 1, 1929," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

FRANK A. RATLIFFE, Chairman.

We concur in this report: Phil McDonough, Alfred J. Smith, Fred F. Hess, Ernest R. Leber.

Passed to second reading.

We, a minority of your Committee on Public Buildings and Grounds, to whom was referred House Bill No. 154, entitled "An Act relating to the State Capitol Committee and amending section 8 of chapter 7 of the Laws of 1921 (section 10766, Remington's Compiled Statutes; section 4-8 Pierce's Code), and declaring that this
act shall take effect April 1, 1929," 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: G. E. Van Horn, Charles W. Saunders.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 6, 1929.

Mr. Speaker:

We, your Committee on Dikes, Drains and Ditches, to whom was referred House Bill No. 179, entitled "An Act relating to cities of the first, second or third class providing for the drainage and filling of low lands, swamp lands, tide lands or tide flats within their borders and in effecting such fill and drainage and to secure material therefor, empowering such cities to construct and control shipping canals and artificial waterways for public use and to acquire, hold, and lease lands abutting upon said canals or waterways for the purpose of erecting public docks, wharves and bridges and to lease said lands to private persons or concerns for manufacturing, shipping and other commercial purposes and providing for the payment of such improvement by creating special improvement districts assessing the cost of such improvements to the land benefited thereby from the general expense fund or both of such methods and extending to such cities the right of eminent domain for the purpose of carrying into effect the provisions of this act, for the taking or damaging of property and providing a method of making compensation therefor, and amending sections 9449, 9456, 9460, 9469 and 9470 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.

WM. HAYTON, Chairman.

We concur in this report: Alfred J. Smith, Phil McDonough, Fred F. Hess, Ernest R. Leber.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 6, 1929.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 37, entitled "An Act relating to private ways of necessity and repealing certain 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.

The following members of the committee voted for this report: Representatives Falknor, chairman; Beck, Benson, Canfield, Casey, Gear, Glasgow, Griffin, Hazen, Hurspool, Knapp, Lindsay, Miller, Soule, Totten and Wakefield.

Attest: WARD HUNT, Clerk.

JUDSON F. FALKNOR, Chairman.

Passed to second reading.

MESSAGES FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, Wednesday, February 6, 1929.

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

LADIES AND GENTLEMEN:

I have the honor to advise that the Governor has approved the following House Bill No. 69, entitled "An Act making an appropriation for the repair and restoration of Capitol Building and for furniture and equipment, and declaring that this act shall take effect immediately."

Very truly yours,

AMY ALBRIGHT,
Assistant Secretary to the Governor.
STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, Wednesday, February 6, 1929.

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

The Governor will be ready to deliver a message to the Legislature any time after 3:00 p.m. today. Will appreciate it if you will designate the hour and place, and so inform me.

Respectfully yours,

ROLAND H. HARTLEY,
Governor.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 5, 1929.

Mr. Speaker:

The Senate has passed:
Senate Joint Memorial No. 3, also
Senate Bill No. 106, also
Senate Bill No. 108, also
Senate Bill No. 109, also
Senate Bill No. 137, also
Engrossed Senate Bill No. 92, also
Engrossed Senate Bill No. 99, also
Engrossed Senate Bill No. 101, also
Engrossed Senate Bill No. 107, and the same are herewith transmitted.

HERBERT H. SIETER, 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. 196, by Committee on Fisheries (By executive request): An Act abolishing the fisheries board and providing that the duties heretofore performed by the fisheries board shall be performed by the director of fisheries and game, and declaring that this act shall take effect April 1, 1929.

Ordered printed and passed to second reading.

House Bill No. 197, by Committee on Medicine, Dentistry, Pure Food and Drugs: An Act relating to the disposition and sale of caustic or corrosive substances and providing penalties for violation thereof.

Ordered printed and passed to second reading.

House Bill No. 198, by Committee on Cities of the First class: An Act relating to public water bonds of cities payable out of water revenues of such cities and to their exchange for the bonds of local improvement districts previously issued for the construction of the water system and amending section 9154-1 of Remington’s Compiled Statutes of Washington, 1927 supplement.

Ordered printed and passed to second reading.

House Bill No. 199, by Committee on Parks and Playgrounds: An Act relating to and authorizing the improvement of state parks and parkways, and lands under the care, charge, control, and supervision of the state parks committee.

Ordered printed and passed to second reading.

House Bill No. 200, by Mr. Hubbell (By executive request): An Act relating to public utility companies, providing for increased fees and amend-
ing section 1 of chapter 113 of the Laws of 1921, as amended by section 1 of chapter 107 of the Laws of 1923, (section 10417 of Remington's Compiled Statutes).

Referred to Committee on Revenue and Taxation.

House Bill No. 201, by Mr. Hubbell (By executive request): An Act relating to fees to be paid by Auto Transportation Companies, abolishing the "Auto Transportation Fund" and amending section 9 of chapter 111 of the Laws of 1921, as amended by section 1 of chapter 79 of the Laws of 1923.

Referred to Committee on Revenue and Taxation.

On motion of Mr. Hubbell, the usual number of copies of House Bills Nos. 200 and 201 were ordered printed.

House Bill No. 202, by Mr. Shoemaker: An Act relating to public highways, making appropriations, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Highways and Automotive Transportation.

House Bill No. 203, by Mr. Shoemaker: An Act relating to, classifying, naming and fixing the route of certain state highway, amending section 1 of chapter 185 of the Laws of 1923, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Highways and Automotive Transportation.

House Bill No. 204, by Representatives Mitchell, Russell and Templeton: An Act relating to public highways, providing for scenic highways, authorizing counties to contract together in relation thereto, providing for Inter-County Scenic Highway Commissions for such counties with certain powers, and duties, providing for excluding advertising on and within certain distances from such highways, regulating and restricting the use of such highways and declaring unlawful certain uses of such highways and prescribing penalties for violations of the provisions of this act.

Ordered printed and referred to Committee on Highways and Automotive Transportation.

House Bill No. 205, by Representatives Barlow and Davis (J. H.): An Act relating to the furnishing of stamps, coupons or other similar devices for or with the sale of goods, wares and merchandise, and repealing chapter 134 of the Laws of 1913, being sections 8359, 8360, 8361 and 8362 of Remington's Compiled Statutes of Washington.

Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 206, by Mr. Smith: An Act repealing certain acts relating to insolvent debtors.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 207, by Mr. Griffin: An Act to amend chapter 57 of the Laws of 1915 (Remington's Compiled Statutes 6382, 6383, 6384 and 6385).

Ordered printed and referred to Committee on Judiciary.

House Bill No. 208, by Representatives Danielson, Hill, Marble, Miller (W. O.), Nelson, Soule, Van Horn and Williams: 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; and to purchase insurance.

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

House Bill No. 209, by Mr. Hazen: An Act relating to eminent domain proceedings in cities and towns, and amending certain acts, and repealing certain acts relating thereto.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 210, by Representatives Culmbäck and Friese: An Act relating to diking, drainage and sewerage improvement districts, the manner of voting therein, and amending section 1136 of the Code of Washington Territory of 1881 (section 2223 of Remington's Compiled Statutes).

Ordered printed and referred to Committee on Dikes, Drains and Ditches.

House Bill No. 211, by Representatives Griffin and Peterson (Payson): An Act relating to executive pardons and commutations and amending section 1156 of chapter 89 of the Laws of the Extraordinary Session of 1925.

Ordered printed and referred to Committee on Judiciary.


Ordered printed and referred to Committee on Judiciary.

House Bill No. 213, by Mr. Roudebush: An Act relating to the inventory and appraisement of the property of the estates of deceased persons and amending section 95 of chapter 156 of the Laws of 1917.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 214, by Mr. Roth: An Act authorizing and directing the tax commission of Washington to contract for the services of an attorney in certain litigation involving revenue and taxation, making an appropriation for the defense of said litigation, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 215, by Mr. Hill: An Act providing for the cancellation of certain state taxes payable by Benton county.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 216, by Mr. Paysse (By request): An Act authorizing banks incorporated under the laws of the State of Washington to establish and maintain branches in certain cities.

On motion of Mr. Knapp, the usual number of copies of House Bill No. 216 were ordered printed.

Referred to Committee on Banks and Banking.

House Concurrent Resolution No. 6, by Committee on Rules and Order: Relating to a joint session.

On motion of Mr. Danskin, the rules were suspended, House Concurrent Resolution No. 6 was advanced to second reading, and read the second time in full.

On motion of Mr. Danskin, the rules were suspended, the second reading considered the third, and the resolution was adopted.
House Joint Resolution No. 5, by Committee on Rules and Order: Relating to appointment of a committee to attend conference of presidents of northwest railroads.

On motion of Mr. Danskin, the rules were suspended, the resolution was advanced to second reading, and read the second time in full.

On motion of Mr. Danskin, the rules were suspended, the second reading considered the third, the resolution was placed on final passage, and was adopted by the following vote: Yeas, 86; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Biesen, Booth, Bostwick, Butterworth, Casey, Cory, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hutchinson, Johnson, Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Rowe, Russell, Ryan, Saunders, Shoemaker, Sims, Smith, Soule, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—86.

Those absent or not voting were: Representatives Bach, Benson, Canfield, Culmback, Hurspool, Jones (John R.), Mills, Olson (O. H.), Roudebush, Shipley, Sweetman—11.

On motion of Mr. Danskin, the rules were suspended, and the chief clerk was directed to immediately transmit House Concurrent Resolution No. 6 and House Joint Resolution No. 5 to the Senate.

On motion of Mr. Saunders, Rule 20 was suspended.

Mr. Nils Anderson, former member of the House of Representatives from Island County, was, upon invitation of the Speaker, escorted to a seat upon the rostrum by Mrs. Wanamaker and Mr. Anderson (John).

FIRST READING OF SENATE BILLS.

Senate Bill No. 106, by Senator Wray: An Act in relation to appeal and supersedeas bonds on appeal to the Supreme Court of the state.
Referred to Committee on Judiciary.

Senate Bill No. 108, by Senator Wray: An Act in relation to and providing an additional method of giving notice of appeal to the Supreme Court of the state.
Referred to Committee on Judiciary.

Senate Bill No. 109, by Senator Palmer: An Act relating to the compensation of eminent domain commissioners, and amending section 9236 of Remington's Compiled Statutes of Washington.
Referred to Committee on Cities of the First Class.

Senate Bill No. 187, by Senators Hall and Phipps: An Act relating to the security of real estate titles and regulating conveyances and the recording thereof.
Referred to Committee on Judiciary.
Engrossed Senate Bill No. 92, by Senators Hastings and Palmer: An Act relating to the sale of intoxicating liquor and providing penalties for violation thereof.
Referred to Committee on Judiciary.

Referred to Committee on Judiciary.

Engrossed Senate Bill No. 101, by Senator Hartwell: An Act relating to cities of the fourth class and providing for the disposition of surplus earnings of public utilities.
Referred to Committee on Judiciary.

Engrossed Senate Bill No. 107, by Senator Wray: An Act in relation to and providing for the quieting of title and the removal of clouds upon title to tangible and intangible personal property.
Referred to Committee on Judiciary.

Senate Joint Memorial No. 3, by Senator Norman: Regarding the leasing of Sand Island in the Columbia River for fishing purposes and urging upon Congress the passage of the McNary Bill (S. 4841).
Referred to Committee on Fisheries.

SECOND READING OF SENATE BILLS.

Engrossed Senate Bill No. 11, by Joint Committee on Revision of Laws: Relating to conveyances and encumbrances of real estate.
The bill was read the second time by sections and passed to third reading.

Senate Bill No. 23, by Joint Committee on Revision of Laws: Relating to issues in civil actions.
The bill was read the second time by sections and passed to third reading.

Senate Bill No. 24, by Joint Committee on Revision of Laws: Relating to disbarment of attorneys.
The bill was read the second time by sections and passed to third reading.

Senate Bill No. 26, by Joint Committee on Revision of Laws: Relating to county roads.
The bill was read the second time by sections and passed to third reading.

Senate Bill No. 27, by Joint Committee on Revision of Laws: Relating to public highways.
The bill was read the second time by sections and passed to third reading.

Senate Bill No. 29, by Joint Committee on Revision of Laws: Relating to exercise of the right of eminent domain by telegraph and telephone companies.
The bill was read the second time by sections and passed to third reading.

Senate Bill No. 32, by Joint Committee on Revision of Laws: Relating to judges of the superior court.
The bill was read the second time by sections and passed to third reading.

Senate Bill No. 33, by Joint Committee on Revision of Laws: Relating to validation of municipal indebtedness.
The bill was read the second time by sections and passed to third reading.
Senate Bill No. 34, by Joint Committee on Revision of Laws: Relating to congressional districts.
The bill was read the second time by sections and passed to third reading.

Senate Bill No. 35, by Joint Committee on Revision of Laws: Relating to the location of public roads.
The bill was read the second time by sections and passed to third reading.

Senate Bill No. 36, by Joint Committee on Revision of Laws: Relating to roads and chutes for lumbering and logging.
The bill was read the second time by sections and passed to third reading.

Senate Bill No. 38, by Joint Committee on Revision of Laws: Relating to damages for change of street grades.
The bill was read the second time by sections and passed to third reading.

Senate Bill No. 40, by Joint Committee on Revision of Laws: Relating to garnishment in justice courts.
The bill was read the second time by sections and passed to third reading.

Senate Bill No. 41, by Joint Committee on Revision of Laws: Relating to the payment of obligations.
The bill was read the second time by sections and passed to third reading.

Senate Bill No. 43, by Joint Committee on Revision of Laws: Relating to duplicate warrants.
The bill was read the second time by sections and passed to third reading.

Engrossed Senate Bill No. 54, by Senators Conner, Palmer, Wray, Hastings, Helfner, Lunn, Landon, Houser, Dimmick, Condon, St. Peter, Miller, Cleary, Hall, Cox, Finch, Mize, True, Metcalf, Phipps, Murphy, Taylor, Norman, Oman, Stinson, Jacobus, Post and Hall: Making appropriation for the equipment and furnishing of an aeronautical building for the University of Washington, and declaring an emergency.
The bill was read the second time by sections and passed to third reading.

Senate Joint Memorial No. 1, by Senator Dimmick: Regarding the completion of the Mount Adams Highway.
The resolution was read the second time by sections and passed to third reading.

THIRD READING OF SENATE BILLS.
Mr. Falknor moved that the rules be suspended, the second reading considered the third, and Senate Bills Nos. 5, 6, 7, 8, 9, 12, 13, 14, 15, 16, 17, 18, 19, 20 and 22 be placed on final passage.
The motion was carried.

Senate Bill No. 5, by Joint Committee on Revision of Laws: Relating to surveys authorized by Congress.
The clerk called the roll on the final passage of Senate Bill No. 5, and the bill passed the House by the following vote: Yeas, 59; nays, 0; absent and not voting, 38.

Those voting yea were: Representatives Aspinwall, Barlow, Beck, Bennett, Bostwick, Casey, Cory, Culmback, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Hall, Hartung, Hayton, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Krouse, Leber, Lindsay, McCracken, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mitchell, Moran,
Murray, Nelson, Olson (A. E.), Olson (O. H.), Peterson (C. E.), Reed, Rowe, Russell, Saunders, Shoemaker, Sims, Smith, Soule, Vaughan, Wanamaker, Webb, Williams, Mr. Speaker—59.

Those absent or not voting were: Representatives Albert, Allen, Anderson, Bach, Banker, Benson, Biesen, Booth, Butterworth, Canfield, Danielson, Danskin, Goldsworthy, Griffin, Hazen, Hubbell, Kelly, McDonough, Masterson, Mills, Northup, Paysse, Peterson (Payson), Post, Ratliffe, Reader, Roth, Roudebush, Ryan, Shipley, Sweetman, Templeton, Totten, Tripple, Van Horn, Wakefield, Watkins, Westover—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.

Senate Bill No. 6, by Joint Committee on Revision of Laws: Relating to the appropriation of property by corporations.

The clerk called the roll on the final passage of Senate Bill No. 6, and the bill passed the House by the following vote: Yeas, 70; nays, 0; absent or not voting, 27.

Those voting yea were: Representatives Allen, Aspinwall, Banker, Barlow, Beck, Benson, Biesen, Booth, Bostwick, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (Roy), Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mitchell, Moran, Murray, Nelson, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Reed, Rowe, Russell, Saunders, Shoemaker, Sims, Smith, Soule, Totten, Vaughan, Webb, Williams, Mr. Speaker—70.

Those absent or not voting were: Representatives Albert, Anderson, Bach, Bennett, Butterworth, Canfield, Friese, Hartung, Jones (John R.), Kelly, Masterson, Mills, Northup, Ratliffe, Reader, Roth, Roudebush, Ryan, Shipley, Sweetman, Templeton, Tripple, Van Horn, Wakefield, Wanamaker, Watkins, 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. 7, by Joint Committee on Revision of Laws: Relating to idiots and insane.

The clerk called the roll on the final passage of Senate Bill No. 7, and the bill passed the House by the following vote: Yeas, 66; nays, 0; absent or not voting, 31.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Banker, Barlow, Bennett, Benson, Biesen, Bostwick, Casey, Cory, Culmbach, Danielson, Danskin, Denman, Durkee, Durrant, Falknor, Gear, Gillette, Glasgow, Griffin, Hall, Hayton, Hazen, Hess, Hill, Hubbell, Hurspool, Hutchinson, Johnson, Jones (Roy), Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Moran, Murray, Nelson, Olson (A. E.), Olson (O. H.), Peterson (C. E.), Peterson (Payson), Post, Reed, Russell, Saunders, Shoemaker, Sims, Smith, Soule, Totten, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—66.
Those absent or not voting were: Representatives Albert, Bach, Beck, Booth, Butterworth, Canfield, Davis (J. H.), Friese, Gilbert, Goldsworthy, Hartung, Hultgrenn, Jones (John R.), Kelly, Masterson, Mills, Mitchell, Northup, Paysse, Ratliffe, Reader, Roth, Roudebusch, Rowe, Ryan, Shipley, Sweetman, Templeton, Tripple, Van Horn, Wakefield—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. 8, by Joint Committee on Revision of Laws: Relating to furnishing and posting lists of habitual drunkards.

The clerk called the roll on the final passage of Senate Bill No. 8, and the bill passed the House by the following vote: Yeas, 71; nays, 0; absent or not voting, 26.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Glasgow, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (Roy), Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Miller (Frank O.), Miller (W. O.), Mills, Moran, Murray, Nelson, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Reed, Russell, Shoemaker, Sims, Smith, Soule, Totten, Vaughan, Wanamaker, Webb, Westover, Williams, Mr. Speaker—71.

Those absent or not voting were: Representatives Bach, Beck, Butterworth, Casey, Cory, Culmback, Danielson, Danskin, Durrant, Falknor, Friese, Gear, Glasgow, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (Roy), Kelly, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Miller (Frank O.), Miller (W. O.), Mitchell, Moran, Murray, Nelson, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Reed, Rowe, Russell, Saunders, Shoemaker, Sims, Smith, Soule, Totten, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, 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.

Senate Bill No. 9, by Joint Committee on Revision of Laws: Relating to public highways.

The clerk called the roll on the final passage of Senate Bill No. 9, and the bill passed the House by the following vote: Yeas, 74; nays, 0; absent or not voting, 23.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Bennett, Benson, Biesen, Booth, Bostwick, Canfield, Casey, Culmback, Danielson, Danskin, Denman, Durrant, Falknor, Friese, Gear, Gillette, Glasgow, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Miller (Frank O.), Miller (W. O.), Mills, Moran, Murray, Nelson, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Reed, Rowe, Russell, Saunders, Shoemaker, Sims, Smith, Soule, Totten, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—74.

Those absent or not voting were: Representatives Bach, Beck, Butterworth, Cory, Davis (J. H.), Durkee, Gilbert, Goldsworthy, Jones (John R.),
Marble, Masterson, Mills, Northup, Ratliffe, Reader, Roth, Roudebush, Ryan, Shipley, Sweetman, Templeton, Tripple, Van Horn—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. 12, by Joint Committee on Revision of Laws: Relating to appeals from justices of the peace.

The clerk called the roll on the final passage of Senate Bill No. 12, and the bill passed the House by the following vote: Yeas, 73; nays, 0; absent or not voting, 24.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Booth, Canfield, Casey, Culmback, Danielson, Danskin, Denman, Durkee, Durrant, Falknor, Friese, Gear, Gillette, Glasgow, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Miller (Frank O.), Miller (W. O.), Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Russell, Shoemaker, Sims, Smith, Soule, Templeton, Totten, Vaughan, Wakefield, Webb, Westover, Williams, Mr. Speaker—73.

Those absent or not voting were: Representatives Bach, Biesen, Bostwick, Butterworth, Cory, Davis (J. H.), Gilbert, Goldsworthy, Jones (John R.), Marble, Masterson, Mills, Post, Roth, Roudebush, Rowe, Ryan, Saunders, Shipley, Sweetman, Tripple, Van Horn, Wanamaker, Watkins—24.

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

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

Senate Bill No. 13, by Joint Committee on Revision of Laws: Relating to attorney's fees.

The clerk called the roll on the final passage of Senate Bill No. 13, and the bill passed the House by the following vote: Yeas, 75; nays, 0; absent or not voting, 22.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Benson, Booth, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reed, Russell, Shoemaker, Sims, Smith, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Webb, Westover, Williams, Mr. Speaker—75.

Those absent or not voting were: Representatives Bach, Bennett, Biesen, Bostwick, Davis (J. H.), Goldsworthy, Hubbell, Jones (John R.), Masterson, Northup, Reader, Roth, Roudebush, Rowe, Ryan, Saunders, Shipley, Soule, Sweetman, Templeton, Wakefield, Watkins—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. 14**, by Joint Committee on Revision of Laws: Relating to naturalization of aliens.

The clerk called the roll on the final passage of Senate Bill No. 14, and the bill passed the House by the following vote: Yeas, 75; nays, 0; absent or not voting, 22.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Booth, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskine, Davis (J. H.), Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Russell, Shoeemaker, Sims, Smith, Soule, Tripple, Van Horn, Vaughan, Wanamaker, Webb, Williams, Mr. Speaker—75.

Those absent or not voting were: Representatives Bach, Biesen, Bostwick, Denman, Glasgow, Goldsworthy, Hubbell, Jones (John R.), Masterson, Northup, Roth, Roudebush, Rowe, Ryan, Saunders, Shipley, Sweetman, Templeton, Totten, Wakefield, Watkins, 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.

**Senate Bill No. 15**, by Joint Committee on Revision of Laws: Relating to bounties on wild animals.

The clerk called the roll on the final passage of Senate Bill No. 15, and the bill passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 21.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Booth, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskine, Davis (J. H.), Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hayton, Hazen, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Russell, Shoeemaker, Sims, Smith, Soule, Van Horn, Vaughan, Wakefield, Wanamaker, Webb, Westover, Williams, Mr. Speaker—76.

Those absent or not voting were: Representatives Bach, Biesen, Bostwick, Denman, Goldsworthy, Hess, Jones (John R.), Masterson, Northup, Post, Roth, Roudebush, Rowe, Ryan, Saunders, Shipley, Sweetman, Templeton, Totten, Tripple, Watkins—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. 16, by Joint Committee on Revision of Laws: Relating to the distribution of certain school funds.

The clerk called the roll on the final passage of Senate Bill No. 16, and the bill passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 19.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskis, Davis (J. H.), Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Moran, Murray, Nelson, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Russell, Shoemaker, Sims, Smith, Soule, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Webb, Westover, Williams, Mr. Speaker—78.

Those absent or not voting were: Representatives Bach, Biesen, Denman, Goldsworthy, Jones (John R.), Masterson, Mills, Mitchell, Northup, Roth, Roudebush, Rowe, Ryan, Saunders, Shipley, Sweetman, Templeton, Totten, Watkins—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. 17, by Joint Committee on Revision of Laws: Relating to proceedings supplemental to execution.

The clerk called the roll on the final passage of Senate Bill No. 17, and the bill passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 19.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Benson, Biesen, Booth, Butterworth, Canfield, Casey, Cory, Danielson, Danskis, Davis (J. H.), Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Russell, Shoemaker, Sims, Smith, Soule, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Webb, Westover, Williams, Mr. Speaker—78.

Those absent or not voting were: Representatives Bach, Bennett, Bostwick, Culmback, Denman, Goldsworthy, Jones (John R.), Masterson, Mitchell, Roth, Roudebush, Rowe, Ryan, Saunders, Shipley, Sweetman, Templeton, Totten, Watkins—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. 18, by Joint Committee on Revision of Laws: Relating to criminal process of superior court.

The clerk called the roll on the final passage of Senate Bill No. 18, and
the bill passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 21.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Biesen, Booth, Butterworth, Canfield, Casey, Cory, Danskin, Davis (J. H.), Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Shoemaker, Sims, Smith, Soule, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Webb, Westover, Williams, Mr. Speaker—76.

Those absent or not voting were: Representatives Bach, Benson, Bostwick, Culmback, Danielson, Denman, Jones (John R.), Masterson, Mitchell, Post, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Sweetman, Templeton, Totten, Watkins—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. 19, by Joint Committee on Revision of Laws: Relating to liability of railroad companies for injured animals.

The clerk called the roll on the final passage of Senate Bill No. 19, and the bill passed the House by the following vote: Yeas, 79; nays, 0; absent or not voting, 18.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Biesen, Booth, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Russell, Shoemaker, Sims, Smith, Soule, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Webb, Westover, Williams, Mr. Speaker—79.

Those absent or not voting were: Representatives Bach, Benson, Bostwick, Denman, Jones (John R.), Masterson, Mitchell, Post, Roth, Roudebush, Rowe, Ryan, Saunders, Shipley, Sweetman, Templeton, Totten, Watkins—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. 20, by Joint Committee on Revision of Laws: Relating to the commencement of civil actions.

The clerk called the roll on the final passage of Senate Bill No. 20, and the bill passed the House by the following vote: Yeas, 75; nays, 0; absent or not voting, 22.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Biesen, Booth, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Durkee, Durrant,
TWENTY-FOURTH DAY, FEBRUARY 6, 1929

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Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Har­
tung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Moran, Murray, Nelson, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Russell, Shoemaker, Sims, Smith, Soule, Trippe, Van Horn, Vaughan, Wakefield, Wanamaker, Westover, Williams, Mr. Speaker—75.

Those absent or not voting were: Representatives Bach, Benson, Bost­
wick, Denman, Hall, Jones (John R.), McCracken, Masterson, Mitchell, Northup, Post, Roth, Roudebush, Rowe, Ryan, Saunders, Shipley, Sweetman, Templeton, Totten, Watkins, Webb—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. 22, by Joint Committee on Revision of Laws: Relating
to elk and repealing chapter CLXIV of the Code of Washington Territory
of 1881.

The clerk called the roll on the final passage of Senate Bill No. 22, and
the bill passed the House by the following vote: Yeas, 75; nays, 0; absent
or not voting, 22.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspin­
wall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Butterworth,
Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Durkee,
Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Har­
tung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken;
McDonough, McQuesten, Mansfield, Miller (Frank O.), Miller (W. O.), Mills,
Moran, Murray, Nelson, Olson (A. E.), Olson (O. H.), Paysse, Peterson
(C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Rowe, Russell, Shoe­
maker, Sims, Smith, Soule, Trippe, Van Horn, Wakefield, Wanamaker, West­
over, Williams, Mr. Speaker—75.

Those absent or not voting were: Representatives Bach, Bostwick, Den­

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

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

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 6, 1929.

Mr. Speaker:
The Senate has passed:
Senate Bill No. 159, also
The Senate has adopted:
House Concurrent Resolution No. 6, and the same are herewith transmitted.

HERBERT H. SIBLEY, Secretary.
REPORT OF ENROLLMENT COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 6, 1929.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Concurrent Resolution No. 6, have compared same with the original resolution and find same correctly enrolled.

John Anderson, Chairman.

The Speaker announced that he was about to sign House Bills Nos. 5, 16, 19, 21, 23, 24, 27, 28, 30, 38, 41, 43, and House Concurrent Resolutions Nos. 5 and 6.

On motion of Mr. Knapp, the House was declared at recess until 3:45 P. M., this date.

AFTERNOON SESSION.

The Speaker called the House to order at 3:45 p. m.

The clerk called the roll, all members being present except Representatives Bach, Roudebush and Shipley; all of whom were excused.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., FEBRUARY 6, 1929.

Mr. Speaker:

The Senate has adopted House Joint Resolution No. 5, and the President has appointed as members of said committee Senators Hastings and Hall (Charles W.), also

The President has signed
House Bill No. 5, also
House Bill No. 16, also
House Bill No. 19, also
House Bill No. 21, also
House Bill No. 23, also
House Bill No. 24, also
House Bill No. 27, also
House Bill No. 28, also
House Bill No. 30, also
House Bill No. 38, also
House Bill No. 41, also
House Bill No. 43, also
House Concurrent Resolution No. 5, also
House Concurrent Resolution No. 6, and the same are herewith transmitted.

Herbert H. Sieber, Secretary.

JOINT SESSION.

The Sergeant-at-Arms of the House announced the arrival of the Senate at the bar of the House.

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

The President of the Senate called the joint session to order at 4:00 P. M.

The Secretary of the Senate called the roll of the Senate, and all Senators were present except Senators Ball and Hall (Oliver).
The clerk called the roll of the House; all members being present except Representatives Bach, Roudebush and Shipley; all of whom were excused.

Mr. Reed moved that a committee of five, two from the Senate and three from the House, be appointed by the Chair to notify the Governor that the legislature is now convened in joint session, ready to receive any message he may desire to present.

The motion was carried, and the President appointed Senators Cleary and Barnes, and Representatives Hutchinson, Knapp and Hartung, to so notify the Governor.

At 4:05 p.m., the committee escorted the Governor to the rostrum.

The President of the Senate presented Governor Roland H. Hartley to the joint session, who addressed the joint session as follows:

TAXATION.

Special Message of Governor Roland H. Hartley before a Joint Session of the Senate and House of Representatives of the State of Washington, Twenty-First Biennial Session, February 6, 1929, 4:00 o'clock p.m.

To the Honorable, the Legislature of the State of Washington.

MR. PRESIDENT, MR. SPEAKER, LADIES AND GENTLEMEN:

In my message to your honorable bodies at the opening of the present session, attention was called to the seriousness of the state's tax problem. That the present tax system is inadequate, inequitable and has in a measure broken down, is generally admitted. With this admission comes numerous and varied relief or corrective measures, the adoption of all of which would complicate, rather than clarify, the present situation and tend to intensify, rather than alleviate, present tax ills.

In attempting to work out a satisfactory solution, we are confronted not only by the inherent weaknesses of our present system, but by a complex accumulation which the mistakes in administration, through the years, have left upon our governmental doorstep. As a result of these weaknesses and mistakes, taxes have been pyramided upon those classes of property most accessible, until the "power to tax" has indeed become "the power to destroy." So it is, we find certain large taxpayers, who are financially able to do so, contesting not only the state's right to tax, but also its methods of taxation. This within itself is serious, but the real seriousness of the situation lies in the fact that the small taxpayer, who after all is the one most grievously burdened, is powerless to halt or escape taxation because he lacks organization and finance.

As stated in my former message, the whole question of taxation cannot be dealt with hastily. This is true, whether we approach the question from the standpoint of working out fundamental changes in the present system or of correcting faulty administration. For present methods of administration, through years of use, have become, in fact, basic. In other words, assessed valuations have become so fixed as to require the work of many months, even years, to bring about an equalization as between different classes of taxable property, or between the same classes in different parts of the state. Fundamental changes in the system itself cannot be brought about by hasty, patchwork or piecemeal legislation. Any such an attempt is fraught with the danger that that which affords relief today may prove the burden of tomorrow.

The present crisis has been brought on by the national banks disputing the right of the state to tax their capital stock upon an ad valorem basis, and the railroads contesting the valuations placed upon their operating properties. Regardless of what may be the outcome of pending litigation, it is known that a definite, if not permanent, heavy loss in tax revenues has been sustained, for some of the banks and railroads are not now paying their taxes.

In handling any crisis, we must give our attention to direct causes. In dealing with the present tax crisis, the Legislature should first give attention to bank and railroad taxes, leaving the general phases of the question for later consideration.

The bank tax situation is daily becoming more critical. Since the Legislature convened, the Superior Court in King County has held that national banks cannot be
taxed under existing laws. This was followed by a similar decision in Yakima County. Still more recently, the Superior Court in Spokane County has ruled that one of our largest state banks is not now subject to taxation and has ordered a refund of taxes paid in 1926 and 1927. In view of decisions of the Supreme Court of the United States in similar cases originating in other states, we are forced to the conclusion that under present laws all banks, both national and state, will escape taxation except upon their real and taxable personal property.

While this question involves more than the loss of revenue and strikes at the sovereign right of the states to tax institutions doing business within their borders, we here cannot deal with the question in its larger aspect. This can be done only by the several states acting cooperatively to secure national legislation. We can, however, admit the fact that our present method of taxing banks has broken down, and turn our attention to devising some new method by which they can be taxed.

In brief, banks are escaping taxation upon their capital stock, because under our constitution and existing laws other competing moneyed capital is exempt from taxation. The federal government, in section 5219 of U. S. Revised Statutes, provides four alternative methods by which the state may tax national banks. After careful study, the State Tax Commission has concluded that only one of the four is possible or practical in this state, that of an excise tax upon banks and all other financial corporations according to, or measured by, their net income.

A bill providing for such a tax has been drafted and is submitted herewith. This bill provides for an annual tax upon all financial corporations equal to five per cent of their net incomes. By financial corporations, is meant all those engaged in the business of lending money or dealing or trading in notes, mortgages, bonds, leases, conditional sales contracts or other evidences of debt. This includes banks, both state and national; bond brokers; investment bankers; finance corporations; mutual savings banks; industrial loan, savings and loan, and building and loan associations or societies.

What constitutes earnings and the deductions allowable in arriving at net income, are set forth in detail in the bill. In every instance, the amount paid in taxes on tangible personal property is to be deducted from the five per cent tax. The tax is to be collected by the counties and distribution is to be made to the state, counties, school districts and other taxing units in the same manner as other taxes are collected and distributed.

Protest against this proposal doubtless will be heard from those financial institutions which have not been, or are not now, paying taxes other than those upon real and tangible personal property. Such protests will always be raised against any effort to extend our tax system to include untaxed classes. Most of our tax ills are due to the fact that step by step, year after year, we have broadened the scope and increased the cost of government, and at the same time we have, by one exemption after another, narrowed the tax base, until today we face the problem of an overhead that is too great for its foundation. In an effort to widen the already too narrow tax base, we are now proposing a new tax system applicable to the field of finance, on a basis of equal treatment to all in that field. Let us not in advance condemn the plan to failure by making exceptions or allowing exemptions which in the end are certain to wreck the system.

It is argued that savings and loan associations, and other so-called mutual financial corporations, should be given exemption from taxation or allowed deductions which would render them practically so. It is argued that they are quasi public institutions, fostered by the state, that their money is derived from the small savings of many individuals and that any tax upon their earnings is a penalty upon thrift.

I do not grant validity to any of these arguments. These associations are important factors in the field of finance and they cannot be left out of any system of taxation intended to encompass this field. They are in the business of lending money and deriving a profit therefrom. It matters not whether the money comes from few or many sources, any tax imposed upon the exercise of this privilege must include them.

It is true they have been nurtured and fostered by the state. The only reason why the millions which they control today are not in the socks of their shareholders or members, or elsewhere, is because of the protection and supervision which the state has maintained over these funds. Certainly, then, there can be no valid objection to the payment of a small percentage of earnings to the support of the government which has made these earnings possible.
In this, as in every other age, genuine thrift is evidenced by the ownership of property. The greatest possible aid to thrift is the encouragement of home-owning to those of moderate means and small savings.

In considering this question of thrift, let us take as an example the salary or wage worker who has saved a thousand or more dollars. Can we say that as long as he has money in a savings and loan association earning 5 or 6 per cent, it represents thrift, and to require him to pay a few dollars of his annual earnings to the support of government is to penalize thrift? He withdraws his money, becomes a borrower, rather than a shareholder of the savings association, and builds a home. Does his equity in that little home represent thrift or doesn't it? But what do we do to him? We require that home and its contents to pay practically one hundred per cent of the direct taxes necessary for the support of government.

Take another example. A laborer has a few hundred dollars in a savings and loan association. For the privilege of having it there, he pays nothing. In order to increase his earning capacity, he withdraws the money and makes first payment on an automobile. For that privilege, the privilege of ownership, we require him to pay a property tax; for the privilege of driving the machine, we require him to pay a fee for an operator's license; for the privilege of placing it upon the highways, he pays a vehicle license fee; and for the privilege of going anywhere in it, he pays a gasoline tax.

Just how can it be argued that thrift ends when savings cease to earn dividends in some mutual savings institution?

It should be borne in mind that the tax here proposed is not a tax upon the face value of evidences of debt, which would amount to double taxation, but is a small tax for the privilege of engaging in the business of dealing or trading in the evidences of debt.

I have carefully considered the effect of a five per cent tax upon the net earnings of mutual savings associations. In some instances, the tax could be paid out of amounts now carried in undivided profits without disturbing the present dividend rate and in no instance would the dividend rate be reduced more than a fraction of one per cent.

The enactment of the proposed bill will do much to avert the tax crisis which confronts us, and give us time carefully and deliberately to deal with the whole question of taxation. It will provide revenue in excess of that formerly paid by national and state banks, and open the way for the payment of back and protested taxes, convert a tax deficit into a surplus, put an end to present litigation, and relieve the counties of additional court costs without imposing an unjust burden upon any institution or citizen of the state.

I shall not discuss railroad taxes, other than to say that conferences now in progress with railway officials lead me to hope that within the next few days I shall be able to report that an agreement has been reached whereby railroads will pay their back taxes, with the possibility that, as in the case of national banks, litigation may be ended and the state relieved of further court costs.

The State Tax Commission, created in 1925, was empowered to carry on its work along two major lines of endeavor: that of equalizing valuations and equivalently distributing the burden of taxation upon the classes of property now taxed, and that of working out fundamental changes in the present system. Nearly every effort of the commission to equalize valuations has been met by stubborn resistance from those whose taxes it sought to raise. Most of its time has been consumed in formal hearings of protests and in collecting data and assembling information as evidence in court actions brought upon appeal from its rulings.

In spite of the fact that it has been occupied in court most of the time since its creation, the commission has succeeded in shifting valuations in excess of ten millions of dollars from the small taxpayers to public service and other large corporations whose property, in its opinion, was under-assessed. It has undertaken, and expects to complete in the next biennium, a comprehensive and detailed study of assessment ratios in all counties, giving special attention to the larger counties of Western Washington.

The importance of this work cannot be over-estimated, and it is imperative that it be carried on without interruption or further delay.

Any plan for reorganizing or revamping our present tax system must be comprehensive, must be thoroughly understood by the people, and above all must have the backing of public sentiment. Such a plan can be evolved only by carefully consider-
ing every factor which in any way contributes to the wealth of the state or the sustenance of its people, and by giving the people an opportunity to become familiar with the details of the plan while it is yet in the formative stage prior to its enactment into law.

In my opinion, such a plan can best be worked out by bringing the whole question of taxation under the deliberate study of some body, the membership of which is truly representative of farming, manufacturing, merchandising, labor, and all other major lines of activity, in which the people of the state of Washington are engaged.

I recommend the creation of a special non-salaried commission of nine or more of the state's most outstanding men, to work in conjunction with the Tax Commission in the consideration of all phases of the tax question. Sufficient funds should be appropriated to enable such a commission to call to assistance such trained men or experts as might be necessary and to hold hearings in different parts of the state.

A similar commission, appointed in 1921, brought forth valuable suggestions, the major part of which have been adopted with profit to the state. Since that time conditions have changed and new situations have developed, which I am sure can be satisfactorily dealt with in a similar manner.

Seemingly, there is a growing opinion that limited or general sales taxes offer a solution. A limited sales tax, the singling out of one or a group of commodities for general taxation, must at best be considered as a temporary makeshift. A single commodity devoted to a special use, may be successfully taxed for a special purpose based upon that use, as a tax upon gasoline for highway purposes. But any widespread system of sales taxes which does not provide equality, is certain, sooner or later, to prove unsatisfactory.

Advocates of this plan are of the opinion that a system of general sales, or more properly, a gross business or turnover tax, can be devised whereby all property taxes—state, county, city and district—can be taken off, and the tax rate held at so low a percentage as to be scarcely noticeable by those who pay it. Opinion is also held that without property taxes of any kind, Washington would be benefited, rather than handicapped, in competing with other states in business, trade or industry. However, there are no facts or figures upon which to base this belief, because none are available. One man's guess as to the state's gross volume of business or how large a tax rate would be necessary, is as good as another's.

In order that this question may be properly and intelligently considered, I request that the Tax Commission be given authority to require every business establishment, of every kind and nature, to furnish a statement showing its annual gross revenues, whether derived from goods and commodities sold or services rendered, such statements to be regarded as confidential data and used only for the purpose of making up estimates and working out schedules for a general tax system of this kind.

If this is done, facilities will have been provided for furnishing the next legislature with reliable, detailed information relative to every tax form or plan which might work an improvement upon our present system.

In conclusion, I wish to emphasize the fact that if the bank and railroad tax matters can be satisfactorily disposed of at this session, other phases of the tax question can be delayed to await further careful thought and study, a program which in my opinion will be more fruitful of good results than an attempt at this time to effect any material changes in our present system.

No matter what tax plan may be evolved, the only way to afford relief to the taxpayer is to stop spending his money.

President Gellatly: "Governor Hartley, we want to thank you for this message and the suggestions contained in it. I know I speak the sentiment of every member of the House and Senate when I say that this question you have touched upon is the one vital question to be considered by the legislature, not only at this session but at the next. I can pledge to you the earnest consideration, by the Senate, of the suggestions you have made, and I know I can say as much for the members of the House; and I thank you for this message."

Upon the conclusion of the Governor's Message, the committee escorted the Governor from the House Chamber.
At 4:35 p. m., on motion of Senator Palmer, the joint session was dissolved.
At 4:37 p. m., the House resumed its session.
On motion of Mr. Danskin, the House adjourned until 10:00 a. m., Thursday, February 7th, 1929.

A. W. CALDER, Chief Clerk.

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TWENTY-FIFTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, February 7, 1929.

The Speaker called the House to order at 10:00 a. m.
The clerk called the roll; all members being present except Representatives Bach, Shipley and Wakefield; Representatives Bach and Shipley being excused.

Prayer was offered by Rev. L. L. Kneeland, Supervisor of Goodwill Industries, of Olympia, Wash.

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

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 7, 1929.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 66, entitled "An Act relating to interference with radio transmission 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 indefinitely postponed.

JUDSON F. FALKNOR, Chairman.


Mr. Falknor moved that House Bill No. 66 be indefinitely postponed.

After debate, the previous question was ordered.

Mr. Cory demanded a roll call on the motion to indefinitely postpone. The required number arising, the clerk called the roll, and the motion to indefinitely postpone was carried by the following vote: Yeas, 54; nays, 31; absent or not voting, 12.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Benson, Booth, Bostwick, Butterworth, Canfield, Casey, Danielson, Danskin, Denman, Falknor, Gear, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hazen, Hubbell, Hurspool, Jenes (Roy), Kelly, Knapp, Krouse, Lindsay, McCracken, Mansfield, Marble, Miller (W. O.), Mills, Mur-
Those voting nay were: Representatives Bennett, Biesen, Cory, Culmbach, Durkee, Durrant, Friese, Gilbert, Hartung, Hayton, Hill, Hutchinson, Johnson, Jones (John R.), Leber, McQuesten, Masterson, Miller (Frank O.), Moran, Nelson, Olson (O. H.), Peterson (C. E.), Reader, Roth, Sweetman, Templeton, Van Horn, Vaughan, Watkins, Webb, Westover—31.

Those absent or not voting were: Representatives Bach, Davis (J. H.), Hess, Hultgrenn, McDonough, Mitchell, Reed, Ryan, Shipley, Sims, Wakefield, Williams—12.

Mr. Falknor moved that House Bill No. 109 be indefinitely postponed.

After debate, the previous question was ordered.

Mr. Smith demanded a roll call on the motion to indefinitely postpone.

The required number arising, the clerk called the roll, and the motion to indefinitely postpone was carried by the following vote: Yeas, 49; nays, 30; absent or not voting, 18.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Bostwick, Canfield, Casey, Danskin, Denman, Durkee, Durrant, Falknor, Gear, Gilbert, Gillette, Glasgow, Griffin, Hazen, Hubbell, Hultgrenn, Hurspool, Jones (Roy), Kelly, Knapp, Lindsay, McCracken, Mansfield, Miller (W. O.), Mills, Murray, Nelson, Olson (A. E.), Olson (O. H.), Paysse, Peterson (Payson), Post, Roth, Roudebush, Russell, Saunders, Soule, Sweetman, Wanamaker, Webb, Williams—49.

Those voting nay were: Representatives Barlow, Booth, Cory, Culmbach, Danielson, Friese, Goldsworthy, Hall, Hartung, Hess, Hill, Hutchinson, Johnson, Jones (John R.), Krouse, Leber, McQuesten, Marble, Masterson, Miller (Frank O.), Moran, Northup, Ratcliffe, Rowe, Shoemaker, Smith, Van Horn, Vaughan, Watkins, Mr. Speaker—30.

Those absent or not voting were: Representatives Albert, Bach, Butterworth, Davis (J. H.), Hayton, McDonough, Mitchell, Peterson (C. E.), Reader, Reed, Ryan, Shipley, Sims, Templeton, Totten, Trippe, Wakefield, Westover—18.

On motion of Mr. Friese, Rule 20 was suspended.

We, your Committee on Judiciary, to whom was referred House Bill No. 126, entitled "An Act relating to the commencement of civil actions in the superior courts and the service of summons by publication, and amending section 228 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.

JUDSON F. FALKNOR, Chairman.


Passed to second reading.

House Bill No. 137: Do pass as amended.
Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 146, entitled "An Act relating to the regulation and supervision of the issuance and sale of certain securities, and amending section 2½ of chapter 69 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 indefinitely postponed.

JUDSON F. FALKNOR, Chairman.


Mr. Speaker:

We, a minority of your Committee on Judiciary, to whom was referred House Bill No. 146, entitled "An Act relating to the regulation and supervision of the issuance and sale of certain securities, and amending section 2½ of chapter 69 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.

........................., Chairman.

We concur in this report: Ralph R. Knapp, John A. Soule.
Passed to second reading.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 21, entitled "An Act relating to civil actions in the superior court against two or more defendants, 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.

JUDSON F. FALKNOR, Chairman.


Passed to second reading.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 30, entitled "An Act relating to witnesses and repealing certain 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.

JUDSON F. FALKNOR, Chairman.


Passed to second reading.
Senate Bill No. 56: Do pass as amended.
Passed to second reading.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 82, entitled "An Act relating to facilities for aerial transportation, amending section 1 of chapter 48 of the Laws of 1919, and validating certain bonds attempted to be authorized thereunder," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Judson F. Falknor, Chairman.


Passed to second reading.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 91, entitled "An Act relating to privileges and rights of residents of this state, and repealing an act 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.

Judson F. Falknor, Chairman.


Passed to second reading.

Mr. Speaker:

We, your Committee on Municipal Corporations Other Than the First Class, to whom was referred Senate Bill No. 98, entitled "An Act relating to cities of the third class, defining the powers of the council thereof, and amending section 15 of chapter 184 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.

Andrew Danielson, Chairman.


Passed to second reading.

MESSAGES FROM THE SENATE.

Mr. Speaker:

The Senate has passed:
Engrossed Substitute Senate Bill No. 65, also
Engrossed House Bill No. 65, also
Engrossed Senate Bill No. 117, also
Senate Bill No. 135, and the same are herewith transmitted.

Herbert H. Siegel, Secretary.

SENATE AMENDMENTS TO HOUSE BILLS.

Mr. Speaker:

The Senate has passed:
Engrossed House Bill No. 18, with the following amendment:
Amend the Bill by adding a new section as follows:
Sec. 16. That any consolidation of two or more contiguous municipal corporations made or attempted to be made since the passage of chapter 167 of the Laws of 1927
or chapter 293 of the Laws of 1927 be, and any such consolidation of any such cities or towns, is hereby in all respects validated. And the same is herewith transmitted.

HERBERT H. SIILER, Secretary.

Mr. Falknor moved that the House do not concur in the Senate amendment to Engrossed House Bill No. 18, and that the Senate be asked to recede therefrom.

The motion was carried.

Mr. Speaker:

The Senate has passed:

Engrossed House Bill No. 34 with the following amendments:
Amend section 1, line 7 of the engrossed bill, same being line 3 of the mimeographed amendments, strike the words "fifteen hundred" and insert in lieu thereof the words "one thousand."
Amend section 1 by adding to the end of the section the following: "In all other cases the action shall be commenced either in the precinct in which one or more of the defendants reside, or before a justice of the peace of the county seat of the county."
and the same is herewith transmitted. HERBERT H. SIILER, Secretary.

Mr. Falknor moved that the House concur in the Senate amendments to Engrossed House Bill No. 34.

The motion was carried.

After brief discussion, Mr. Falknor moved that the House reconsider the vote by which it concurred in the Senate amendments to Engrossed House Bill No. 34.

The motion was carried.

Mr. Falknor moved, as a substitute for the motion to concur, that the House do not concur in the Senate amendments to Engrossed House Bill No. 34, 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. 217, by Mr. Davis (Ed) (By executive request): An Act providing for a tax measured by income upon banks and financial corporations; providing for the assessment and collection thereof; providing for certain offsets or deductions; providing certain penalties and for the collection and enforcement thereof; declaring that certain acts shall constitute a misdemeanor; repealing sections 28, 29, 30, 31 and 32 of chapter 130 of the Laws of the Extraordinary Session of 1925, and declaring that this act shall take effect immediately.

On motion of Mr. Danskin, 2,000 copies of House Bill No. 217 were ordered printed.

Referred to Committees on Banks and Banking and Revenue and Taxation for joint consideration.

House Bill No. 218, by Mr. Davis (Ed) (By executive request): An Act authorizing the Governor to appoint a commission to investigate, in conjunction with the state tax commission, the subject of taxation, to employ assistants in making such investigation, requiring said commission to report thereon, and making an appropriation therefor.

8—II
On motion of Mr. Danskin, the usual number of copies of House Bill No. 218 were ordered printed.

Referred to Committee on Revenue and Taxation.

House Bill No. 219, by Committee on Forestry and Logged-Off Lands: An Act relating to crimes in the operation of engines and boilers, amending section 2524 of Remington's Compiled Statutes, and providing penalty for violation.

Ordered printed and passed to second reading.

House Bill No. 220, by Messrs. Davis (J. H.) and Barlow: An Act relating to the use of school buildings and providing penalties.

Ordered printed and referred to Committee on Education.

House Bill No. 221, by Mr. Miller (W. O.): An Act relating to state depositaries and regulating the deposits of state moneys therein, providing that the state shall be responsible for the return of securities pledged to secure such deposits, amending section 2 of chapter 37 of the Laws of 1907 as amended by section 1 of chapter 151 of the Laws of 1909 and section 4 of chapter 37 of the Laws of 1907.

Ordered printed and referred to Committee on Banks and Banking.

House Bill No. 222, by Mr. Miller (W. O.): An Act relating to the deposit of public funds of cities, counties and towns in banks designated as depositaries, making provision for the security thereof and amending section 2 of chapter 51 of the Laws of 1907, as amended by section 1 of chapter 15 of the Laws of 1909; section 2 of chapter 103 of the Laws of 1905 as amended by section 1 of chapter 10 of the Laws of the Extraordinary Session of 1907 as amended by section 1 of chapter 118 of the Laws of 1913; and section 1 of chapter 22 of the Laws of 1907.

Ordered printed and referred to Committee on Banks and Banking.

House Bill No. 223, by Mr. Rowe: An Act relating to horticulture and amending sections 1, 3, 5, and 26 of chapter 166 of the Laws of 1915, and amending section 13 of chapter 141 of the Laws of 1921, and repealing section 21 of chapter 166 of the Laws of 1915.

Ordered printed and referred to Committee on Horticulture.

House Bill No. 224, by Mr. Rowe: An Act relating to horticulture and horticultural products, providing for the condemnation of infected premises and shipments therefrom, and amending section 10 of chapter 166 of the Laws of 1915.

Ordered printed and referred to Committee on Horticulture.

House Bill No. 225, by Mr. Rowe: An Act relating to game animals, providing for the issuance of special licenses for the killing of elk in certain localities and the disposition of license fees.

Ordered printed and referred to Committee on Game and Game Fish.

House Bill No. 226, by Mr. Butterworth: An Act relating to hunting and fishing licenses, and providing for the granting of the same to certain persons without payment of fees.

Ordered printed and referred to Committee on Game and Game Fish.

House Bill No. 227, by Messrs. Masterson, Peterson and Roth: An Act abolishing the office of township assessor, defining the powers and duties
of county assessors in townships having township organization, and providing for the appointment of deputy county assessors.

Ordered printed and referred to Committee on Counties and County Boundaries.

House Bill No. 228, by Messrs. Masterson and Van Horn: An Act relating to primary state highways, and amending section 1, of chapter 185, of the Laws of 1923, as amended by section 8, of chapter 26, of the Laws of 1925.

Ordered printed and referred to Committee on Highways and Automotive Transportation.

House Bill No. 229, by Mr. Murray: An Act dedicating to San Juan County, for park purposes, certain tide lands.

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

House Bill No. 230, by Mr. Lindsay: An Act relating to revenue and taxation, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 231, by Mr. Lindsay: An Act relating to the deposit and keeping of public moneys in banks and prescribing certain conditions therefor, and providing that this act shall take effect immediately.

Ordered printed and referred to Committee on Revenue and Taxation.

FIRST READING OF SENATE BILLS.

Engrossed Substitute Senate Bill No. 65, by Committee on Cities of First Class: An Act relating to city firemen in certain cities and towns of the state, creating a relief, retirement and pension fund for such firemen and their widows, children, parents and dependents, providing for the maintenance and distribution thereof, and amending sections 3, 4, 5, 6, 7, 8, 9, 10, 12, 13, 14, 15, 16, 17, 18 and 19 of chapter 196, Laws of 1919.

Referred to Committee on Cities of the First Class.

Engrossed Senate Bill No. 117, by Senator Cleary: An Act relating to local improvements in cities and towns and amending sections 10, 14 and 21 of chapter 98 of the Laws of 1911.

Referred to Committee on Revenue and Taxation.

Senate Bill No. 135, by Senator Smith: An Act establishing a primary state highway and amending section 9 of chapter 185, of the Laws of 1923.

Referred to Committee on Highways and Automotive Transportation.

Senate Bill No. 159, by Committee on Rules and Joint Rules (By executive request): An Act changing and establishing state road No. 21 as a primary state highway and extending the same by a branch from junction therewith to Keyport, Kitsap County.

Referred to Committee on Highways and Automotive Transportation.

SECOND READING OF BILLS.

House Bill No. 64, by Mr. Falknor: Relating to corporations.

Mr. Canfield moved that House Bill No. 64 be held over until the following day, but that it retain its place on the calendar.

The motion was carried.
House Bill No. 76, by Mr. Roudebush: Relating to selection of jurors in the superior courts.

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

House Bill No. 81, by Mr. Reed: Relating to taxation of severed timber.

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

House Bill No. 94, by Mr. Hazen: Relating to examination of banks, and trust companies.

Mr. Knapp moved that Substitute House Bill No. 94 be substituted for House Bill No. 94.

The motion was carried.

Substitute House Bill No. 94, by Committee on Banks and Banking: Relating to examination of banks, and trust companies.

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

House Bill No. 170, by Committee on Banks and Banking: (By executive request): Relating to Industrial Loan Companies.

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

House Bill No. 171, by Committee on Banks and Banking (By executive request): Relating to banking and trust business.

The bill was read the second time by sections.

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

Sec. 2. Amend line 9, page 92 of printed bill, being line 7 of the original bill, underline $25,000.

The bill was passed to third reading and ordered engrossed.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 98, entitled “An Act relating to collection agencies and providing for a bond for the operation 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 6, line 22 of the original bill, being line 5 of the printed bill, after the word “profession” strike the comma (,), insert in lieu thereof a period (.) and strike the remainder of the section.

Judson F. Falknor, 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 and ordered engrossed.

House Bill No. 127, by Mr. Albert: Relating to salaries of bailiffs in superior courts.

Mr. Griffin moved that Substitute House Bill No. 127 be substituted for House Bill No. 127.

The motion was carried.

Substitute House Bill No. 127, by Committee on Compensation and Fees for State and County Officers: Relating to salaries of bailiffs in superior courts.

The substitute bill was read the second time by sections.
Mr. Gilbert moved the adoption of the following amendment:

Amend section 1, lines 14 and 15 of the original bill (the same being line 8 of the printed bill) by striking the words and numerals "one hundred and twenty-five dollars ($125.00)" and substitute in lieu thereof "one hundred and fifty dollars ($150.00)".

The amendment was adopted.

The bill was passed to third reading and ordered engrossed.

On motion of Mr. Griffin, House Bill No. 98 was returned to second reading for the purpose of amendment.

Mr. Griffin moved the adoption of the following amendment:

Amend section 8, line 2. Strike word "Section" and insert in lieu thereof the word "Act."

The amendment was adopted.

The bill was passed to third reading and ordered engrossed.

House Bill No. 138, by Mr. McDonough: Relating to diking districts and declaring an emergency.

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

House Bill No. 154, by Mr. Ratliffe (By executive request): Relating to the State Capitol Committee and declaring that this act shall take effect April 1, 1929.

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

House Bill No. 172, by Committee on Labor and Labor Statistics (By executive request): Relating to the time state offices shall be kept open and declaring an emergency.

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

THIRD READING OF BILLS.

Engrossed House Bill No. 58, by Mr. Falknor: Relating to the power of justices of the peace.

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, 0; absent or not voting, 20.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Bostwick, Canfield, Casey, Cory, Culmbach, Danielson, Danskine, Davis (J. H.), Denman, Durkee, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roudabush, Rowe, Russell, Shoemaker, Smith, Soule, Sweetman, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—77.

Those absent or not voting were: Representatives Albert, Bach, Barlow, Booth, Butterworth, Durrant, Goldsworthy, Hurspool, Knapp, Mitchell, Moran, Roth, Ryan, Saunders, Shipley, Sims, Templeton, Totten, Tripple, Wakefield—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. 84, by Mr. Watkins: Relating to certain public lands.

On motion of Mr. Watkins, 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, 3; absent or not voting, 15.

Those voting yea were: Representatives Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis, (J. H.), Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Goldsworthy, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Reader, Reed, Roudebush, Rowe, Russell, Shoemaker, Smith, Sweetman, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—79.

Those voting nay were: Representatives Denman, Glasgow, Ratliffe—3.

Those absent or not voting were: Representatives Albert, Anderson, Bach, Griffin, Hurspool, Mitchell, Roth, Ryan, Saunders, Shipley, Sims, Soule, Templeton, Totten, Wakefield—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. 36, by Joint Committee on Revision of Laws: Relating to the powers and duties of the administrative board.

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, 81; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Canfield, Casey, Cory, Danielson, Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Reader, Reed, Roudebush, Rowe, Russell, Saunders, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—81.

Those absent or not voting were: Representatives Albert, Bach, Barlow, Butterworth, Culmbach, Danskin, Davis (J. H.), Hurspool, Mitchell, Post, Ratliffe, Roth, Ryan, Shipley, Totten, Wakefield—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. 103, by Representatives Gilbert, Johnson, Leber, Roudebush, Rowe, Van Horn and Williams: Relating to winter poultry shows.

On motion of Mr. Johnson, 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, 7; absent or not voting, 17.

Those voting yea were: Representatives Allen, Aspinwall, Banker, Beck, Bennett, Benson, Booth, Bostwick, Butterworth, Canfield, Cory, Culmbach, Danielson, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Mills, Murray, Nelson, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Reader, Reed, Roudebush, Rowe, Saunders, Shoemaker, Smith, Soule, Sweetman, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams—73.

Those voting nay were: Representatives Anderson, Barlow, Casey, Gear, Miller (W. O.), Russell, Mr. Speaker—7.

Those absent or not voting were: Representatives Albert, Bach, Biesen, Danskin, Hayton, Hurspool, Mitchell, Moran, Northup, Post, Ratliffe, Roth, Ryan, Shipley, Sims, Templeton, Wakefield—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.

THIRD READING OF SENATE BILLS.

Mr. Falknor moved that the rules be suspended, the second reading considered the third, and Engrossed Senate Bill No. 11, and Senate Bills Nos. 23, 24, 26, 27, 29, 32, 33, 34, 35, 36, 38, 40, 41 and 43 be placed on final passage.

The motion was carried.

Engrossed Senate Bill No. 11, by Joint Committee on Revision of Laws: Relating to conveyances and encumbrances of real estate.

The clerk called the roll on the final passage of Engrossed Senate Bill No. 11, and the bill passed the House by the following vote: Yeas, 72; nays, 0; absent or not voting, 25.

Those voting yea were: Representatives Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Bostwick, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Falknor, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Johnson, Jones (John R.), Jones (Roy), Kelly, Krouse, Leber, Lindsay, McCracken, McQuesten, Mansfield, Marble, Masterson, Miller (W. O.), Mills, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Reader, Reed, Roudebush, Rowe, Russell, Saunders, Shoemaker, Sims, Smith, Soule, Tripple, Van Horn, Wanamaker, Watkins, Webb, Westover, Mr. Speaker—72.
Those absent or not voting were: Representatives Albert, Allen, Bach, Biesen, Booth, Butterworth, Durrant, Friese, Hurspool, Hutchinson, Knapp, McDonough, Miller (Frank O.), Mitchell, Post, Ratcliffe, Roth, Ryan, Shipley, Sweetman, Templeton, Totten, Vaughan, Wakefield, Williams—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. 23, by Joint Committee on Revision of Laws: Relating to issues in civil actions.

The clerk called the roll on the final passage of Senate Bill No. 23, and the bill passed the House by the following vote: Yeas, 73; nays, 0; absent or not voting, 24.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danskin, Davis (J. H.), Denman, Durkee, Falknor, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hill, Hubbell, Hultgren, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Miller (Frank O.), Miller (W. O.), Mills, Moran, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratcliffe, Reader, Reed, Rowe, Russell, Ryan, Shoemaker, Sims, Smith, Tripple, Van Horn, Wanamaker, Watkins, Webb, Westover, Mr. Speaker—73.

Those absent or not voting were: Representatives Albert, Bach, Benson, Danielson, Durrant, Friese, Hurspool, Knapp, Marble, Masterson, Mitchell, Murray, Post, Roth, Roudebush, Saunders, Shipley, Soule, Sweetman, Templeton, Totten, Vaughan, Wakefield, Williams—24.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 24, by Joint Committee on Revision of Laws: Relating to disbarment of attorneys.

The clerk called the roll on the final passage of Senate Bill No. 24, and the bill passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 21.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Biesen, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Falknor, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hill, Hubbell, Hultgren, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Miller (Frank O.), Miller (W. O.), Mills, Moran, Nelson, Olson (A. E.), Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reader, Reed, Roudebush, Rowe, Russell, Shoemaker, Sims, Smith, Soule, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—76.

Those absent or not voting were: Representatives Albert, Bach, Benson, Booth, Durrant, Friese, Hurspool, Masterson, Mitchell, Murray, Northup, Olson (O. H.), Paysse, Roth, Ryan, Saunders, Shipley, Sweetman, Templeton, Wakefield, Westover—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. 26, by Joint Committee on Revision of Laws: Relating
to county roads.

The clerk called the roll on the final passage of Senate Bill No. 26, and
the bill passed the House by the following vote: Yeas, 80; nays, 0; absent
or not voting, 17.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspin-
wall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick,
Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Denman,
Durkee, Falknor, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall,
Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchin-
son, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber,
Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller
(Frank O.), Miller (W. O.), Mills, Moran, Nelson, Northup, Olson (A. E.),
Payse, Peterson (C. E.), Peterson (Payson), Post, Reader, Reed, Roude-
bush, Rowe, Russell, Shoemaker, Sims, Smith, Soule, Totten, Tripple, Van
Horn, Vaughan, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—80.

Those absent or not voting were: Representatives Bach, Davis (J. H.),
Durrant, Friese, Masterson, Mitchell, Murray, Olson (O. H.), Ratliffe, Roth,
Ryan, Saunders, Shipley, Sweetman, Templeton, Wakefield, Westover—17.

The bill, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as
the title of the act.

Senate Bill No. 27, by Joint Committee on Revision of Laws: Relating
to public highways.

The clerk called the roll on the final passage of Senate Bill No. 27, and
the bill passed the House by the following vote: Yeas, 85; nays, 0; absent
or not voting, 12.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspin-
wall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick,
Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis
(J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette,
Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill,
Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones
(Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough,
McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills,
Moran, Nelson, Northup, Olson (A. E.), Olson (O. H.), Payse, Peterson
(C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roudebush, Rowe,
Russell, Shoemaker, Sims, Smith, Soule, Totten, Tripple, Van Horn, Vaughan,
Wanamaker, Watkins, Webb, Williams, Mr. Speaker—85.

Those absent or not voting were: Representatives Bach, Masterson,
Mitchell, Murray, Roth, Ryan, Saunders, Shipley, Sweetman, Templeton,
Wakefield, 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.
Senate Bill No. 29, by Joint Committee on Revision of Laws: Relating to the exercise of the right of eminent domain by telegraph and telephone companies.

The clerk called the roll on the final passage of Senate Bill No. 29, and the bill passed the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 20.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Moran, Nelson, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roudebush, Shoemaker, Smith, Soule, Totten, Tripple, Vaughan, Wanamaker, Watkins, Westover, Williams, Mr. Speaker—77.

Those absent or not voting were: Representatives Anderson, Bach, Canfield, Friese, Masterson, Mitchell, Murray, Northup, Roth, Rowe, Russell, Ryan, Saunders, Shipley, Sims, Sweetman, Templeton, Van Horn, Wakefield, Webb—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. 32, by Joint Committee on Revision of Laws: Relating to judges of the superior court.

The clerk called the roll on the final passage of Senate Bill No. 32, and the bill passed the House by the following vote: Yeas, 79; nays, 0; absent or not voting, 18.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danskin, Davis (J. H.), Denman, Durrant, Falknor, Gear, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Moran, Nelson, Olson (A. E.), Olson (O. H.), Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roudebush, Rowe, Shoemaker, Sims, Smith, Soule, Sweetman, Totten, Tripple, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—79.

Those absent or not voting were: Representatives Bach, Booth, Danielson, Durkee, Friese, Goldsworthy, Masterson, Mitchell, Murray, Paysse, Roth, Russell, Ryan, Saunders, Shipley, Templeton, Van Horn, Wakefield—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. 33, by Joint Committee on Revision of Laws: Relating to the validation of municipal indebtedness.
The clerk called the roll on the final passage of Senate Bill No. 33, and the bill passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 19.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durrant, Falknor, Gear, Gilbert, Gillette, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roudebush, Rowe, Shoemaker, Sims, Smith, Soule, Sweetman, Totten, Tripple, Vaughan, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—78.

Those absent or not voting were: Representatives Bach, Durkee, Friese, Glasgow, Goldsworthy, Hubbell, Hurspool, Masterson, Mitchell, Paysse, Roth, Russell, Ryan, Saunders, Shipley, Templeton, Van Horn, Wakefield—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. 34, by Joint Committee on Revision of Laws: Relating to congressional districts.

The clerk called the roll on the final passage of Senate Bill No. 34, and the bill passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 21.

Those voting yea were: Representatives Albert, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Bostwick, Butterworth, Canfield, Casey, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durrant, Falknor, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Moran, Murray, Nelson, Olson (A. E.), Olson (O. H.), Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Roudebush, Rowe, Russell, Saunders, Shoemaker, Sims, Smith, Soule, Sweetman, Totten, Tripple, Wanamaker, Webb, Williams, Mr. Speaker—76.

Those absent or not voting were: Representatives Allen, Bach, Booth, Cory, Durkee, Friese, Hurspool, Masterson, Mitchell, Northup, Paysse, Post, Roth, Ryan, Shipley, Templeton, Van Horn, Vaughan, Wakefield, Watkins, Westover—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 Joint Committee on Revision of Laws: Relating to the location of public roads.

The clerk called the roll on the final passage of Senate Bill No. 35, and the bill passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Bostwick, Butterworth,
Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durrant, Falknor, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Moran, Murray, Nelson, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Roudebush, Rowe, Russell, Saunders, Shoemaker, Sims, Smith, Soule, Sweetman, Totten, Triple, Vaughan, Wanamaker, Webb, Williams, Mr. Speaker—81.

Those absent or not voting were: Representatives Bach, Booth, Durkee, Friese, Mitchell, Northup, Olson (A. E.), Post, Roth, Ryan, Shipley,Templeton, Van Horn, Wakefield, Watkins, 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.

Senate Bill No. 36, by Joint Committee on Revision of Laws: Relating to roads and chutes for lumbering and logging.

The clerk called the roll on the final passage of Senate Bill No. 36, and the bill passed the House by the following vote: Yeas, 79; nays, 0; absent or not voting, 18.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durrant, Falknor, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Moran, Nelson, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Roudebush, Rowe, Russell, Saunders, Shoemaker, Sims, Smith, Soule, Sweetman, Totten, Triple, Vaughan, Wanamaker, Webb, Westover, Williams, Mr. Speaker—79.

Those absent or not voting were: Representatives Bach, Booth, Durkee, Friese, Hartung, Hurspool, Mitchell, Murray, Northup, Olson (A. E.), Post, Roth, Ryan, Shipley, Templeton, Van Horn, Wakefield, Watkins—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. 38, by Joint Committee on Revision of Laws: Relating to damages for change of street grades.

The clerk called the roll on the final passage of Senate Bill No. 38, and the bill passed the House by the following vote: Yeas, 79; nays, 0; absent or not voting, 18.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durrant, Falknor, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.),
TWENTY-FIFTH DAY, FEBRUARY 7, 1929

(W. O.), Mills, Moran, Murray, Nelson, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Roudebush, Rowe, Russell, Saunders, Shoemaker, Sims, Smith, Soule, Sweetman, Totten, Tripple, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—79.

Those absent or not voting were: Representatives Bach, Booth, Bostwick, Durkee, Friese, Hartung, Hurspool, Masterson, Mitchell, Northup, Olson (A. E.), Post, Roth, Ryan, Shipley, Templeton, Van Horn, Wakefield—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. 40, by Joint Committee on Revision of Laws: Relating to garnishment in justice courts.

The clerk called the roll on the final passage of Senate Bill No. 40, and the bill passed the House by the following vote: Yeas, 80; nays, 0; absent or not voting, 17.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Bostwick, Butterworth, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durrant, Falknor, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Moran, Murray, Nelson, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roudebush, Rowe, Russell, Saunders, Shoemaker, Sims, Smith, Soule, Sweetman, Totten, Tripple, Vaughan, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—80.

Those absent or not voting were: Representatives Bach, Booth, Canfield, Durkee, Friese, Hartung, Masterson, Mitchell, Northup, Olson (A. E.), Roth, Ryan, Shipley, Templeton, Van Horn, Wakefield—17.

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

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

Senate Bill No. 41, by Joint Committee on Revision of Laws: Relating to the payment of obligations.

The clerk called the roll on the final passage of Senate Bill No. 41, and the bill passed the House by the following vote: Yeas, 80; nays, 0; absent or not voting, 17.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Bostwick, Butterworth, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durrant, Falknor, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Moran, Murray, Nelson, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Reader, Reed, Roudebush, Rowe, Russell, Saunders, Shoemaker, Sims, Smith, Soule, Sweetman,
Totten, Tripple, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—80.

Those absent or not voting were: Representatives Bach, Benson, Booth, Canfield, Durkee, Friese, Hartung, Mitchell, Northup, Olson (A. E.), Ratliffe, Roth, Ryan, Shipley, Templeton, Van Horn, Wakefield—17.

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

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

**Senate Bill No. 43**, by Joint Committee on Revision of Laws: Relating to duplicate warrants.

The clerk called the roll on the final passage of Senate Bill No. 43, and the bill passed the House by the following vote: Yeas, 79; nays, 0; absent or not voting, 18.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Biesen, Bostwick, Butterworth, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durrant, Falknor, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Moran, Murray, Nelson, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Reader, Reed, Roudebush, Rowe, Russell, Saunders, Shoemaker, Sims, Smith, Soule, Sweetman, Totten, Tripple, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—79.

Those absent or not voting were: Representatives Anderson, Bach, Benson, Booth, Canfield, Durkee, Friese, Hartung, Lindsay, Mitchell, Northup, Ratliffe, Roth, Ryan, Shipley, Templeton, Van Horn, Wakefield—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. 54**, by Senators Conner, Palmer, Wray, Hastings, Heffner, Lunn, Landon, Houser, D immick, Condon, St. Peter, Miller, Cleary, Hall, Cox, Finch, Mize, True, Metcalf, Phipps, Murphy, Taylor, Norman, Oman, Stinson, Jacobus, Knutzen, Post, Hall: Making an appropriation for equipment and furnishing of an aeronautical building for the University of Washington and declaring an emergency.

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, 70; nays, 3; absent or not voting, 24.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Beck, Biesen, Bostwick, Butterworth, Casey, Cory, Culmbach, Danielson, Davis (J. H.), Denman, Falknor, Friese, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hutchinson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, McCracken, McDonough, McQuesten, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post,
Ratliffe, Reader, Reed, Roth, Rowe, Russell, Saunders, Smith, Soule, Sweetman, Totten, Tripple, Vaughan, Wanamaker, Webb, Williams—70.

Those voting nay were: Representatives Danskin, Gear, Mr. Speaker—3.

Those absent or not voting were: Representatives Bach, Barlow, Bennett, Benson, Booth, Canfield, Durkee, Durrant, Hartung, Hurspool, Johnson, Lindsay, Mansfield, Mitchell, Roudebush, Ryan, Shipley, Shoemaker, Sims, Templeton, Van Horn, Wakefield, Watkins, 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.

**Senate Joint Memorial No. 1, by Senator Dimmick:** Regarding the completion of the Mount Adams Highway.

On motion of Mr. Marble, 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, 73; nays, 1; absent or not voting, 23.

Those voting yea were: Representatives Albert, Allen, Banker, Beck, Bennett, Biesen, Bostwick, Butterworth, Cory, Culmback, Danielson, Danskin, Denman, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hayton, Hazen, Hess, Hill, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Rowe, Russell, Saunders, Shoemaker, Smith, Soule, Totten, Tripple, Vaughan, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—73.

Those voting nay were: Representative Casey—1.

Those absent or not voting were: Representatives Anderson, Aspinwall, Bach, Barlow, Benson, Booth, Canfield, Davis (J. H.), Durkee, Durrant, Hartung, Hubbell, Mitchell, Paysse, Roudebush, Ryan, Shipley, Sims, Sweetman, Templeton, Van Horn, Wakefield, Westover—23.

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

The Speaker appointed, as House members of the committee provided in House Joint Resolution No. 5, Representatives Webb, Mitchell and Hess.

On motion of Mr. Knapp, the House was declared at recess until 1:45 p. m., this date.

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**AFTERNOON SESSION.**

The Speaker called the House to order at 1:45 p. m.

The clerk called the roll; all members being present except Representatives Bach, Shipley and Wakefield; all of whom were excused.
The Sergeant-at-Arms announced the arrival of the Senate at the bar 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 2:00 p. m.

The clerk of the House called the roll of the House; all members being present except Representatives Bach, Shipley and Wakefield; all of whom were excused.

The Secretary of the Senate called the roll of the Senate; all Senators being present except Senators Ball, Hall (Oliver), and Houser.

The President: "This session is being held, Members of the Legislature, and Citizens, for the purpose of honoring in a memorial service former members of the House and of the Senate, who have passed on since the session of the Legislature two years ago."

**MEMORIAL PROGRAM.**

In honor of former members of the Legislature who, during the past two years passed on.

Joint Session of members at 2:00 p. m. in the House of Representatives Chamber.

Prayer............................Rev. J. Herbert Geoghegan
(Former member of the House of Representatives from Grays Harbor County.)

Vocal Solo.........................Madam Cecile Barbezat
Dr. J. C. McCauley..............Senator Charles G. Heifner
John Craig Lawrence..............Senator F. J. Wilmer
Wm. H. Kirkman...............Senator Charles F. Stinson
Vocal Solo........................William L. West
Gust F. Rust.....................Senator R. W. Condon
Vocal Solo.........................Madame Cecile Barbezat
George Tennant...................Senator Fred W. Hastings
W. R. Williams....................Senator Fred Norman
Cornelius Lyman.................Speaker Ed Davis
E. E. Shields.....................Representative Ralph R. Knapp
Vocal Solo........................William L. West
George H. Baker.................Representative W. K. Reader
N. B. Brooks.....................Representative W. K. Reader
Charles Kayser....................Representative W. K. Reader
Vocal Solo.........................Madame Cecile Barbezat
R. Lee Bradley.................Representative W. F. McCracken
Oliver Byerly....................Representative Fred F. Hess
Adam Duncan Dunn...............Representative Walter R. Rowe
Vocal Solo........................William L. West
George W. Hopp....................Representative R. S. Durkee
William H. Hughes..............Representative John R. Jones
H. S. McClure.....................Representative Frank Ratliffe
Senator Charles G. Heifner delivered the following memorial address and eulogy on the lives of J. C. McCauley and William H. Kirkman:

"Mr. President:

'Heaven is not reached at a single bound,
But we build the ladder by which we rise,
From the lowly earth to the vaulted skies,
And we mount to its summit round by round.

I count this thing to be grandly true:
That a noble deed is a step toward God,
Lifting the soul from the common clod
To a purer air and a broader vie'."

We are met here today to pay our tribute of respect to like ourselves, aspired to the service of their fellowmen. They, like ourselves, had their limitations and their share of human imperfections but death hath delivered them from bondage and their freed spirits walk in glory.

It was my pleasure to serve with Senators Kirkman and McCauley during the legislative session of 1927, and while we differed frequently on questions coming before us, I never doubted their integrity of judgment nor their sincerity of conduct in regard to any matter coming before us for decision. I, therefore, held them in high esteem while they were here, and, now that they have adventured on, I am glad to think that they made the world better for having lived in it and that they added something to the sum of human happiness.

Senator McCauley was not only capable as a public official but in his professional capacity he was the sympathetic advisor, the trusted confidant and the skilled physician. He had high character and he left an unsullied reputation as a treasured legacy to those nearest and dearest to him.

His neighbors bear testimony that Senator Kirkman was faithful in his friendships and true to the patriotic traditions of the pioneer family of which he was a conspicuous and honored member.

Death is ever an unwelcome visitor, whether the summons comes to the aged in the evening of life, or to the young who view life and all that it holds of joy or woe from smiling, sunlit heights; and in taking these forceful men, ripe in experience, strong in friendships, the grim reaper chose those whom we and the world can ill afford to lose.

Mr. President, life is a mystery and death an enigma. At the portal of life the wise men of all the ages have stood baffled; only God may enter those sacred precincts; and death's messenger travels an unknown road to realms from which no traveler returns.

The question which one of the Prophets of old propounded to his Maker: "What is man, that thou art mindful of him?" remains unanswered.

This much we know: That in the democracy of the dead these friends who have gone are the equal of all the wise and great who have lived and died "since first the flight of years began." There is neither rank, nor station, nor prerogative in the republic of the grave. Here at least all men are equal—Dives surrenders his millions, and Lazarus puts off his rags—the soul of man is freed—freed to walk Elysian fields untrod by human feet, where the soul understands, the mind comprehends, and man, in the image of his Maker, walks with God—it is the dawn, not the dusk, of life.

"It must be so,
Else whence this pleasing hope, this fond desire,
This longing after immortality?
"Tis the divinity that stirs within us,
And intimates eternity to man."

And so without tears, or grief, or sadness of farewell, let us have faith that those to whose memory we pay tribute today are not dead, they are just away, and
have found the answer to the question which has baffled the sages, seers and philosophers of the ages.

"We are fronted from our birthday onward till the day we die,
With a maximum of question and a minimum reply."

Why do men whom the world calls selfish reap such rich rewards? Why do men and women whose lives are given to the amelioration of want, suffering and misfortune reap a barren harvest? Are we victims of the irony of fate and circumstance? I think not. No honest effort ever goes unrewarded in God’s judgments. They who march the upward, onward, outward highways of life know that every truth is born in a manger; that it is nursed in poverty; that it is unrecognized at first save by the few wise men; that, by the world, it may be despised and rejected, crucified, dead and buried; but they know also that if it be indeed God’s truth it will have its resurrection from the grave and be written yet into the hearts and laws of men. Though the world may reject the truth men proclaim, yet, time expiates injustices, redresses wrongs, issues Nature’s final decrees in equity, distributes rewards. But who sets the hour when the judgments of time shall be rendered? The success or failure of a day does not fix man’s place in the tribunal of time.

Measured by the standard of His time, Jesus, the Christ, was a failure, but he lives and will live as long as love endures and hope hears the strains of the heavenly choir. Garrison and Wendell Phillips were failures in the eyes of their contemporaries, but they started an agitation which abolished human slavery on this hemisphere. Winkelreid perished by a score of Austrian spears, but he made Switzerland free. The brave Wallace was impeached as a traitor, found guilty and executed, but he set an example that inspired Scotchmen to achieve their freedom. Robert Emmet died a felon’s death, but self-governing Ireland is his monument today. Kossuth did not succeed.

"Hope for a time bade the earth farewell,
And freedom shrieked when Kosiusco fell."

but the memory of his heroic death lived in the heart of every patriotic Pole, and Poland is free. Columbus was disgraced and imprisoned. Lincoln received only the Martyr’s Crown. Were these men failures? They never fail who die in a great cause; though years elapse, and others share as dark a doom, they but augment the deep and sweeping thought which overpowers all others, and conducts the world at last to freedom.

"Speak, History! Who are life’s victors,
Unroll they long annals and say:
Are they those whom the world calls the victors
Who won the success of a day?
The Martyrs, or Nero; the Spartons who fell at Thermopylae’s tryst,
Or the Persians and Xerxes; his judges or Socrates, Pilate or Christ?"

So, for all those for whom this earth is a mighty sepulchre, let us hope rewards of infinite peace are theirs, and with minds attuned to the Infinite, they now hear the music of the spheres and catch the strains from the Aeolian harps of the Choir Invisible.

Senator F. J. Wilmer delivered the following eulogy on the life of John Craig Lawrence:

EVERY LIFE IS A STORY.

Some are merely drab narratives, without incident, as commonplace as the lives of the beasts of the fields, and of as little import.

Some are as butterflies, careless, and pleasure seeking, and as useless.

Others are lives of service and devotion, of burdens cheerfully borne, of helping hands extended, of sorrows shared, and suffering mitigated, lives that read like benedictions.

Some lives are the stirring tales of action and achievement, of extraordinary effort, of obstacles brushed aside, lives not to be denied; such lives span the progress of mankind.

Most interesting perhaps are the lives of high aspirations, of constant reachings upward, but because of an adverse fate, not quite attaining. Undaunted by defeat, with courage never faltering, these brave spirits are always in the van of human endeavor. Such, in my conception, was the life of John Craig Lawrence.

Born in Morrs county, Ohio, in 1861, he removed to Washington Territory in 1880. His educational opportunities were meager, a matter of surprise to those who
remember his facility of speech and writing. We find this eager young man of pleasing personality county superintendent of schools of Whitman county when scarcely 21 years of age. Later he was appointed territorial superintendent of public instruction, in which capacity I met him at Walla Walla in 1887. From that time our contacts were frequent. I sought and followed his advice in locating at Rosalia in 1888. We were always friends but not always in agreement.

He was extremely active in politics in the early history of Whitman county and eastern Washington. He was elected to the state senate in the first legislature after Washington became a state, was chairman of the committee on education and drafted the first school laws of the state. He was appointed register of the U. S. land office at Waterville by President Harrison, and served four years in that capacity. He returned to Whitman county and engaged in various occupations, banking, grain and hardware, and in 1905 was appointed by Governor Meade to the newly created state railway commission, upon which he served with success and distinction. In 1910 he served as president of the Washington Good Roads Association.

Always ambitious and aspiring, he resigned his position on the railway commission and made the race for the nomination as governor at the primary election in 1912, but was defeated by Governor Hay. He resumed business in eastern Washington, and in 1922 removed to Winlock, Washington, where he became manager of the Washington Cooperative Egg and Poultry Association, which position he held at the time of his death, December 23, 1928.

To me John C. Lawrence was a most interesting personality, but a challenge to my understanding. Of unusual ability, a ready and fluent speaker and writer, with an ingratiating and pleasing manner, a natural leader, why did not he rise to greater eminence? Perhaps the frequent changes of occupation in both civil and political life, with its suggestion of instability, lies the answer.

Even so, his life was by no means colorless. His active mind was occupied in much of the development of our state from its earliest pioneer days. He will long be remembered.

Senator Charles F. Stinson, delivered the following eulogy on the life of William H. Kirkman:

William H. Kirkman was a type that came from a family of the early pioneers of the Northwest. Those people have left their imprint upon our laws, upon the habits and customs of our people, and well might we pause and reflect upon the work that they have done and the example that they have set for us.

When the family and parents of Senator Kirkman came into this country, they encountered hardships and obstacles which we, who came later, perhaps do not know or realize. When they came, they found that the Creator of this universe had done a great deal for the Pacific Northwest. The Supreme Power had done much for the State of Washington, in the way of natural resources, but the hand of man had done but little.

When we understand men of this kind, and the labors which they have performed, in developing this country, that it might be a fit place for us to live in, we realize that the history of Walla Walla county and Walla Walla valley could not be written without mentioning the name of the Kirkman family, and those people upon whom we have relied and depended to develop and bring forth this state as we have it today.

Senator Kirkman attended the Boston Law School, and graduated in law, and later practiced until the death of his father, when he assumed charge of the large Kirkman estate. He later engaged in farming.

He was a man of humble aspirations. He puts down his name as a farmer, upon our roster, although he was a college graduate, having graduated from Whitman Seminary. Senator Kirkman also served on the Walla Walla city council with great credit. At one time he was exalted ruler of the Walla Walla Elks.

In stopping and pausing to remember what our friends have done and the work that they have accomplished, let us trust that we can proceed with the same energy and overcome the same obstacles which these pioneers met, and encountered, and overcame.

The problems which we have today can certainly be no greater than they met. So the inspiration that is left to us, the inspiration to the youth of our state, is wonderful when we realize the example they have set.
In conclusion I can only say that while these men, like Senator Kirkman, are gone, we cherish their memories in our fond remembrance.

Senator Kirkman was born in 1868. He met his untimely death from Walla Walla to Spokane with his mother. His mother, though unable to be here today, is still alive; also his sister and his brother-in-law. The accident occurred near the city of Colfax on October 16, 1928.

Senator Kirkman's work was not finished, but his time and his call came. Let us trust that we may continue the work of those who have been named here today.

Senator R. W. Condon delivered the following eulogy on the life of Gust F. Rust:

I am going to speak this afternoon in memory of Honorable Gust F. Rust, who served his state as a member of the Senate of the State of Washington during the sessions of 1921 and 1923, representing the Twenty-third Senatorial District, comprising the counties of Mason, Island and Kitsap, Kitsap county being his home county.

Senator Rust was born in Galveston, Texas, in the year 1864. Leading his early life in his native state, coming west as a young man and coming to the State of Washington in the early nineties, he established himself in business in which he continued until the death of his wife, only a few months prior to his own death. Prostrated by his bereavement and broken in health, he journeyed to the eastern states in the hope of regaining his lost vigor. The search for health was hopeless and he died in New York on December 17, 1927.

I realize better than any one present that I can not do justice to the memory of Senator Rust in the short time allotted to me on this occasion. I regret exceedingly that I have not the vocabulary nor the oratorical ability to say to you in fitting words those many things I have in my heart to say that could be said truthfully, and in justice in making a written or spoken record of the events occurring in the life of Senator Rust which makes the world better that he has passed along its pathway. And after performing his duties and fulfilling his mission he went on to "that bourne from which no traveler returns."

It becomes my sacred duty as his successor in office to enumerate in my humble way some of the happenings in the life of my friend, to illustrate his philosophy of life and his characteristics, and the good work he has performed during his earthly career. This I will do to show you the character of this man, and to discharge that obligation I owe to his family, to his many friends, and to those who were his daily associates.

He only makes a success in life, who leaves the world better for having lived in it, who has shown a proper regard for his duties to his neighbor, himself, and society; who has spread cheer along his way, who has taken a proper and serious interest in the affairs of his community, in his state and in his nation, endeavoring at all times and to the best of his ability to serve in whatever capacity his services can be most helpful and for the common good. The life work of Senator Rust shows us to a very remarkable degree that he possessed every useful characteristic that makes for real success in its most complete meaning.

He did not build up an estate or leave wealth after him, but he made the world better and brighter and happier for many by having lived in it. He spread that real happiness along the pathway of his life to a superlative proportion, surpassing the proverbially "one in a million" in his charity.

In the course of his life he and his good wife, the partner of his sorrows and joys whom he could not and did not long survive, loved, nurtured, and raised to manhood and womanhood eighteen children not his own, in addition to two children born to himself and wife. He took these children along the long trail of school days, on to the period of time when they were to go out into the world to shoulder the burdens and responsibilities of life themselves, and even then they were to him the same always as his own flesh and blood. If this were the only good deed performed by Senator Rust, this and nothing else I would say that his name and that of his good wife would be called blessed. But he always was in the forefront of every public function and every activity in his community, serving his community with a singleness of purpose and a sincerity that bodes so well for accomplishment and does accomplish."

Senator Fred W. Hastings delivered the following eulogy on the life of George R. Tennant:

It is with more than usual feeling that I arise at this time to say a word in memory of my friend, George R. Tennant.
Although he was born in New Zealand, practically his whole life was spent in the state of Washington. When I came to this state in 1901 we met as students at the University of Washington. He was then attending the law school of that institution. Later he became associated with the law firm of which former United States Senator John B. Allen was the senior member. However, he soon launched out for himself in his chosen profession of law.

In 1908, at the age of twenty-seven years, he was elected to the House of Representatives from the 46th Representative District. He served with honor and distinction, and at that session secured the enactment of the police pension law, one of the first of its kind, and which has served as a model for similar acts both in Washington and other states.

I officed with him at that time and it was at his solicitation and with his encouragement that I became a candidate for the office which he had held, and was elected to succeed him in 1910. He continued, however, to take an active interest in civic affairs, and always took part in the various campaigns as an active supporter of his friends.

He rapidly attained prominence in his profession, and became recognized as one of the leading attorneys of the city of Seattle. With the coming of the World War he gave up his practice, received a commission as an officer, and served throughout the whole war. He then returned home and resumed the practice of his profession, but his physique had become undermined and he gradually failed in health.

George Tennant was a friendly man in everything that the word implies. He loved his friends and was loyal and true. His word was good, and when he stated his position on any matter you could depend upon it that that was where he stood, and that was where he remained. He accomplished much during his all too short life, and it might well be an inspiration to anyone.

He has passed over into the great beyond. “Gone West” in the language of the soldier.

“Fear no more the heat of the sun
Nor the fearful winter’s rages,
Thou, thy earthly task hath done
Home art gone and ta’en thy wages.”

Senator Fred Norman delivered the following eulogy on the life of W. R. Williams.

W. R. Williams was long prominently identified with the interests of Pacific County, especially the fishing interests, being a trap operator, and stockholder in the Chinook Packing Company. Before he was elected to the legislature he served three terms as county commissioner of Pacific County. It was due to his efforts that the County was placed upon a strong financial basis, the debt during his commissionership being reduced to a minimum. He did much to improve the roads, and highways, transforming many a cow trail into roads fit for travel.

Mr. Williams was born in Wales in 1852 and came to this country while a young man, and clerked in various dry goods stores. In 1885 he came to Portland, Oregon, where he continued in the dry goods business. It was the following year that he went to Chinook, Washington, where he began operations in fishing. Here he lived continuously until his death in December, 1927.

Mr. Williams served three terms in the State Legislature from Pacific County, 1899, 1901, 1903. He was chairman of the fisheries committee, and was influential in enacting many laws in the interest of the fishing industry on the Columbia River, which still exist. In private life he was quiet and modest and enjoyed life among his friends, and books. A large monument in the Ilwaco cemetery, at Ilwaco, Washington, marks the resting place of him “who served his State well”.

Representative Ed Davis, Speaker of the House, delivered the following eulogy on the life of Cornelius Lyman:

Cornelius Lyman was born in Farmingdale, Illinois, Oct. 14, 1846. His father came to Illinois in 1833 by team, in a company of 52 people from the New York state. The father took up land and followed farming. The son no doubt received the training at home which later made the name of Cornelius Lyman stand at the head of the list of good farmers in our section.

In 1874 Mr. Lyman married Tryphenia Pond. In 1881, fulfilling a long cherished wish, he came west. Settling on a farm near Dayton, Washington, he raised a fine
family, educated them liberally and at the time of his death, June 16, 1926, owned and operated the original home farm.

Mr. Lyman was one of our most loved and honored citizens. He served two terms as county commissioner and in the Legislature of 1895. He took the lead in many activities for the betterment of his community, being very instrumental in securing rural free mail delivery, telephone service and other conveniences for his district.

To show the high esteem in which he was held by men who had known him for years, I wish to relate the following incident:

A farmer came into our place of business one day and said "Ed, why is the flag up over at the school house?" I answered, "It is Washington's Birthday." "Well," said this farmer friend of Mr. Lyman, "I have often thought that when they are telling the children in school what wonderful men Washington and Lincoln were, it would be better to show them a living example of a fine man than to be holding before them men who have long since been gone. Now they could tell these children to get acquainted with 'Corny' Lyman, observe his habits, his methods of living and doing business and I am sure more good would come from that."

Mr. Lyman's wife, Mrs. Tryphenia Lyman, is living in their home near Dayton. They had a family of ten children, eight of whom are still living: Mr. James Lyman, missionary at Moras!, Asiatic Turkey; Dr. John Lyman, surgeon, Walla Walla, Wash.; Alvin Lyman and Tracey Lyman, farmers at Dayton, Wash.; Mrs. Cora Southard, Albany, Oregon; Mrs. Mary Henriksen, Portland, Oregon; Mrs. Laura Chaffee, Sunnyside, Wash.; Mrs. Howard Heilman, Los Angeles, Calif.

Mr. Lyman told one of his sons when the end was near that he was like a piece of machinery that was worn out and the rest of us throughout the country thought "what a wonderful machine this has been."

Representative Ralph R. Knapp delivered the following eulogy on the life of Elmer Ellsworth Shields:

I come here today to pay my tribute of love to him who was my colleague and friend. The thing that has impressed me most deeply during my legislative career is the frequency and rapidity with which the mysterious hand out of the potent and unknown space reaches into our midst and gives the signal for departure for our comrades and co-workers.

Elmer Ellsworth Shields, although born in Illinois, might well be termed a pioneer of Washington, for he came here with his parents in 1873 at the age of six years and settled in Lewis County on Lincoln Creek near Centralia when Olympia was their nearest market. There he began his schooling in the little country school taught by his aunt, Miss Elma Whealdon; afterwards graduating from the Olympia Collegiate Institute in 1889 and the law school of the University of Michigan in 1892. The following year he taught school in the same district where he began his education. In 1893 he began the practice of law in Centralia and the same year he married Cina B. Coons of Olympia. His widow and two children, Lin and Amy, survive him. From 1902 to 1904 he was city attorney of Aberdeen. He served as a clerk in the Legislature of 1889-90.

My first acquaintance with Elmer Shields was in January, 1917. We began our legislative career together at that time; he as a Representative of Skamania County serving one of the most sparsely settled counties in the state and elected by less than 1000 votes. Eight years later he returned to the Legislature as a Representative from the 42nd District, King County, the most populous district in the state and this time by a vote of over 20,000, the largest ever received by any candidate for the Legislature up to that time. He was re-elected two years later and was a member at the time of his death on February 11, 1928. His remains rest in the Shields family lot in the old division of the cemetery on Ford's Prairie near Centralia, where his parents, grandparents and most of the pioneers of Lewis County are buried.

This man was true in all the relations of life. He was true to himself, to his convictions, to his country, to his friends and to those he loved. He lived a-clean life. While we are bowed with grief at his passing, let us hope that it was the opening of the door to a wider world, a grander life.

A more congenial, kindly, companionable soul never dwelt in human clay. He was a man of strong convictions. He never explained or apologized for his position. He never hesitated to give speech to what his heart believed. He never trimmed or evaded. He despised deceit and demagogy in every shape. I sat by his bedside but a
few hours before he passed away and he was alert mentally and displayed his usual interest in the affairs of the day. He seemed to realize that his days were numbered and so expressed himself but no word of complaint passed his lips.

This broad-minded, many sided man was touched and charmed by the beautiful and grand in nature. He loved the fields and woods, especially did he love the shadowy depths of the trackless forests, the turbulent and dashing stream with its placid pools, its foaming gorges, its wild rapids and the solitude and grandeur of the great and rugged mountains. Hunting and fishing were his hobbies and though the exigencies of life demanded that most of his working hours be spent in the noise and turmoil of the city, he actually preferred the country and looked forward with pleasure to the hours spent on his place at Manchester in Kitsap County. A little piece of ground to clear and make garden was more to be desired by him than a pretentious city mansion.

Shall we meet again? That the dead shall live again, is not more mysterious than that they have lived. That a time shall come when we shall cease to be is not more mysterious than a time was when we were not. Death is not more mysterious than life.

We mourn Elmer Shields' absence from our midst but rejoice in and are thankful for the blessing of the association which we enjoyed and the guide to our feet which he gave and which endures.

Representative W. K. Reader delivered the following eulogy on the life of George Herbert Baker:

George Herbert Baker, son of George and Elizabeth Baker, was born in Granville County, Ontario, Canada, November 15th, 1859.

Believing that the far west offered greater opportunities to a young man than the rocky farms of Eastern Ontario, he crossed the continent to California when but 19 years of age. One year later, in 1879, he came to Goldendale. From here he went to Ellensburg, where he engaged in the general merchandise business in partnership with his uncle, Thomas Johnson. In 1889 he returned to Goldendale, where he made his home until his death, with the exception of 8 years that he lived in Spokane, where he served as U. S. Marshal of Eastern Washington.

On September 10th, 1884 he was united in marriage to Miss Emma C. Look, who after nearly 44 years of married life, last April preceded him to the Spirit World.

He always took a keen interest in state and national government affairs and served in the State Legislature from 1895 till 1905. One term as Representative from the 21st District and two terms as Senator from the 16th District. In his business and political activities he became acquainted with many people and had a host of friends throughout the Northwest.

In early manhood he joined the Masonic order, was a member of Goldendale Lodge No. 31, F. & A. M., Goldendale Chapter No. 36, Royal Arch Masons and Calvary Commandery No. 22, Knights Templars and Affl Temple, Order Mystic Shrine at Tacoma.

His home life was most pleasant and ideal. He was a loyal, devoted husband, a provident, kindly father, a chum and companion of each member of the family.

Representative W. K. Reader delivered the following eulogy on the life of Nelson B. Brooks:

Nelson B. Brooks was born in Lenawee County, Michigan, January 23, 1858, the son of Emory E. and Martha Brooks, pioneers of that state. In 1873 when 15 years of age he came to Oregon with his father and family, and settled at Sholls, Oregon, where he lived on the farm, helped in its development and attended the country school. When 20 years of age, he began teaching in the Willamette Valley.

He came to Klickitat County in 1889, and that spring filed on a homestead at High Prairie, where for seven years he engaged actively in farming. In 1885 he was elected as principal of the Goldendale schools, and two years later became County School Superintendent, serving five years.

He was admitted to the bar on October 8, 1892, after having studied law for four years, and since that time has been actively engaged in the practice of law at Goldendale, except when he served as Superior Judge for the counties of Klickitat, Skamania and Cowlitz, under appointment by Governor Hart.

He was married at Middleton, Oregon, August 12th, 1883, to Rosa A. Olds, who survives him.
His life has been largely identified with the upbuilding of Goldendale and Klickitat County, and he has at all times given unsparingly of his time and means toward that end, taking an active part in all matters of civic and community work. He served the county as its representative in the Territorial Legislature of 1883, at the age of 24 years, and again in 1913. For a number of years he served as Adjutant of the Second Regiment, Washington National Guard, and at various times has served as school director, councilman, and mayor, his last public office being that of mayor, in 1927. He was a leader in the work of securing railroad connections for the valley, and later, in the building of good highways. During the war he served as food administrator, chairman of several Liberty Loan drives, and assisted in the work in every way he could. His interest in public affairs, and particularly in road development for the valley continued to the last, he being willing and anxious to assist in any way, the fulfillment of those projects of value to the county and state.

He was a member of the Knights of Pythias, Odd Fellows, and of the local Masonic bodies, the Eastern Star, Goldendale Lodge No. 31, Free and Accepted Masons, the Royal Arch and Knights Templar.

He died at his home in Goldendale, Wednesday evening, June 13, 1928, at the age of 70 years, 4 months and 21 days.

Representative W. K. Reader delivered the following eulogy on the life of Charles Kayser:

Mr. Charles Kayser was born March 13, 1872, at Braymer, Mo. He came to Washington with his parents at the age of eight years. His parents established a pioneer trading post at Blockhouse, which was conducted by them for many years. Following the death of his father he became the owner of a 480 acre ranch near Blockhouse, and engaged in farming for several years. On January 16, 1905, in company with A. E. Coley, T. B. Montgomery and N. B. Brooks, he assisted in organizing and became a partner in the Klickitat County Private Bank.

Mr. Kayser for years has been active in politics. He has held office a number of times, and has been recognized as one of the political leaders locally. He was elected to the State Legislature for two terms; county assessor for two terms, and has been mayor of Goldendale. He received most of his education at Goldendale, although he attended Willamette University for three years. He was a member of Goldendale Lodge No. 31, F. & A. M., and was raised a Master Mason exactly twenty years ago to a day, on the date of his death.

He has always taken an active interest in promoting the education facilities of the town, promoting the railroad here, improving the water system and all public improvements for the betterment of the town and county.

He was sympathetic with those in distress and charitable to his fellowmen in need of help and spent part of the last day of his life in buying food and clothing for a destitute family with whom he had but little acquaintance. He was a patriotic, charitable, energetic citizen and ever ready to censure any disloyal sentiments reflecting on the government under which we live.

Representative W. F. McCracken delivered the following eulogy on the life of R. Lee Bradley:

Honorable R. Lee Bradley was born at Crescent Harbor, Whidby Island, Island County, on April 14, 1870, and served as a member of the House during the 1905 Session. On April 14, 1927, this pioneer died, leaving a beloved wife and a legion of friends throughout the state.

Mr. Bradley was a loyal worker in behalf of agriculture and rendered a valuable service in this respect. As a young man he settled permanently in Skagit County and became a substantial merchant of the city of Anacortes. In later years he became particularly interested in the matter of game legislation and served for years as game commissioner of Skagit County.

During his entire life he was identified with every civic activity and rendered invaluable service to his state, county and city. Mr. Bradley contributed more than his share in bringing happiness and prosperity to the people of this state. His efforts will live as a monument to the honesty, integrity and courage of a native born pioneer.
Representative Fred F. Hess delivered the following eulogy on the life of Oliver L. Byerly:

I wish to speak only briefly of Oliver L. Byerly. He passed to the great beyond January 6, 1929. I was not personally acquainted with Mr. Byerly but on inquiry find that he was greatly loved by the citizens, not only of his own little town of Ostrander but by the entire Cowlitz County.

Oliver Byerly was born in West Moreland County, Pennsylvania, April 20, 1840, his ancestors were pioneer settlers of Pennsylvania.

He enlisted in the Union Army at the age of twenty for a three year term and re-enlisted for the duration of the war, serving with the 40th New York Regiment, Company H.

In 1866 he married Margaret Smith and in 1889 moved west, engaging in the lumber business and was connected with the lumber industry until he retired. For many years he was connected with the Ostrander Railway & Timber Company.

He served in the House of Representatives from 1905 until 1911. He was prominent in civic and political life of Southwestern Washington, and was Commander of the Cowlitz County Post, G. A. R. for many years.

He was a life long member of the Methodist Church. He was a citizen of whom the State of Washington may well feel proud.

Representative W. R. Rowe, delivered the following eulogy on the life of Adam Duncan Dunn:

I am greatly honored to be called upon to pay tribute to the late Adam Duncan Dunn, who was a worthy member of the House of Representatives from my county in the session of 1923 and again in the regular and special sessions of 1925 and 1926. Unfortunately, I do not have the power of speech to pay adequate tribute to this man, my personal friend, a splendid citizen of the State of Washington, and one who was beloved by thousands. Those of you who knew him will join me in honoring him for what he stood for and for what he accomplished. Those of you who did not know him will be interested, I am sure, in a brief account of his life, character and ideals.

On May 31, 1879, nearly one-half century ago, a babe was born to a pioneer family living in a house in what was then the sparsely settled Yakima Valley. Within a few days after the birth of this babe, the spring rains came and the flood waters surrounded this little home. Unfortunately, the father had left on a trip to be gone a few days, but a neighbor, realizing that this mother and babe and the other children of the family were in a precarious position, and at a considerable risk of his own life, was able finally to cross the flooded waters and reach the little family on the island. This friend reassured the mother and stayed with her and the children until the father returned.

Very properly the new born babe was named after this neighbor who had risked his life to save the mother and children. The child was given the name of “Adam Duncan” Dunn, and the unusual conditions under which this babe was born seemed to be a premonition of the life and struggle and adventure which followed.

After Duncan Dunn was graduated from a high school near his home in the Yakima Valley, he enrolled as a student in the State College of Washington. He was graduated from that institution in June, 1902. Shortly after completing his college course Duncan Dunn married Miss Bonnie Davis, who had also been a student at the State College.

Duncan Dunn’s father was Captain Robert Dunn, a Civil War veteran who was a member of the Washington State Legislature in the years immediately following statehood. The father was a man of unusual character and determination and the mother came from one of the substantial and respected families of Kentucky; a woman of unusual devotion to her children and highly regarded by those who knew her.

Even in his college days Duncan Dunn stood out as a man of force and leadership. Within a few years after he completed his college course he became interested in everything pertaining to agriculture and its advancement. He was also recognized as one of the leading livestock breeders in the Northwest and was an active member of the National Shorthorn Association. He was also trustee and director of the Pacific International Livestock Exposition of Portland from 1919 until his death in 1928.

From early manhood he was interested in political matters and was one of the strongest supporters of the Roosevelt movement twenty years ago. He was frequently consulted about state affairs and his advice and help were eagerly sought.
On Sunday, March 18, 1928, Duncan Dunn, his fifteen year old daughter, and his brother-in-law, Daniel McDonald, were precipitated with their automobile into the Columbia River. Mr. McDonald, driving the car had no chance to escape, and his body was recovered from the bottom of the river a few hours later. Duncan Dunn, with remarkable quickness of mind, opened the door of the car with one hand and pulled his daughter out of the machine with the other. He was an expert swimmer and was able to rescue her; but due to the shock and the over-exertion, he died shortly after he was taken from the water.

The funeral services for both Duncan Dunn and his brother-in-law were held in the Presbyterian Church in Yakima on Thursday afternoon, March 22. At these services were to be found the most prominent citizens of central Washington; the leading state officials of our commonwealth and many of the most prominent business and professional men of the Northwest. In addition to these, there came from central Washington literally hundreds of unknown men and women and their children, to bid farewell to the friend they had frequently turned to for encouragement and aid. Also in the procession that filed past the coffin were Indians, Chinese and Japanese who had often gone to this friend for help and guidance. They did not attend the funeral as a matter of formality. Their faces showed that they were deeply grieved at the loss of a dear friend.

Some of you could not agree with Duncan Dunn and his policies. He went in one direction politically while some of you went in another. But at no time in his life did Duncan Dunn fail to see good in the other fellow and at no time were his friends or his opponents—I cannot say enemies—compelled to wait to learn what Duncan Dunn thought and what he would do when the time for action came. There wasn't a yellow fiber in his body. He was a courageous man. Never was he guilty of hypocrisy for he was sincere and honest. Yet I do not want you to think I am trying to describe this friend of ours as a perfect man. He was human and had his faults, but he had all the qualities that go to make a true and worthy citizen and a true and worthy friend.

Out in the valley beyond the city of Yakima we followed last spring, the hearses taking our dear friend and his brother-in-law, Dan McDonald, to the cemetery where they now sleep. Within a few feet of where Duncan Dunn is resting is to be found the grave of Adam Duncan, who risked his life fifty years ago to protect the mother and the newly born babe and the other children of that pioneer family.

Duncan Dunn should be living today, still actively interested in public questions. He should have been spared for twenty-five years longer. But the memory of this splendid man will help all of us to be honest, sincere and courageous in meeting our obligations. We are stronger for having known him and the State of Washington has been greatly benefited by his devoted service as a member of the State Legislature and as a leader of public affairs.

Representative R. S. Durkee delivered the following eulogy on the life of George W. Hopp:

With a feeling of regret, yet also of pleasure, I am before you at this time to say a few words of appreciation for George W. Hopp who was to me a recently acquired friend, but to many of you, I find, an old and tried one. I regret that one who had so much of worth in him, and ability to translate that worth into action, should, while still active, be taken from us; and am pleased that I am called upon to pay tribute to a man about whom there was so much of good to be said.

Those of you who knew him undoubtedly knew him as a Republican; for while you may have met him as a Mason, Kiwanian or a journalist, you could not have known him otherwise than as a Republican in politics. Never afraid to form an honest opinion, regardless of the attitude of neighbors and friends, he necessarily at times, aroused the wrath of political opponents. That trait of fearless expression accounts for his acknowledged position as an editorial writer.

George Washington Hopp, was, from early life, a pioneer. He was born at Harrisburg, Pa., December 31, 1854, and was the son of John F., and Sarah Gamby Hopp. He later moved with the rest of the family to Iowa, where at twelve years of age he became a printer's apprentice at Alcader.

He first became a publisher, on his own, at Corning, Iowa, but while still a young man, migrated to the still newer state of South Dakota and founded the Brookings Press at Brookings and was made pioneer postmaster. Later he was connected with the De Smet News and the Huronite at Huron in that state. He was married to Edith Martha McBride, November 16, 1881.
The pioneer spirit brought him to Washington just when the territory was becoming a state. Here he continued his newspaper activities and became identified with the politics of the new state. While publishing a newspaper at Sedro-Woolley, he became the first mayor of that city. He later moved to Pullman and was selected a regent of the State College in 1891.

1894 found him in Olympia, where, together with John O'Brien Scobey, he purchased the Morning Olympian. At the 1903 session of the Legislature, he served Thurston County as representative. In 1913, he moved to Clark County where he purchased the Camas Post which, under his direction, became one of the outstanding weekly papers of the state and noted for its editorials.

The lower house of the Legislature knew him again in 1923. In 1888 and again in 1924, he was a delegate to the National Republican Convention.

Mr. Hopp died November 26, 1928, leaving a substantial estate. Two sons, Douglas and Blain, and one daughter, Edith Hopp, survive him.

One of his oft expressed regrets was that financial reward had come to him so late in life that he had had little time to share it with Mrs. Hopp, who had preceded him over the Great Divide by three years.

Those of us who were privileged to know him recognize the aptness of the following editorial comment following his death:

"Truly, in the passing of George W. Hopp, the community has lost an institution."

Representative John R. Jones delivered the following eulogy on the life of William H. Hughes:

It is with much feeling and deep regret that I arise at this time to pay tribute to our deceased member, William H. Hughes.

Mr. Hughes was born February 23, 1848, in Corwen, Wales. When he was four years of age his parents immigrated to America, settling in the state of New York where William grew to early manhood. In 1870 Mr. Hughes decided to go west. He made his way to Minneapolis and Milwaukee, where he worked for five years at the trade he had established as a printer. In 1877 he continued his trip west, having heard of the wonderful new city of Seattle. Printing jobs were scarce in the Seattle village and he got a job as flunky in one of the nearby mines for the time being. Then he got a job as type setter with the Post-Intelligencer and shortly afterward was made foreman.

In 1878 Mr. Hughes married Miss Flora Payne, daughter of Mrs. James H. Payne, a Seattle pioneer settler. Two children were born to this union, Clarence Payne, a son, who died in Alaska in 1889 at the age of twenty years, and Jesse Elizabeth Venes, of Portland, Oregon; Mrs. Hughes died in Seattle in 1916.

Mr. Hughes served six years as assistant clerk in the Legislature during the territorial days. In addition to keeping the minutes he acted as reading clerk in the House. He was elected as a member of the first State Legislature in 1889 from one of the Seattle representative districts. He prepared the initial state revenue law which has served as the fundamental model of all subsequent state financial enactments.

At the expiration of this term he moved to Hartline, Washington, which at that time was a port of Douglas County, and edited and published what was known as the Hartline Standard News. He was again elected back to this body from Douglas County as a member of the 1905 session.

During the time he was a member of the Legislature he took a very active part; he was chairman of the standing committee on appointments and was recognized on other important committees.

Mr. Hughes also devoted a great deal of his time to public and social life. He was a member of the school board, a county assessor, and always doing everything he could to help along the community in which he lived. He was also an active church worker.

Mr. William Hughes just recently passed away in Portland, Oregon; the remains were shipped back to Seattle, into the state and city which he always loved. Mr. Hughes' passing, checks out one more of our empire builders, men who have long been in the public eye and who have had the respect of the nation.

Representative Frank A. Ratliffe delivered the following eulogy on the life of H. S. McClure:

The Hon. H. S. McClure was born in Ohio, August 23, 1865, and passed away January 14, 1929, in Spokane.
The Hon. Mr. McClure was a member of this House in 1909 and 1911. In 1917 he was elected Sheriff of Whitman County and served four years. He was chairman of the Draft Board during the war. In 1921 he was appointed Deputy Prohibition Officer for Spokane and served faithfully until his death.

As a public speaker he was much in demand upon questions of social or civic betterment.

To know Mr. McClure as I have known him was to love him. The silver cord that held him with us has been broken but the golden tie that binds our hearts and memories to him shall not be severed so long as we exist that knew him.

The history of his county and state shall record him as a good Christian, patriotic citizen and we sorrowfully regret his passing.

Representative E. R. Leber delivered the following eulogy on the life of Fred Hart:

Fred Hart served in the House in the 1917 session. He was a Representative from the 26th District, Pacific County.

Mr. Hart came to Raymond about the year 1909 and was associated with others in Raymond operating a large saw mill; also logging camps and interested in a steamship line. He continued in the lumber and steamship business until the time of his death which occurred a few days ago.

Mr. Hart always took an active and unselfish interest in civic and political life. Not only was he a law maker, but a law respecter. A type of citizen that represents high ideals for the public weal. His life was nobly lived; a heritage to his family and to his intimates.

Senator W. A. Frary delivered the following eulogy on the life of John R. Stevenson:

John R. Stevenson was born in the state of Michigan. It was in that state that his boyhood days were spent and where he grew to manhood. It was also in the state of his birth where he married and where his two sons were born. He, with his family, moved to Pomeroy, Washington, about 1890, engaging in the hardware business, in which occupation he continued until his death.

He served in the 10th Senatorial District of the Washington State Legislature for the sessions of 1909, 1911, and 1913. This district embraces Garfield, Asotin and Columbia counties. Always taking a deep interest in public affairs and lodge work, he devoted himself extensively to this later work. He was past Grand Chancellor of the Knights of Pythias as well as a High Mason. He served his home city as Mayor and was an ex-president of the State Hardware Association.

The history of Garfield County will contain many activities in which he took the lead, continuing up to the time of his death, which occurred at Hot Lake, Oregon, August last.

He leaves a loving wife and two sons to mourn his loss. In the death of John R. Stevenson, the state as well as the community in which he lived have lost a valued and beloved citizen.

Representative Charles I. Roth delivered the following eulogy on the life of James Patterson DeMattos:

James Patterson DeMattos, member of the House, Session of 1897, was a native of Illinois, born at Springfield. When a boy, his parents moved to St. Johns, New Brunswick, where he was educated. In his early manhood, he went to Washington, D. C. and for several years worked in the various departments of our government and, at the same time, studied law and later was admitted to the Bar.

Leaving Washington, D. C., his next move was to the west—to the state of Colorado, arriving in Leadville at the height of its activity and opened a law office in Georgetown nearby. Shortly after his arrival, he was elected police judge of this wild and woolly place. To be a police judge at that time, required above all things—courage; courage to render a just decision in the face of drawn revolvers, and Judge DeMattos possessed that to the full. Small of stature, but large in courage, he did that which he believed to be right.

The Leadville boom subsided and DeMattos came to Puget Sound, arriving in January, 1883, in what is now called Bellingham—then known as Whatcom.
The late Major J. J. Weisenburger of Philippine War fame, was the first lawyer to settle there; DeMattos, arriving in January, 1883, the second; and I, a mere youth, arriving in June, 1883, the third. We, of Puget Sound, speak of the year of 1883 as the "Boom of '83." The adventurous horde, who came early, hoped "to get in on the ground floor" before the rush which would follow the completion of the N. P. Railway and which was completed the following year.

Whatcom was the county seat but had no local government—a floating population of 100, possibly 150 souls, with no industries, no business other than the sale of town lots, but everyone spoke of the great future—of the expectations that were sure to be realized. This was all we had and all we needed, for the future was ours, was it not?

In the winter of 1884, the Territorial Legislature was in session and a charter was granted by it to the city of Whatcom. In March of that year, we had an exciting city election and Judge DeMattos was elected our first mayor by a majority of three votes.

His life in Washington, D. C. had developed a taste for politics which kept him in the front ranks of local politics for many years, during which time he suffered defeats and secured victories. He served as mayor at various times, for five terms, one of which was of the consolidated cities of Whatcom and New Whatcom.

He also served as city attorney for a number of years. At all times, he took a very active part in the affairs of the city government. He was a bitter foe and a strong friend and, because of this, made strong friends and strong enemies. He asked for no quarter and gave no quarter; was fearless and aggressive. I well remember in one of his campaigns, his opponents dared him to take a certain stand. He met the challenge, took the stand and in taking the same, said, "I weigh but 110 pounds, but remember 98 pounds is backbone."

He also had his successes and his reverses in business matters. He built one of the first brick and stone business blocks in the city, which he finally lost. He took this loss much to heart and shortly after suffering this loss, left Bellingham, only to return a few years later and again start at the bottom of the ladder; and a second time, he accumulated a very substantial fortune. He never married. He was always a very hard worker; put in long hours. Of late years, he was not in the practice of law very much but was engaged principally in the abstract business. He was Republican in politics, of the progressive type, and was elected to the Legislature as a Silver Republican in 1897, and was a very active and influential member of the so-called "Pop Legislature." He died in Bellingham, January 15, 1929, of apoplexy, at the age of 76 years.

He will be remembered, not so much as a Legislator, but as mayor of Bellingham, and as a factor in shaping the early destinies of Bellingham Bay. He was like the rest of us—not always right, but often—yes, very often—right; "the champion of the rights of the many, resisting the encroachments of the few, of the rights of the masses." He was a small bundle of nerves and energy, honest to the core, very temperamental, but his honesty and honesty of purpose was never in question. He did his part fearlessly, courageously, aggressively, as he saw the right. Can one say more of anyone?

He was a thirty-third degree Mason,—active and prominent in the work. He will long be remembered on Bellingham Bay and many will cherish his memory. His eventful life is now closed. His voyage on this mundane sphere was tempestuous,—high and honest, his aims and purposes. May he have a more peaceful voyage in the Great Beyond is the wish of one who knew him intimately and well for nearly fifty years.

The President: "Members of the House and Senate: This ends the program for today. In closing, I wish to state that this service seems to indicate at least one outstanding fact that I imagine is in the minds of all of you. Twenty former members of the House and of the Senate have, during the past two years, gone on. This only points to the fact that these gilded halls in which we now speak of their memories and their attributes had nothing to do with their opportunities in life. It only makes stronger the suggestion and intimation that we give this world the best that is within us, while we have that opportunity. It seems almost unbelievable
that only so recently these men occupied these seats, or similar seats, and participated in this kind of a memorial program.

Lieutenant Governor John A. Gellaty, President of the Senate, on behalf of the joint session, thanked Madame Cecile Barbezat and Mr. William L. West, soloists, and Mrs. A. C. Baker and Mrs. Curtis Egbert, accompanists, for the music rendered during the joint session.

On motion of Representative J. H. Davis, the joint session dissolved at 4:00 p.m., and the Senate retired.

The House resumed its session.

On motion of Mr. Knapp, the House adjourned until 10:00 a.m., Friday, February 8, 1929.

E D DAVIS, Speaker.

A. W. CALDER, Chief Clerk.

TWENTY-SIXTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Friday, February 8, 1929.

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

The clerk called the roll; all members being present except Representatives Bach, Moran, Post, Shipley and Wakefield; Representatives Bach and Shipley being excused.

Prayer was offered by Rev. L. L. Kneeland, Supervisor of Goodwill Industries, of Olympia, Washington.

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

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 7, 1929.

Mr. Speaker:

Your Committee on Engrossment, to whom was referred House Bill No. 98, also Substitute House Bill No. 127, have compared same with the original bills and find them correctly engrossed.

I concur in this report: Chas. L. Booth.

House Bill No. 31: Do pass with amendments submitted by Judiciary Committee.

Passed to second reading.

House Bill No. 50: Do pass as amended.

Passed to second reading.

FRANK O. MILLER, Chairman.
TWENTY-SIXTH DAY, FEBRUARY 8, 1929

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 8, 1929.

MR. SPEAKER:

We, your Committee on Compensation and Fees for State and County Officers, to whom was referred House Bill No. 61, entitled "An Act relating to official court reporters, and amending section 3, chapter 126, 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 not pass. JOHN R. JONES, Chairman.

We concur in this report: Fred Shoemaker, A. E. Mills, Henry C. Krouse, Frank O. Miller.

On motion of Mr. Falknor, House Bill No. 61 was re-referred to the Committee on Judiciary.

Minority report: Be indefinitely postponed.
Passed to second reading.

House Bill No. 141: Do pass as amended.
Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 8, 1929.

MR. SPEAKER:

We, your Committee on Banks and Banking, to whom was referred House Bill No. 165, entitled "An Act to expedite and simplify the collection and payment by banks of checks and other instruments for the payment of money," 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.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 8, 1929.

MR. SPEAKER:

We, your Committee on Cities of the First Class, to whom was referred Senate Bill No. 65, entitled "An Act relating to city firemen in certain cities and towns of the state, creating a relief, retirement and pension fund for such firemen and their widows, children, parents and dependents, providing for the maintenance and distribution thereof, and amending sections 3, 4, 5, 6, 7, 8, 9, 10, 12, 13, 14, 15, 16, 17, 18, 19 of chapter 196, 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. A. MORAN, Chairman.

We concur in this report: J. P. Post, J. E. Marble, George Culmbacl, Charles W. Saunders, Earl W. Benson.

Passed to second reading.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 8, 1929.

MR. SPEAKER:

The Senate has passed
Senate Bill No. 103, also
Senate Bill No. 146, also
Senate Joint Resolution No. 1, also
The Senate has passed
Senate Bill No. 95, and the same are herewith transmitted.

HERBERT H. SIELER, 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. 232**, by Mr. Hubbell (By executive request): An Act relating to the regulation and control of waters within the state and rights to the use thereof, and amending sections 16, 17, 21, 31, 34, 39 and 44 of chapter 117 of the Laws of 1917, and amending chapter 117 of the Laws of 1917 by adding a new section to be known as section 39-a.

On motion of Mr. Hubbell the usual number of copies of House Bill No. 232 were ordered printed.

Referred to Committee on Revenue and Taxation.

**House Bill No. 233**, by Mr. Hartung: An Act relating to an interstate bridge over the Snake river between Clarkston in Asotin county, Washington, and Lewiston, in Nez Perce county, Idaho.

Ordered printed and referred to Committee on Highways and Automotive Transportation.

**House Bill No. 234**, by Mr. Reader: An Act relating to primary state highways and amending section 7 of chapter 185 of the Laws of 1923.

Ordered printed and referred to Committee on Highways and Automotive Transportation.

**House Bill No. 235**, by Mr. Booth: An Act relating to highways and amending section 41 of chapter 309 of the Laws of 1927.

Ordered printed and referred to Committee on Highways and Automotive Transportation.

**House Bill No. 236**, by Mr. Shoemaker: An Act enabling cities of the first class to provide for the pensioning of their superannuated and disabled civil service employees.

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

**House Bill No. 237**, by Mr. Masterson (By request): An Act relating to the public health, regulating the installation and maintenance of plumbing appliances for the disposal of human excreta and other waste matter in buildings, defining the powers and duties of certain officers, providing penalties and making an appropriation.

On motion of Mr. Masterson, the usual number of copies of House Bill No. 237 were ordered printed.

Referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

**House Bill No. 238**, by Representatives Davis (J. H.), and Shoemaker: An Act providing for the confirmation of title to certain lands in Pierce county, Washington, in the State of Washington, for the use of the Department of Fisheries and Game as a State Game Farm and making an appropriation from the state game fund to the general fund.

Ordered printed and referred to Committee on Game and Game Fish.

**House Bill No. 239**, by Representatives Masterson and Webb: 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 Education.
FIRST READING OF SENATE BILLS.

Senate Bill No. 95, by Senator Miller: An Act relating to and establishing a primary state highway.

Referred to Committee on Highways and Automotive Transportation.

Senate Bill No. 103, by Senators Metcalf, Taylor, Murphy, Cleary, St. Peter, Conner, Hastings, Finch, Oliver Hall, Landon, Wray, Williams, Heifner, Oman, Post: An Act relating to the practice of barbering, providing for the examination and employment of barbers' apprentices and barber students, providing for and regulating barber schools and colleges and amending section 2, 3-a, 4, 7, 10, 11 and 14 of chapter 75 of the Laws of 1923, and amending chapter 75 of the Laws of 1923, by adding a new section to be known as section 11-a.

Referred to Committee on Medicine, Dentistry, Pure Foods and Drugs.

Senate Bill No. 145, by Senator Heifner: An Act relating to the appointment, qualification and salary of milk inspectors in cities of the first class, amending section 6267, of Remington's Compiled Statutes of Washington.

Referred to Committee on Dairy and Livestock.

Senate Joint Resolution No. 1, by Senator Palmer: Relating to the submission of an amendment to section 13 of Article IV of the State Constitution relating to the judiciary.

Referred to Committee on Constitutional Revision.

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 8, 1929.

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 64, 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 with the following amendments:

Amend section 1, lines 17 and 18 of the original bill, being lines 11 and 12 of the printed bill, after the word "existence" insert a comma (,). strike the asterisks (*) and insert in lieu thereof the following: "not to exceed fifty (50) years: Provided, That this limit of existence shall not apply to any life, accident and health insurance company;"; strike the words "which may be either limited or perpetual."

Amend section 1, lines 21, 22, 23, 24 and 25, page 3 of the original bill, being lines 60, 61, 62, 63 and 64 of the printed bill, strike the sentence beginning with the word "If" and ending with the word "perpetual," and insert in lieu thereof the following: "The time of existence of any corporation heretofore or hereafter organized may at any time within five years prior to the expiration of its time of existence, as stated in its articles of incorporation, be extended by amendment to its articles for a definite number of years, not to exceed twenty-five years, and any such corporation at any time within five years prior to the expiration of such extended number of years, may, by amendment to its articles, once again extend the time of its existence for a definite number of years, not to exceed twenty-five years, and all such corporations so extending the time of their existence shall be subject to all provisions of law in force at the time of such amendments to their articles."

Amend section 1, line 5 of the original bill, being line 1 of the printed bill, after the word "Statutes" insert a comma (,) and the following, "1927 Supplement."
Amend the title, strike the period (.) at the end of the title, insert in lieu thereof a comma (,) and add the following, "1927 Supplement."

JUDSON F. FALKNOR, Chairman.


HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 8, 1929.

Mr. Speaker:

We, a minority of your Committee on Judiciary, to whom was referred House Bill No. 64, 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 not pass.

Mr. Falknor, Chairman.

We concur in this report: E. L. Casey, Geo. E. Canfield.

The bill was read the second time by sections.

On motion of Mr. Falknor the committee amendments to section 1, line 5, and lines 17 and 18, were adopted.

Mr. Falknor moved that the committee amendment to section 1, lines 21, 22, 23, 24 and 25 be adopted.

After brief debate, the previous question was ordered.

Mr. Canfield demanded a roll call on the adoption of the amendment. The required number arising, the clerk called the roll, and the amendment was adopted by the following vote: Yeas, 76; nays, 6; absent or not voting, 15.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Cory, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Hall, Hartung, Hazel, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Murray, Nelson, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Reed, Roth, Roudebush, Russell, Shoemaker, Soule, Sweetman, Templeton, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—76.

Those voting nay were: Representatives Canfield, Casey, Northup, Ratliffe, Sims, Smith—6.

Those absent or not voting were: Representatives Bach, Barlow, Culmback, Friese, Griffin, Moran, Post, Reader, Rowe, Ryan, Saunders, Shipley, Totten, Wakefield, Westover—15.

On motion of Mr. Falknor, the committee amendment to the title was adopted.

The bill was passed to third reading and ordered engrossed.

On motion of Mr. Falknor, Rule 20 was suspended.

House Bill No. 59, by Mr. Falknor: Relating to search warrants.

The bill was read the second time by sections.

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

Amend the bill as follows: Strike section 3.

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

Renumber sections 4 and 5 as sections 3 and 4.

The bill was passed to third reading and ordered engrossed.
House Bill No. 126, by Mr. Falknor: Relating to the commencement of civil actions in the superior court.

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

House Bill No. 179, by Mr. Smith: Relating to cities of the first, second or third class providing for the drainage and filling of lands; creating special improvement districts and extending the right of eminent domain.

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

Third Reading of Bills.

House Bill No. 76, by Mr. Roudebush: Relating to the selection of jurors in the superior courts.

On motion of Mr. Roudebush, 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, 23.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Hall, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Krouse, Leber, Lindsay, McCracken, McQuesten, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mitchell, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Reader, Reed, Roth, Roudebush, Russell, Saunders, Shoemaker, Smith, Soule, Sweetman, Templeton, Totten, Van Horn, Wamamaker, Watkins, Webb, Williams, Mr. Speaker—74.

Those absent or not voting were: Representatives Anderson, Bach, Barlow, Cory, Culmbach, Durrant, Griffin, Hartung, Kelly, McDonough,

The bill, having received the 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. 81,** by Mr. Reed: Relating to taxation of severed timber.

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, 81; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Roth, Russell, Ryan, Saunders, Shoemaker, Sims, Smith, Soule, Van Horn, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—81.

Those absent or not voting were: Representatives Anderson, Bach, Cory, Friese, Kelly, Moran, Post, Roudebush, Rowe, Shipley, Sweetman, Templeton, Totten, Tripple, Vaughan, Wakefield—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.

**Substitute House Bill No. 94,** by Committee on Banks and Banking:

Relating to the examination of banks and trust companies.

On motion of Mr. Hazen, 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 Albert, Allen, Aspinwall, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Reader, Roth, Roudebush, Rowe, Russell, Saunders, Shoemaker, Smith, Soule, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—81.

Those absent or not voting were: Representatives Anderson, Bach, Banker, Hayton, McCracken, Moran, Post, Ratliffe, Reed, Ryan, Shipley, Sims, Sweetman, Templeton, Totten, Wakefield—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.
TWENTY-SIXTH DAY, FEBRUARY 8, 1929

House Bill No. 170, by Committee on Banks and Banking (By executive request): 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, 14.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culumback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mitchell, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reed, Roth, Roudebush, Rowe, Russell, Saunders, Shoemaker, Sims, Smith, Soule, Totten, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—83.

Those absent or not voting were: Representatives Bach, Barlow, McCracken, Mills, Moran, Post, Reader, Ryan, Shipley, Sweetman, Templeton, Tripple, Van Horn, Wakefield—14.

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

House Bill No. 171, by Committee on Banks and Banking (By executive request): 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, 80; nays, 0; absent or not voting, 17.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Bennett, Benson, Biesen, Booth; Bostwick, Butterworth, Canfield, Casey, Cory, Culumback, Danielson, Danskin, Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Roth, Rowe, Russell, Saunders, Shoemaker, Smith, Soule, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Westover, Williams, Mr. Speaker—80.

Those absent or not voting were: Representatives Bach, Beck, Davis (J. H.), Glasgow, McCracken, Mansfield, Moran, Post, Reed, Roudebush, Ryan, Shipley, Sims, Sweetman, Templeton, Wakefield, Webb—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. 138, by Mr. McDonough: Relating to diking districts.

On motion of Mr. McDonough, 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 Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Denman, Durkee, Durrant, Falknor, Gear, Gilbert, Gillette, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Nelson, Northup, Olson (A. E.), Olson (O. H.), Peterson (C. E.), Peterson (Paysen), Ratliffe, Rowe, Russell, Shoemaker, Smith, Soule, Totten, Trippe, Van Horn, Vaughan, Watkins, Webb, Westover, Williams, Mr. Speaker—76.

Those absent or not voting were: Representatives Bach, Davis (J. H.), Friese, Glasgow, McCracken, Moran, Murray, Paysse, Post, Reader, Reed, Roth, Roudebush, Ryan, Saunders, Shipley, Sims, Sweetman, Templeton, Wakefield, Wanamaker—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. 172, by Committee on Labor and Labor Statistics (By executive request): Relating to the time state elective and appointive offices shall be kept open.

On motion of Mr. Denman, 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, 3; absent or not voting, 28.

Those voting yea were: Representatives Albert, Anderson, Barlow, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Danielson, Danskin, Denman, Durkee, Durrant, Friese, Gear, Gilbert, Goldsworthy, Hall, Hartung, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Mills, Mitchell, Nelson, Olson (A. E.), Olson (O. H.), Peterson (C. E.), Peterson (Paysen), Ratliffe, Reader, Rowe, Russell, Shoemaker, Smith, Soule, Totten, Trippe, Van Horn, Vaughan, Watkins, Webb, Westover, Williams, Mr. Speaker—66.

Those voting nay were: Representatives Allen, Banker, Falknor—3.

Those absent or not voting were: Representatives Aspinwall, Bach, Beck, Bennett, Benson, Culmbach, Davis (J. H.), Gillette, Glasgow, Griffin, Hayton, McCracken, Miller (W. O.), Moran, Murray, Northup, Post, Reed, Roth, Roudebush, Ryan, Saunders, Shipley, Sims, Sweetman, Templeton, Wakefield, Wanamaker—28.

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

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

On motion of Mr. Knapp, the House adjourned until 10:00 a.m., Saturday, February 9, 1929.

A. W. Calder, Chief Clerk.
TWENTY-SEVENTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Saturday, February 9, 1929.

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

The clerk called the roll; all members being present except Representatives Bach, Durkee, Durrant, Griffin, Hess, McCracken, Miller (Frank O.), Mitchell, Moran, Shipley, Tripple, Watkins and Webb; Representatives Bach, Durrant, Miller (Frank O.), Shipley, Tripple and Watkins being excused.

Prayer was offered by Rev. L. L. Kneeland, Supervisor of Goodwill Industries, of Olympia, Wash.

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

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 9, 1929

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 90, entitled "An Act prescribing the time within which actions or proceedings shall be taken, contesting or drawing in question the validity of the organization or existence of water districts heretofore created or organized, or attempted to be created or organized under the provisions of chapter 161 of the Laws of 1913, as amended by chapter 24 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.

judson f. falknor, chairman.


Passed to second reading.

House Bill No. 106: Do pass as amended.
Passed to second reading.

House Bill No. 116: Do pass as amended.
Passed to second reading.

Mr. Speaker:

We, your Committee on Counties and County Boundaries, to whom was referred House Bill No. 121, entitled "An Act relating to Planning Commissions and authorizing cities of the second and lesser classes and towns and counties of any class to provide for the appointment of Planning Commissions," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

FRED A. JOHNSON, CHAIRMAN.

We concur in this report: E. J. Nelson, Mary C. Hutchinson, T. Claud Bennett, Chas. E. Peterson.

Passed to second reading.
MR. SPEAKER:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 133, entitled "An Act relating to millage levies for institutions of higher education, and repealing chapter 82 of the Laws of the Extraordinary Session of 1925 (section 5531-1, Rem. 1927 Sup.), and declaring that this act shall take effect April 1, 1929," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. C. HUBBELL, Chairman.

We concur in this report: J. W. Lindsay, Chas. I. Roth, T. Claud Bennett, E. A. Sims, W. S. Westover, F. B. Danskin, Herman Friese, E. L. Casey, W. O. Mansfield, E. M. Gillette.

MR. SPEAKER:

We, a minority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 133, entitled "An Act relating to millage levies for institutions of higher education, and repealing chapter 82 of the Laws of the Extraordinary Session of 1925 (section 5531-1, Rem. 1927 Sup.), and declaring that this act shall take effect April 1, 1929," 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.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Counties and County Boundaries, to whom was referred House Bill No. 151, entitled "An Act relating to the county budget for county expenditures, providing for the publication of the preliminary county budget, and amending section 3 of chapter 164, 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.

FRED A. JOHNSON, Chairman.

We concur in this report: T. Claud Bennett, Mary C. Hutchinson, E. J. Nelson, Chas. E. Peterson.

Passed to second reading.

MR. SPEAKER:

We, your Committee on State Granted, School and Tide Lands, to whom was referred House Bill No. 152, entitled "An Act authorizing the reinstatement of a certain contract for the purchase of state lands 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.

JOSH W. RUSSELL, Chairman.

We concur in this report: J. E. Masterson, Frank A. Ratcliffe, Geo. H. Northup, W. S. Westover.

Passed to second reading.

MR. SPEAKER:

We, your Committee on Counties and County Boundaries, to whom was referred House Bill No. 178, entitled "An Act relating to the granting of franchises by boards of county commissioners, and amending section 1 of chapter 108 of the Laws of 1903," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

FRED A. JOHNSON, Chairman.

We concur in this report: E. J. Nelson, Mary C. Hutchinson, T. Claud Bennett, Chas. E. Peterson.

Passed to second reading.
TWENTY-SEVENTH DAY, FEBRUARY 9, 1929

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 9, 1929.

MR. SPEAKER:

We, your Committee on Horticulture, to whom was referred House Bill No. 224, entitled "An Act relating to horticulture and horticultural products, providing for the condemnation of infected premises and shipments therefrom, and amending section 10 of chapter 166 of the Laws of 1916," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WALTER R. ROVE, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 9, 1929.

MR. SPEAKER:

We, your Committee on Counties and County Boundaries, to whom was referred House Bill No. 227, entitled "An Act abolishing the office of township assessor, defining the powers and duties of county assessors in townships having township organization, and providing for the appointment of deputy county assessors," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

FRED A. JOHNSON, Chairman.

We concur in this report: T. Claud Bennett, Mary C. Hutchinson, E. J. Nelson, Chas. E. Peterson.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 9, 1929.

MR. SPEAKER:

We, your Committee on State Granted, School and Tide Lands, to whom was referred Senate Bill No. 78, entitled "An Act dedicating certain lands in the State University grounds as a public highway," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JOSH W. RUSSELL, Chairman.


Passed to second reading.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., FEBRUARY 9, 1929.

MR. SPEAKER:

The Senate has passed:
Senate Bill No. 77, also
Senate Bill No. 134, also
Senate Bill No. 148, also
Senate Bill No. 177, also
Senate Bill No. 186, also
Engrossed Senate Bill No. 147, also
Engrossed Senate Bill No. 161, also
Senate Bill No. 169, also
The Senate has adopted:
Senate Concurrent Resolution No. 7, and the same are herewith transmitted.

HERBERT H. SIETER, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., FEBRUARY 9, 1929.

MR. SPEAKER:

The Senate has concurred in the House Amendment to
Senate Bill No. 12.

HERBERT H. SIETER, Secretary.
The President has signed:
Senate Bill No. 5, also
Senate Bill No. 6, also
Senate Bill No. 7, also
Senate Bill No. 8, also
Senate Bill No. 9, also
Senate Bill No. 11, also
Senate Bill No. 12, also
Senate Bill No. 14, also
Senate Bill No. 15, also
Senate Bill No. 16, also
Senate Bill No. 17, also
Senate Bill No. 18, also
Senate Bill No. 19, also
Senate Bill No. 20, also
Senate Bill No. 22, also
Senate Bill No. 23, also
Senate Bill No. 24, also
Senate Bill No. 26, also
Senate Bill No. 27, also
Senate Bill No. 29, also
Senate Bill No. 32, also
Senate Bill No. 33, also
Senate Bill No. 34, also
Senate Bill No. 35, also
Senate Bill No. 36, also
Senate Bill No. 38, also
Senate Bill No. 40, also
Senate Bill No. 43, also
Senate Bill No. 54, also
Senate Joint Memorial No. 1, also
Senate Bill No. 41, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

The Senate refuses to recede from its amendments to Engrossed House Bill No. 18, and asks that a Conference Committee be appointed thereon.

Mr. Falknor moved that the request of the Senate for a conference committee on Senate amendments to Engrossed House Bill No. 18 be granted, and that the conference committee be appointed.

The motion was carried.

The Speaker appointed, as members of the conference committee on Senate amendments to Engrossed House Bill No. 18, Representatives Roudebush, Hazen and Mills.

The Senate refuses to recede from its amendments to Engrossed House Bill No. 34, and asks that a Conference Committee be appointed thereon.

Mr. Falknor moved that the request of the Senate for a conference committee on Senate amendments to Engrossed House Bill No. 34 be granted, and that the conference committee be appointed.

The motion was carried.
The Speaker appointed, as members of the conference committee on Senate amendments to Engrossed House Bill No. 34, Representatives Falknor, Hurspool and Danielson.

**INTRODUCTION AND FIRST READING OF BILLS.**

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

**House Bill No. 240,** by Mr. Culmback (Executive request). An Act relating to a Washington State reformatory for women and repealing chapter 249 of the Laws of 1927.

On motion of Mr. Culmback, the usual number of copies of House Bill No. 240 were ordered printed.

Referred to Committee on State Penal and Reformatory Institutions.

**House Bill No. 241,** by Committee on Medicine, Dentistry, Pure Food and Drugs: An Act relating to, and regulating the possession, transportation, treatment and disposition of, dead human bodies, and the licensing of embalmers and funeral directors, regulating the conduct in relation thereto, providing penalties for violation thereof, and repealing all acts and parts of acts in conflict therewith.

Ordered printed and passed to second reading.

**House Bill No. 242,** by Mr. Totten: An Act relating to and providing for the construction of a bridge with approaches thereto within the city of Seattle, across the western arm of Lake Union or the United States Government Canal connecting Lake Union with Puget Sound; making an appropriation therefor and providing that this act shall take effect immediately.

Ordered printed and referred to Committee on Highways and Automotive Transportation.

**House Bill No. 243,** by Mr. J. H. Davis: An Act relating to public highways and making an appropriation for the improvement of a portion of the Pacific Highway in the city of Tacoma, in Pierce County.

Ordered printed and referred to Committee on Highways and Automotive Transportation.

**House Bill No. 244,** by Mr. Shoemaker: An Act relating to the manufacture, transportation and sale of liquor containing poison, and providing penalties for violation thereof.

Ordered printed and referred to Committee on Judiciary.

**House Bill No. 245,** by Mr. Hazen: An Act relating to procedure for acquiring and appropriating land, real estate and other property for public uses of the State of Washington; providing procedure for determination by the court that the proposed use is a public use; defining special benefits; 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 the same jury; and amending chapter LXXIV of the Laws of 1891, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Judiciary.

On motion of Mr. Allen Rule 20 was suspended.
House Bill No. 246, by Mr. Rowe: An Act relating to the destruction of predatory and game animals and amending section 5931-38 of Remington's Compiled Statutes.

Ordered printed and referred to Committee on Game and Game Fish.

House Bill No. 247, by Mr. Lindsay: An Act relating to certain securities and transferring the duty of administering and enforcing chapter 69 of the Laws of 1923 from the Secretary of State to the Director of Licenses.

Ordered printed and referred to Committee on Mines and Mining.

House Bill No. 248, by Mr. Hubbell (By request): An Act relating to guaranteed local improvement district bonds and warrants; providing that the same may be accepted as security for the deposit of public funds; providing that public funds and the funds of banks and trust companies and mutual savings banks and savings and loan associations or societies may be invested therein; and repealing all acts and parts of acts in conflict herewith.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 249, by Mr. Hubbell (By request): An Act relating to local improvement assessments and bonds and warrants issued therefor; providing for the creation in cities and towns of local improvement investment funds and the purchase therefrom of local improvement bonds and warrants, and authorizing a tax levy therefor.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 250, by Mr. Hubbell (By request): An Act relating to local improvement assessments; requiring cities and towns to include in their annual tax levies an amount sufficient to pay all unpaid assessments upon certain publicly owned lands, and amending sections 9344 and 9345 of Remington's Compiled Statutes of Washington.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 251, by Mr. Hubbell (By request): An Act relating to the assessment for local improvements of land owned by counties within the limits of incorporated cities and towns, and amending sections 9342 and 9343 of Remington's Compiled Statutes of Washington.

Referred to Committee on Revenue and Taxation.

On motion of Mr. Hubbell, the usual number of copies of House Bills No. 248, 249, 250 and 251 were ordered printed.

House Bill No. 252, by Mrs. Hutchinson (By request): An Act to regulate the practice of hairdressing and beauty culture; authorizing and licensing schools for the teaching of the art of hairdressing and beauty culture; licensing of persons to carry on such practices; providing penalties for the violation thereof, and amending sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, and 15 of chapter 281 of the Laws of 1927.

On motion of Mrs. Hutchinson the usual number of copies of House Bill No. 252 were ordered printed.

Referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

House Joint Resolution No. 6, by Mr. Falknor: Providing for the submission to the electors of this state for their adoption and approval an amendment to Article IV of the State Constitution.

Ordered printed and referred to Committee on Judiciary.
FIRST READING OF SENATE BILLS.

Senate Bill No. 77, by Senator Conner: An Act concerning aeronautics, licenses for aircraft and airmen, air traffic rules, and to make uniform the law in reference thereto.
Referred to Committee on Transportation other than Automotive.

Senate Bill No. 134, by Senator Murphy: An Act relating to police justices in cities of the fourth class and amending section 174 of an act entitled "An Act providing for the organization, classification, incorporation and government, of municipal corporations, and declaring an emergency," approved March 27, 1890.
Referred to Committee on Judiciary.

Engrossed Senate Bill No. 147, by Senator Oman: An Act relating to certain existing indebtedness of municipally owned electric light and power utilities in cities of first class having a population of less than three hundred thousand; and providing a method for the cancellation of such indebtedness.
Referred to Committee on Cities of the First Class.

Substitute Senate Bill No. 148, by Committee on Cities of the First Class: An Act relating to police relief and pension funds in cities of the first class and amending section 3, of chapter 39, of the Laws of 1909 as amended (section 9581 of Remington's Compiled Statutes).
Referred to Committee on Cities of the First Class.

Referred to Committee on Public Utilities.

Senate Bill No. 177, by Senators Dimmick and Miller: An Act relating to the appropriation of water for use in connection with federal reclamation projects and amending section 4 of chapter 88 of the Laws of 1905 and section 7411 of Remington's Compiled Statutes.
Referred to Committee on Reclamation and Irrigation.

Senate Bill No. 186, by Committee on Dairy and Livestock: An Act relating to dairying, and products thereof, amending sections 6164, 6165, 6178, 6186, 6193, 6203, 6206, 6210, 6211, 6215, 6222, 6223, 6287, 6268, and 6282 of Remington's Compiled Statutes, and repealing sections 6269, 6270, 6271, 6272, 6273, 6274, 6279 and 6281 of Remington's Compiled Statutes.
Referred to Committee on Dairy and Livestock.

Senate Concurrent Resolution No. 7, by Senator Wray: Arrangements for return ball to be given for the citizens of Olympia.
On motion of Mr. Danskin, the rules were suspended, the resolution was advanced to second reading, and read the second time in full.
On motion of Mr. Danskin, the rules were suspended, the second reading considered the third, the resolution was placed on final passage, and was adopted.
SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 21, 1929.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 31, entitled "An Act relating to the office of secretary of state, and repealing certain 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 with the following amendment:

Amend section 6, lines 30 and 1 of the original bill, strike the words and figures "and 10991 to 10995" and insert in lieu thereof a comma (,) and the words and figures "10991, 10992, 10994 and 10995".

The following members of the committee voted for this bill: Representatives Falknor, chairman; Beck, Benson, Canfield, Casey, Gear, Glasgow, Griffin, Hazen, Hurspool, Knapp, Lindsay, Miller (W. O.), Roudebush, Soule, Totten.

Attest: WARD HUNT, Clerk.

JUDSON F. FALKNOR, Chairman.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 8, 1929.

We, your Committee on Compensation and Fees for State and County Officers, to whom was re-referred House Bill No. 31, entitled "An Act relating to the office of secretary of state, and repealing certain 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 with the amendment submitted by the Judiciary Committee.

JOHN R. JONES, Chairman.

We concur in this report: Fred Shoemaker, A. E. Mills, Henry C. Krouse, Frank O. Miller.

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 and ordered engrossed.

MR. SPEAKER:

We, your Committee on Compensation and Fees for State and County Officers, to whom was referred House Bill No. 50, entitled "An Act relating to the salaries of county engineers of class "A" counties and counties of the first class," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments.

Amend section 1, line six of the original bill, strike the words and figures six thousand dollars ($6,000.00) and insert in lieu thereof the words and figures four thousand five hundred dollars ($4,500.00).

Amend section 2, line eight of the original bill, strike the words and figures five thousand four hundred dollars ($5,400.00) and insert in lieu thereof the words and figures four thousand dollars ($4,000.00).

JOHN R. JONES, Chairman.

We concur in this report: Fred Shoemaker, A. E. Mills, Henry C. Krouse, Frank O. Miller.

The bill was read the second time by sections.

On motion of Mr. Jones (John R.), the committee amendments were 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. 105, entitled "An Act relating to liens for labor and materials furnished or used in the improvement of real property and granting a lien to all persons furnishing
materials used in the improvement of real property, and amending section 3, of chapter XXIV 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 pass with the following amendment:

Amend the bill as follows:

Add thereto a new section, to be known as section 2, to read as follows:

Sec. 2. That chapter XXIV (24) of the Laws of 1893, be amended by adding thereto a new section to be known as section 3-a, to read as follows:

Section 3-a. Every person, firm or corporation furnishing materials for clearing, grading, filling in or otherwise improving any real property or any street or road in front of or adjoining the same, at the request of any agent of the owner of such real property, or at the request of any contractor or sub-contractor, as provided in the previous section, shall, not later than five days after the date of the first delivery of such materials to any agent, contractor or sub-contractor, deliver or mail to the owner or the reputed owner of the property on, upon or in front of or adjoining which such materials are to be used, a notice in writing, stating in substance and effect that such person, firm or corporation, has commenced to deliver materials for use thereon, with the name of the agent, contractor or subcontractor ordering the same, and that a lien may be claimed for all materials furnished by such person, firm or corporation for use thereon; and no further notice to the owner shall be necessary. No materialman's lien shall be enforced unless the provisions of this section have been complied with.

JUDSON F. FALKNOR, Chairman.


MR. SPEAKER: OLYMPIA, WASH., February 8, 1929.

We, a minority of your Committee on Judiciary, to whom was referred House Bill No. 105, entitled "An Act relating to liens for labor and materials furnished or used in the improvement of real property, and granting a lien to all persons furnishing materials used in the improvement of real property, and amending section 3, of chapter XXIV 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.

C. W. RYAN, 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 and ordered engrossed.

MR. SPEAKER: OLYMPIA, WASH., February 8, 1929.

We, your Committee on Highways and Automotive Transportation, to whom was referred House Bill No. 141, entitled "An Act relating to fees to be collected by the director of licenses, 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 with the following amendments:

Amend the bill by adding thereto a new section, following section 1, said section to be known as section 2. "Section 2. All fees received under this bill, except the fees received for certified copy of any other record, per hundred words, ten cents (10c), or a minimum fee of one dollar ($1.00), shall be placed in the Motor Vehicle Fund."

C. W. RYAN, Chairman.

The bill was read the second time by sections.

On motion of Mr. Ryan the committee amendments were adopted.

The bill was passed to third reading and ordered engrossed.

**House Bill No. 165**, by Messrs. Olson (A. E.), Cory, Miller (W. O.): To expedite the collection and payment by banks of checks.

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

**House Bill No. 197**, by Committee on Medicine, Dentistry, Pure Food and Drugs: Relating to disposition and sale of caustic substances.

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

**House Bill No. 198**, by Committee on Cities of the First Class: Relating to public water bonds of cities.

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

**House Bill No. 199**, by Committee on Parks and Playgrounds: Authorizing the improvement of state parks and parkways.

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

**THIRD READING OF BILLS.**

Engrossed **House Bill No. 98**, by Mr. Griffin: Relating to collection agencies.

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, 55; nays, 16; absent or not voting, 26.

Those voting yea were: Representatives Aspinwall, Beck, Benson, Booth, Bostwick, Butterworth, Casey, Danskin, Denman, Falknor, Gear, Gilbert, Gillette, Glasgow, Hall, Hartung, Hayton, Hazen, Hill, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, Mansfield, Miller (W. O.), Mills, Murray, Nelson, Olson (O. H.), Paysse, Peterson (Payson), Post, Reader, Reed, Roth, Roudebush, Russell, Ryan, Saunders, Shoemaker, Smith, Soule, Sweetman, Totten, Van Horn, Wakefield, Wanamaker, Williams, Mr. Speaker—55.

Those voting nay were: Representatives Bennett, Biesen, Culmbach, Danielson, Davis (J. H.), Goldsworthy, Hurspool, McQuesten, Marble, Master­son, Northup, Peterson (C. E.), Ratcliffe, Rowe, Vaughan, Westover—16.

Those absent or not voting were: Representatives Albert, Allen, Anderson, Bach, Banker, Barlow, Canfield, Cory, Durkee, Durrant, Friese, Griffin, Hess, Hubbell, McCracken, McDonough, Miller (Frank O.), Mitchell, Moran, Olson (A. E.), Shipley, Sims, Templeton, Trippe, Watkins, Webb—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. 126**, by Mr. Falknor: Relating to commencement of civil actions.

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, 65; nays, 1; absent or not voting, 31.

Those voting yea were: Representatives Aspinwall, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Culmbach, Danielson, Danskin, Denman, Falknor, Gear, Gilbert, Gillette, Glas-
Those voting nay were: Representative Roth—1.

Those absent or not voting were: Representatives Albert, Allen, Anderson, Bach, Banker, Cory, Davis (J. H.), Durkee, Durrant, Friese, Griffin, Hess, Hubbell, McCracken, McDonough, Marble, Miller (Frank O.), Mitchell, Moran, Murray, Olson (A. E.), Post, Ratliffe, Rowe, Ryan, Shipley, Sims, Tripple, Watkins, Webb, Westover—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 Substitute House Bill No. 127, by Committee on Compensation and Fees for State and County Officers: Relating to salaries of bailiffs in Superior Courts.

On motion of Mr. Totten, 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, 36; absent or not voting, 28.

Those voting yea were: Representatives Aspinwall, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Danskin, Gilbert, Hartung, Hayton, Hazen, Hill, Hurspool, Jones (John R.), Knapp, Krouse, Miller (W. O.), Mills, Nelson, Olson (O. H.), Paysse, Peterson (Payson), Post, Roudebush, Saunders, Soule, Totten, Vaughan, Wakefield, Wanamaker, Westover, Williams—33.

Those voting nay were: Representatives Anderson, Barlow, Beck, Casey, Culmbach, Danielson, Denman, Falknor, Gear, Gillette, Glasgow, Goldsworthy, Hall, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (Roy), Leber, Lindsay, McQuesten, Mansfield, Marble, Masterson, Murray, Peterson (C. E.), Ratliffe, Reed, Rowe, Shoemaker, Sims, Smith, Sweetman, Templeton, Van Horn, Mr. Speaker—36.

Those absent or not voting were: Representatives Albert, Allen, Bach, Banker, Canfield, Cory, Davis (J. H.), Durkee, Durrant, Friese, Griffin, Hess, Kelly, McCracken, McDonough, Miller (Frank O.), Mitchell, Moran, Northup, Olson (A. E.), Reader, Roth, Russell, Ryan, Shipley, Tripple, Watkins, Webb—28.

The bill; having failed to receive the constitutional majority, was declared lost.

NOTICE OF RECONSIDERATION.

Mr. Falknor gave notice that on the next working day he would move that the House reconsider the vote by which it failed to pass Engrossed Substitute House Bill No. 127.

House Bill No. 179, by Mr. Smith: Relating to cities of the First, Second or third class.

On motion of Mr. Smith, 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, 2; absent or not voting, 31.

Those voting yea were: Representatives Anderson, Aspinwall, Barlow,
Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield,
Danielson, Danskine, Denman, Gear, Gilbert, Gillette, Glasgow, Goldsworthy,
Hall, Hartung, Hayton, Hazen, Hill, Hubbell, Hultgren, Hurspool, Hutchinson,
Johnson, Jones (John R.), Jones (Roy), Knapp, Leber, Lindsay, McDonough,
McQuesten, Mansfield, Marble, Masterson, Miller (W. O.), Mills,
Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson),
Post, Ratliffe, Reader, Reed, Roudebush, Rowe, Russell, Ryan, Shoemaker,
Sims, Smith, Soule, Vaughan, Wakefield, Westover, Williams, Mr.
Speaker—64.

Those voting nay were: Representatives Casey, Totten—2.

Those absent or not voting were: Representatives Albert, Allen, Bach,
Banker, Cory, Culmback, Davis (J. H.), Durkee, Durrant, Falknor, Friese,
Griffin, Hess, Kelly, Krouse, McCracken, Miller (Frank O.), Mitchell, Moran,
Murray, Olson (A E.), Roth, Saunders, Shipley, Sweetman, Templeton,

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

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

On motion of Mr. Danskin, the rules were suspended, and the chief
clerk was directed to immediately transmit Engrossed House Bill No. 98, and
House Bills Nos. 126 and 179 to the Senate.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, Saturday, February 9, 1929.

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

LADIES AND GENTLEMEN:

I have the honor to advise that the Governor has approved the following House
Bills, entitled:

House Bill No. 1. "An Act relating to bounties for the production and manufac-
ture of sugar and repealing chapter LXVIII of the Laws of 1893."

House Bill No. 2. "An Act relating to the economical management of county
affairs and repealing chapter CXXXI of the Laws of 1893."

House Bill No. 4. "An Act relating to exceptions and repealing certain acts
relating thereto."

House Bill No. 6. "An Act relating to hops and repealing chapter C of the Laws
of 1891."

House Bill No. 7. "An Act relating to legal publications and repealing certain
acts relating thereto."

House Bill No. 8. "An Act relating to the guaranty of bank deposits and repeal-
ing certain acts relating thereto."

House Bill No. 9. "An Act relating to the trial of civil actions in the superior
court and repealing certain acts relating thereto."

House Bill No. 11. "An Act relating to special taxes for county purposes and
repealing certain acts relating thereto."

House Bill No. 12. "An Act relating to municipal indebtedness and repealing
certain acts relating thereto."

House Bill No. 13. "An Act relating to the assessment, equalization and collection
of taxes for cities and towns and repealing certain acts relating thereto."

House Bill No. 15. "An Act relating to the state auditor and repealing certain
acts relating thereto."

House Bill No. 5. "An Act relating to settling and certifying bills of exceptions
and statements of facts, and amending section 12 of chapter LX of the Laws of 1893."
THIRTY-FIRST DAY, FEBRUARY 13, 1929

House Bill No. 16. "An Act relating to deficiencies in public institutions, offices and departments of the state, providing penalties, and fixing liabilities for violations thereof, and repealing certain acts relating thereto."
House Bill No. 19. "An Act relating to wills executed outside the state, and repealing chapter 8 of the Laws of 1911."
House Bill No. 21. "An Act relating to the salaries of certain county officers and repealing certain acts relating thereto."
House Bill No. 23. "An Act relating to wills and amending section 25, and repealing sections 36 and 37 of chapter 156 of the Laws of 1917."
House Bill No. 27. "An Act relating to marriages and repealing chapter 174 of the Laws of 1909."
House Bill No. 28. "An Act relating to the criminal insane and repealing certain acts relating thereto."

Very truly yours,

AMY ALBRIGHT,
Assistant Secretary to the Governor.

The Speaker announced that he was about to sign Senate Bills Nos. 5, 6, 7, 8, 9, 11, 13, 14, 15, 16, 17, 18, 19, 20, 22, 23, 24, 26, 27, 29, 32, 33, 34, 35, 36, 38, 40, 43, 54; also Senate Joint Mémorial No. 1, and Senate Bill No. 41.

MOTION.

Mr. Northup moved that the use of the House Chamber be granted to the Committee on Game and Game Fish, on Friday evening, February 15th, at 8 p.m., for a public hearing on House Bill No. 139.

The motion was carried.

On motion of Mr. Knapp, the House adjourned until 12:00 noon, Wednesday, February 13, 1929.

A. W. CALDER, Chief Clerk.

THIRTY-FIRST DAY.

AFTERNOON SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday, February 13, 1929.

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

The clerk called the roll; all members being present except Representatives Bach, Booth, Hartung, Hazen, Northup, Post, Soule, Wakefield and Westover; Representatives Bach, Hazen and Northup being excused.

Prayer was offered by Rev. Samuel Everton, of the Central Baptist Church of Olympia, Wash.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Peterson (C. E.), further reading was dispensed with and the journal was approved.
MOTION FOR RECONSIDERATION.

Mr. Falknor moved that the House reconsider the vote by which it failed to pass Substitute House Bill No. 127.

The motion was carried and the Speaker announced that Sub. House Bill No. 127 was on final passage.

Mr. Falknor moved that the question of final passage of Substitute House Bill No. 127 be postponed until the fourth order of business on the next working day.

The motion was carried.

MOTION.

Mr. Olson (A. E.), moved that the use of the House Chamber be granted to the Committee on Educational Institutions, on Monday evening, February 18th, for the purpose of holding a public hearing on the Junior College bill.

The motion was carried.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 13, 1929.

We, your Committee on Engrossment to whom was referred House Bill No. 31, also House Bill No. 50, also House Bill No. 64, also House Bill No. 59, also House Bill No. 105, also House Bill No. 137, have compared same with the original bills and find them correctly engrossed.

We concur in this report: A. G. Hall, E. F. Hultgrenn.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 13, 1929.

We, your Committee on Judiciary, to whom was referred House Bill No. 61, entitled "An Act relating to official court reporters, and amending section 3, chapter 126 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.

JUDSON F. FALKNOR, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 13, 1929.

We, your Committee on Judiciary, to whom was referred House Bill No. 78, entitled "An Act relating to the extradition of persons charged with crime, and to make uniform the law with reference thereto," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JUDSON F. FALKNOR, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 13, 1929.

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 86, entitled "An Act relating to the examination of parties to actions or
proceedings and amending section 404 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 be indefinitely postponed.


JUDSON F. FALKNOR, Chairman.

We concur in this report: R. C. Hazen, E. L. Casey, John C. Hurspool, Wm. Phelps Totten.

Passed to second reading.

House Bill No. 107: Do pass as amended.
Passed to second reading.

House Bill No. 119: Do pass as amended.
Passed to second reading.

House Bill No. 130: Do pass as amended.
Passed to second reading.

House Bill No. 131: Do pass as amended.
Passed to second reading.

House Bill No. 132: Do pass as amended.
Passed to second reading.

Mr. Speaker:

We, a minority of your Committee on Judiciary, to whom was referred House Bill No. 86, entitled "An Act relating to the examination of parties to actions or proceedings and amending section 404 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.

JUDSON F. FALKNOR, Chairman.

We concur in this report: R. C. Hazen, E. L. Casey, John C. Hurspool, Wm. Phelps Totten.

Passed to second reading.

House Bill No. 107: Do pass as amended.
Passed to second reading.

House Bill No. 119: Do pass as amended.
Passed to second reading.

House Bill No. 130: Do pass as amended.
Passed to second reading.

House Bill No. 131: Do pass as amended.
Passed to second reading.

House Bill No. 132: Do pass as amended.
Passed to second reading.

Mr. Speaker:

We, your Committee on Reclamation and Irrigation, to whom was referred House Bill No. 182, entitled "An Act relating to the department of conservation and development and defining the powers and duties of the director thereof with reference to certain investments made by the state," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

E. F. BANKER, Chairman.


Passed to second reading.

Mr. Speaker:

We, your Committee on Education, to whom was referred House Bill No. 184, entitled "An Act relating to the budget controlling expenditures by school districts, and amending sections 1 and 4 of chapter 191 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.

J. E. MASTERS, Chairman.

We concur in this report: Chester Biesen, N. J. Bostwick, Mary C. Hutchinson, J. B. Gilbert, Pearl A. Wanamaker, Josh W. Russell, L. Y. Williams, E. F. Hultgren, Geo. L. Denman, Knute Hill.

Passed to second reading.
JOURNAL OF THE HOUSE

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 13, 1929.

MR. SPEAKER:

We, your Committee on Reclamation and Irrigation, to whom was referred House Bill No. 190, entitled "An Act relating to artesian wells and regulating the flow of water therefrom, and providing a penalty for the violation thereof, and amending sections 1 and 2 of chapter 121 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.

E. F. BANKER, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 13, 1929.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 10, entitled "An Act relating to and defining the powers and duties of the attorney general and repealing certain 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.

JUDSON F. FALKNOR, Chairman.


Passed to second reading.

Senate Bill No. 45: Majority report: Do pass as amended.
Minority report: Be indefinitely postponed.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 13, 1929.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 89, entitled "An Act relating to chattel mortgages, and amending section 1 of chapter XCVIII of the Laws of 1899, 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.

JUDSON F. FALKNOR, Chairman.


Passed to second reading.

Senate Bill No. 137: Do pass as amended.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 13, 1929.

MR. SPEAKER:

We, your Committee on Reclamation and Irrigation, to whom was referred Senate Bill No. 177, entitled "An Act relating to the appropriation of water for use in connection with federal reclamation projects and amending section 4 of chapter 88 of the Laws of 1905 and section 7411 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. F. BANKER, Chairman.

We concur in this report: Geo. E. Canfield, A. G. Hall, John R. Jones, Earl W. Benson, Henry C. Krouse, Knute Hill.

Passed to second reading.
MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, Monday, February 11, 1929.

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

I am returning herewith, without my approval, House Bill No. 3, entitled:
"An Act relating to the payment of expenses of the Legislature, repealing certain acts relating thereto and declaring that this act shall take effect immediately."

This bill purports to be a revision and repeal of former statutes relating to the payment of legislative expenses. Insofar as it is a revision and repeal measure, it is unobjectionable.

New matter, however, is included in the bill. This new matter makes the bill susceptible of at least two constructions, one of which is that on resolution of either house, the State Auditor would be obliged to draw warrants on vouchers for legislative expenses when the appropriation therefore had already been exhausted. If the court should so construe the law then either House could by resolution create against the state, without any appropriation therefor, a valid interest bearing obligation.

For this reason alone House Bill No. 3 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

On motion of Mr. Danskin, vetoed House Bill No. 3, together with the Governor’s veto message thereon, was referred to the Committee on Rules and Order.

On motion of Mr. Tripple, Rule 20 was suspended.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 9, 1929.

Mr. Speaker:
The Senate has passed:
Engrossed Senate Bill No. 83, also
Engrossed Senate Bill No. 100, also
Engrossed Senate Bill No. 104, also
Engrossed Senate Bill No. 105, also
Engrossed Senate Bill No. 139, also
Engrossed Senate Bill No. 185, and the same are herewith transmitted.
HERBERT H. SIEBER, 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. 253, by Mr. Vaughan: An Act relating to public officials of the State of Washington possessing or using intoxicating liquors contrary to the Constitution of the United States and the laws of the State of Washington and providing penalties for the violation thereof.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 254, by Representatives Knapp and Peterson (Payson): 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 of the Laws of 1917, by adding thereto a new section to be known as section 16b.
Ordered printed and referred to Committee on Highways and Automotive Transportation.

House Bill No. 255 by Representatives Albert, Barlow, Biesen, Cory, Gear, Hill, Hutchinson, Johnson, McQuesten, Ratliffe, Roudebush, Saunders,
Shoemaker, Smith, Sweetman, Vaughan and Williams: An Act relating to, classifying, naming and fixing the route of certain state highway, amending section 1 of chapter 185 of the Laws of 1923, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Highways and Automotive Transportation.

House Bill No. 256, by Representatives Goldsworthy, Jones (Roy), Olson (A. E.) and Ratliffe: An Act relating to, and prescribing the manner of listing personal property for the purpose of taxation, and amending section 22, of chapter 130 of the Laws of the Extraordinary Session of 1925, and further amending said chapter by adding thereto new sections, and providing penalties for violations thereof.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 257, by Representatives Canfield and Hubbell: An Act relating to and establishing a primary state highway.

Ordered printed and referred to Committee on Highways and Automotive Transportation.

House Bill No. 258, by Representatives Jones (Roy) and Olson (A. E.) (By request): An Act relating to drawing, or uttering, of bank checks or drafts for the payment of money, without funds to meet the same upon presentation, prescribing penalties for violations thereof and amending section 1 of chapter 156 of the Laws of 1915.

On motion of Mr. Jones (Roy), the usual number of copies of House Bill No. 258 were ordered printed.

Referred to Committee on Judiciary.

House Bill No. 259, by Representatives Biesen, Russell and Williams: An Act relating to education, and providing for the formation of joint union high school districts in connection therewith.

Ordered printed and referred to Committee on Education.

House Bill No. 260, by Representatives Albert and Danielson: 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.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 261, by Mr. Canfield: An Act establishing an air way from Spokane to Puget Sound.

Ordered printed and referred to Committee on Transportation other than Automotive.

FIRST READING OF SENATE BILLS.

Engrossed Senate Bill No. 83, by Senator Hurn: 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.

Engrossed Senate Bill No. 100, by Senator Palmer: An Act providing for the furnishing of information by prosecuting attorneys to the parole boards of the Washington state penitentiary and the Washington state re-
formatory regarding persons convicted of crime and sentenced to said institutions.

Referred to Committee on Judiciary.

Engrossed Senate Bill No. 104, by Senator Palmer: An Act relating to the use of public highways, the licensing of motor vehicles, amending chapter 96 of the Laws of 1921, and providing penalties for violation thereof.

Referred to Committee on Highways and Automotive Transportation.

Engrossed Senate Bill No. 105, by Senator Palmer: An Act for the protection of the owners of motor vehicles, to prevent fraud in the sale or encumbrance thereof, requiring the registration of title thereto, regulating the transfer or encumbrance thereof, providing penalties for violations thereof, and making an appropriation.

Referred to Committee on Highways and Automotive Transportation.

Engrossed Senate Bill No. 130, by Committee on Rules and Joint Rules (By executive request): An Act providing for the sale of certain lands of the State of Washington.

Referred to Committee on State Granted School and Tide Lands.

Senate Bill No. 169, by Senator Norman: An Act regulating the taking of crabs and amending section 5755, Remington's Compiled Statutes, as amended by chapter 298, Laws of 1927, and declaring an emergency.

Referred to Committee on Fisheries.

Engrossed Senate Bill No. 185, by Senator Norman: An Act relating to fishing in the waters of the Columbia River, defining the times when the same shall be unlawful, providing penalties for violations thereof, providing that this act shall be effective only with the consent of the State of Oregon, and consenting that the State of Oregon may by law prohibit fishing in the waters of the Columbia River at certain times, and declaring that this act shall take effect immediately.

Referred to Committee on Fisheries.

SECOND READING OF SENATE BILLS.

Engrossed Substitute Senate Bill No. 65, by Committee on Cities of First Class: Relating to city firemen in certain cities and towns.

Mr. Knapp moved that Engrossed Substitute Senate Bill No. 65 be passed, and that it retain its place on the calendar for the following day.

The motion was carried.

Engrossed Senate Bill No. 21, by Joint Committee on Revision of Laws: Relating to civil actions in the superior court.

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

Engrossed Senate Bill No. 30, by Joint Committee on Revision of Laws: Relating to witnesses.

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

Senate Bill No. 37, by Joint Committee on Revision of Laws: Relating to private ways of necessity.

The bill was read the second time by sections and passed to third reading.
Senate Bill No. 39, by Joint Committee on Revision of Laws: Relating to local improvements in cities and towns.

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

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 7, 1929.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 56, entitled "An Act relating to salaries of justices of the peace in cities having 300,000 or more inhabitants," 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 8 of the original bill, being line 3 of the printed bill, strike the words and figures "thirty-six hundred dollars ($3,600.00)" and insert in lieu thereof the following "three thousand dollars ($3,000.00)".

JUDSON F. FALKNOR, Chairman.


The bill was read the second time by sections.

On motion of Mr. Falknor, the committee amendment was adopted.

Mrs. Hutchinson moved the adoption of the following amendment:

Amend by adding a new section as follows:

Section 2. That the salaries of justices of the peace elected in cities having a population of more than 100,000 but less than 300,000 inhabitants as shown by the last preceding decennial census shall be twenty-four hundred dollars ($2400.00) per annum, payable in the manner provided by law.

The amendment was lost.

The bill was passed to third reading.

Senate Bill No. 78, by Senator Landon: Dedicating certain lands in the State University grounds as a public highway.

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

Engrossed Senate Bill No. 82, by Senators Metcalf, Oman, Ball, Jacobus, Tatman: Relating to facilities for aerial transportation.

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

Senate Bill No. 91, by Committee on Judiciary: Relating to privileges and rights of residents of this state.

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

Senate Bill No. 98, by Senator Hall (Charles W.): Relating to cities of the third class.

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

On motion of Mr. Knapp, the House adjourned until 10:00 a.m., Thursday, February 14, 1929.

A. W. CALDER, Chief Clerk.
THIRTY-SECOND DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, February 14, 1929.

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

The clerk called the roll; all members being present except Representatives Bach, Hazen, McCracken and Shoemaker; Representatives Bach and Hazen being excused.

Prayer was offered by Rev. Samuel Everton of the Central Baptist Church of Olympia, Wash.

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

RECONSIDERATION.

The Speaker announced that in accordance with the motion of Mr. Falknor on the preceding day, the question was now on the final passage of Substitute House Bill No. 127.

After debate, Mr. Danielson moved that the rules be suspended and the bill be returned to second reading for the purpose of amendment.

The motion was lost.

After extended debate, on motion of Mr. Friese, the previous question was ordered.

Mr. Griffin 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 Bach, Hazen, McCracken and Shoemaker; Representatives Bach and Hazen having been previously excused.

Mr. Davis (J. H.) moved that the absentees be excused, and the House proceed with business under the call of the House.

The motion was carried.

The Speaker declared the question was on the final passage of Substitute House Bill No. 127.

The clerk called the roll on the final passage of Substitute House Bill No. 127, and it failed to pass the House by the following vote: Yeas, 43; nays, 50; absent or not voting, 4.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Beck, Bennett, Biesen, Booth, Bostwick, Butterworth, Cory, Danskin, Falknor, Gilbert, Griffin, Hill, Jones (John R.), Kelly, Knapp, Krouse, McDonough, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Nelson, Olson (O. H.), Paysse, Peterson (Payson), Post, Reader, Roubidoux, Saunders, Shipley, Soule, Totten, Tripple, Vaughan, Wakefield, Wannemaker, Webb, Williams—43.
Those voting nay were: Representatives Anderson, Barlow, Benson, Canfield, Casey, Culmback, Danielson, Davis (J. H.), Denman, Durkee, Durrant, Friese, Gear, Gillette, Glasgow, Goldsworthy, Hall, Hartung, Hayton, Hess, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (Roy), Leber, Lindsay, McQuesten, Mansfield, Marble, Masterson, Murray, Northup, Olson (A. E.), Peterson (C. E.), Ratliffe, Reed, Roth, Rowe, Russell, Ryan, Sims, Smith, Sweetman, Templeton, Van Horn, Watkins, Westover, Mr. Speaker—50.

Those absent or not voting were: Representatives Bach, Hazen, McCracken, Shoemaker—4.

The bill, having failed to receive the constitutional majority, was declared lost.

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

On motion of Mrs. Wanameker, Rule 20 was suspended.

REPORTS OF STANDING COMMITTEES.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 12, 1929.

Your Committee on Enrollment, to whom was referred House Bill No. 65, also House Joint Resolution No. 5, have compared same with the original bill and Resolution and find them correctly enrolled. JOHN ANDERSON, Chairman.

I concur in this report: O. H. Olson.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 14, 1929.

We, your Committee on Military, to whom was referred House Bill No. 89, entitled "An Act concerning the guardianship of incompetent veterans and of minor children of disabled or deceased veterans, and the commitment of veterans and to make uniform the law with reference thereto," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Rex S. Roudebush, Chairman.


Passed to second reading.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 14, 1929.

We, your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 104, 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 not pass.

G. C. Barlow, Chairman.

We concur in this report: George Culmback, Fred Shoemaker, J. B. Gilbert, C. E. Butterworth.

Passed to second reading.

House Bill No. 110: Do pass as amended.

Passed to second reading.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 14, 1929.

We, the majority of your Committee on Industrial Insurance, to whom was referred House Bill No. 113, entitled "An Act providing for the acceptance of the benefits of an Act of Congress making provisions for the promotion of Vocational Reha-
bilitation 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," 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.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 14, 1929.

We, a minority of your Committee on Industrial Insurance, to whom was referred House 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," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be referred to the Committee on Education.

Chairman.

We concur in this report: Maude Sweetman, Payson Peterson, Pliny L. Allen.

On motion of Mr. Allen, House Bill No. 113 was re-referred to the Committee on Education.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 14, 1929.

We, a part of your Committee on Compensation and Fees for State and County Officers, to whom was referred House Bill No. 144, entitled "An Act relating to counties, providing for the election of certain officers therein and fixing their salaries and compensation, amending sections 2, 3, and 4 of chapter 148 of the Laws of the Extraordinary Session of 1925," 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: A. E. Mills, Frank O. Miller, Henry C. Krouse.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 14, 1929.

We, a part of your Committee on Compensation and Fees for State and County Officers, to whom was referred House Bill No. 144, entitled "An Act relating to counties, providing for the election of certain officers therein and fixing their salaries and compensation, amending sections 2, 3, and 4 of chapter 148 of the Laws of the Extraordinary Session of 1925," 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: Fred Shoemaker, J. W. Shipley.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 14, 1929.

We, your Committee on Counties and County Boundaries, to whom was referred House Bill No. 161, entitled "An Act relating to the powers and duties of county commissioners, providing for county experiment stations, and amending section 2573 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 be referred to the Committee on Agriculture.

Chairman.

We concur in this report: Mary C. Hutchinson, E. J. Nelson, Chas. E. Peterson, T. Claud Bennett.

On motion of Mr. Peterson (C. E.), House Bill No. 161 was re-referred to the Committee on Agriculture.
MR. SPEAKER:

We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 200, entitled "An Act relating to public utility companies, providing for increased fees and amending section 1 of chapter 113 of the Laws of 1921, as amended by section 1 of chapter 107 of the Laws of 1923, (section 10417 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. C. HUBBELL, Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 201, entitled "An Act relating to fees to be paid by Auto Transportation Companies, abolishing the 'Auto Transportation Fund' and amending section 9 of chapter 111 of the Laws of 1921, as amended by section 1 of chapter 79 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.

J. C. HUBBELL, Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 215, entitled "An Act providing for the cancellation of certain state taxes payable by Benton county," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. C. HUBBELL, Chairman.


Passed to second reading.

House Bill No. 223: Do pass as amended.

Passed to second reading.

MESSAGES FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, WASH., February 13, 1929.

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

LADIES AND GENTLEMEN:

I have today approved the following House Bills, entitled:

House Bill No. 30, "An Act relating to the execution and enforcement of judgments, and repealing certain acts relating thereto."

House Bill No. 38, "An Act relating to the restoration of civil rights to persons convicted of infamous crimes."
THIRTY-SECOND DAY, FEBRUARY 14, 1929

House Bill No. 41, "An Act relating to actions for damages resulting from careless, negligent and unlawful acts of common carriers of passengers upon public highways or their agents or employes, and amending and repealing certain acts relating thereto."

Very truly yours,
ROLAND H. HARTLEY,
Governor.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, Wednesday, February 13, 1929.

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

I am returning herewith, without my approval, House Bill No. 43, entitled:
"An Act relating to the selection, control, management, sale lease and disposition of lands and areas belonging to or held in trust by the state and repealing certain acts relating thereto."

In a note to the printed bill it is stated, "We recommend the repeal of the acts enumerated in the foregoing bill • • • for the reason that they are, in our opinion, superseded and impliedly repealed by chapter 255 of the Laws of 1927."

Chapter 61 of the Laws of 1905 and chapter 148 of the Laws of 1917 are not impliedly repealed by chapter 255 of the Laws of 1927.

Should I approve of this bill it would probably be necessary to reenact certain parts of chapter 148 of the Laws of 1917 regarding the powers of county commissioners.

The whole of said House Bill is useless and unnecessary. If all these sections have been repealed by chapter 255 of the Laws of 1927 they are repealed and of no force. If of no force why repeal them again?

Therefore House Bill No. 43 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

On motion of Mr. Danskin, vetoed House Bill No. 43, together with the Governor's veto message thereon, was referred to the Committee on Rules and Order.

MESSAGES FROM THE SENATE.

Mr. Speaker:

The Senate has passed
House Bill No. 101, also
Engrossed House Bill No. 25, also
Re-engrossed House Bill No. 29, also
Engrossed House Bill No. 37, also
Senate Bill No. 160, also
Engrossed Senate Bill No. 51, also
Engrossed Senate Bill No. 52, also
Engrossed Senate Bill No. 72, also
Engrossed Senate Bill No. 191, and the same are herewith transmitted; also

The President has appointed as members of Conference Committee on the Senate amendments to Engrossed House Bill No. 18, Senators Palmer, Hall (Charles W.) and Houser, also

The President has appointed as members of Conference Committee on the Senate amendments to Engrossed House Bill No. 34, Senators Palmer, Phipps and Hurn.

HERBERT H. SIEKER, Secretary.

SENATE AMENDMENTS TO HOUSE BILLS.

Mr. Speaker:

The Senate has passed
Engrossed House Bill No. 54 with the following amendment:
Amend section 1, line 9, after the word "plaintiff" insert the following: "the court on motion of"
Amend section 1, line 10, by striking the words "by motion," and the same is herewith transmitted.

Mr. Falknor moved that the House do not concur in the Senate amendments to Engrossed House Bill No. 54, and that the Senate be asked to recede therefrom.

The motion was carried.

HERBERT H. SIELER, Secretary.

Mr. Falknor moved that the House do not concur in the Senate amendment to Engrossed House Bill No. 55, 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. 262, by Mr. C. W. Ryan (By executive request): An Act relating to public works, to bids and contracts therefor, and amending section 1 of chapter 207 of the Laws of 1909 as amended by section 1 of chapter 28 of the Laws of 1915, section 3 of chapter 207 of the Laws of 1909 as amended by section 2 of chapter 28 of the Laws of 1915, and section 7 of chapter 186 of the Laws of 1909 (sections 1159, 1161 and 6767, Remington's Compiled Statutes), and declaring that this act shall take effect immediately.

On motion of Mr. Ryan, the usual number of copies of House Bill No. 262 were ordered printed.

Referred to Committee on Highways and Automotive Transportation.

House Bill No. 263, by Mr. Hurspool (By request): An Act relating to and prescribing the contents of, articles of incorporation of Banking and Trust Companies, and amending section 3228 of Remington's Compiled Statutes.

On motion of Mr. Hurspool, the usual number of copies of House Bill No. 263 were ordered printed.

Referred to Committee on Banks and Banking.

House Bill No. 264, by Messrs. Davis (J. H.) and Tripple: An Act relating to and regulating common carriers of passengers upon public highways, and amending section 4 of chapter 57 of the Laws of 1915.

Ordered printed and referred to Committee on Insurance.

House Bill No. 265, by Messrs. Davis (J. H.) and Shoemaker: An Act relating to habitual criminals, their trial, punishment and resentencing in certain cases, and repealing section 34 of chapter 249 of the Laws of 1909.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 266, by Messrs. Davis (J. H.) and Shoemaker: An Act relating to the selection of juries in criminal actions and amending section 1078 of the Code of Washington Territory of 1881.

Ordered printed and referred to Committee on Judiciary.
House Bill No. 267, by Mr. Shoemaker: An Act relating to the continuance of criminal actions and amending section 2135 of Remington's Compiled Statutes.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 268, by Messrs. Davis (J. H.) and Shoemaker: An Act relating to the commission of a felony while armed with a pistol, revolver, or other deadly weapon and prescribing additional penalties for felonies so committed.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 269, by Messrs. Davis (J. H.) and Shoemaker: An Act creating a state bureau of criminal identification and investigation, providing for its organization and defining its powers and duties.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 270, by Mr. Bennett: An Act relating to the collection of delinquent personal property taxes and amending section 86 of chapter 130 of the Laws of the Extraordinary Session of 1925:
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 271, by Mr. Reader: An Act for the prevention of the fraudulent operation of automatic vending machines or coin receptacles, or making or furnishing devices to defraud owners of the same, and prescribing penalties for the violation of the provisions thereof.
Ordered printed and referred to Committee on Public Utilities.

House Bill No. 272, by Mr. Van Horn: An Act to prohibit the sale of eggs unfit for human food, to prevent deception in the sale of eggs, to protect the consuming public in the matter of equality and weight, regulating and standardizing the grading, classification, and labeling of all eggs displayed for sale, and providing penalties for the violation thereof.
Ordered printed and referred to Committee on Agriculture.

House Bill No. 273, by Mr. Watkins: An Act regulating the taking of clams, amending section 5750 of Remington's Compiled Statutes, as amended by chapter 157, Laws of Extraordinary Session of 1925.
Ordered printed and referred to Committee on Fisheries.

House Bill No. 274, by Representatives Marble and Wanamaker: An Act creating liens for surveying real property, providing for notice and foreclosure thereof.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 275, by Messrs. Northup, Sims and Watkins: An Act making appropriations for the development of roads and trails in and in the vicinity of the Clearwater unit of the state timber lands and declaring that this act shall take effect immediately.
Ordered printed and referred to Committee on Highways and Automotive Transportation.

House Bill No. 276, by Messrs. Northup and Sims: An Act relating to and establishing State Road No. 9 or the Olympic Highway and amending section 8, chapter 185 of the Laws of 1923.
Ordered printed and referred to Committee on Highways and Automotive Transportation.
House Bill No. 277, by Mr. Banker: An Act relating to irrigation districts, providing for the issuance of warrants, fixing the powers and duties of certain officers in relation thereto, and relating to irrigation district assessments on tolls and charges levied by irrigation districts, providing for the collection thereof, and the taxation of lands sold by irrigation districts, and amending sections 18, 22, 29, 36 and 37 of an act entitled "An Act providing for the organization and government of irrigating districts, and the sale of bonds arising therefrom, and declaring an emergency", approved March 20, 1890.

Ordered printed and referred to Committee on Reclamation and Irrigation.

House Bill No. 278, by Mr. Knapp (By request): An Act to regulate and standardize the installation of fire extinguishers for fire protection purposes.

On motion of Mr. Knapp, the usual number of copies of House Bill No. 278 were ordered printed.

Referred to Committee on Insurance.

House Bill No. 279, by Messrs. Vaughan, Watkins and Westover: An Act relating to water and water systems in cities and towns, authorizing such cities and towns to contract in relation thereto, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Public Utilities.


On motion of Mr. Moran, the rules were suspended, House Joint Resolution No. 7 was advanced to second reading and read the second time in full.

On motion of Mr. Moran, the rules were suspended, the second reading considered the third, the resolution placed on final passage, and is passed the House by the following vote: Yeas, 79; nays, 2; absent or not voting, 16.

Those voting yea were: Representatives Albert, Allen, Banker, Barlow, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Cory, Culmbach, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hill, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Reader, Reed, Roth, Roudebush, Rowe, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—79.

Those voting nay were: Representatives Casey, Masterson—2.

Those absent or not voting were: Representatives Anderson; Aspinwall, Bach, Beck, Danielson, Hazen, Hess, Hurspool, Knapp, McCracken, Murray, Ratliffe, Russell, Ryan, Templeton, Totten—16.

The resolution, having received the constitutional majority, was declared passed.
On motion of Mr. Moran, the rules were suspended, and the chief clerk was directed to immediately transmit House Joint Resolution No. 7 to the Senate.

**House Joint Memorial No. 5**, by Mr. Northup: Relating to appropriations to be expended on the construction and repair of look-out cabins, telephone lines, fire roads and trails and other improvements within national forests.

Ordered printed and referred to Committee on Forestry and Logged Off Lands.

**FIRST READING OF SENATE BILLS.**

Engrossed Senate Bill No. 51, by Senator Norman: An Act relating to fisheries, providing for the licensing for the taking or catching of a salmon or other food or shell fish, and amending section 43 of chapter 31 of the Laws of 1915, as amended by section 1 of chapter 180 of the Laws of 1921, and declaring an emergency.

Referred to Committee on Fisheries.

Engrossed Senate Bill No. 52, by Senator Norman: An Act relating to Fisheries and amending section 5683 of Remington's Compiled Statutes.

Referred to Committee on Fisheries.

Engrossed Senate Bill No. 72, by Senators Metcalf, Oman, Jacobus and Tatman: An Act authorizing cities and towns to construct, condemn and purchase, purchase, acquire, add to, maintain, conduct and operate certain public utilities; to purchase, acquire, add to, maintain, operate and lease motor vehicles and other agencies of transportation, and to engage in the business of transporting and carrying passengers and freight for hire thereon; and amending section 9488 of Remington's Compiled Statutes; and providing that this act shall take effect immediately.

Referred to Committee on Public Utilities.

Senate Bill No. 160, by Senator Smith: An Act relating to the sale by counties of property acquired for taxes and amending section 133 of chapter 130 of the Laws of the Extraordinary Session of 1925.

Referred to Committee on Judiciary.

Engrossed Senate Bill No. 191, by Committee on Fisheries: An Act relating to, defining and regulating movable fishing gear and appliances to be operated upon the waters of the Columbia River, providing penalties for violation thereof and fixing the jurisdiction of the justices of the peace in relation thereto and providing that this act shall be effective only with the consent of the state of Oregon, consenting that the state of Oregon may by law define and regulate such gear, and declaring that this act shall take effect immediately.

Referred to Committee on Fisheries.

Mr. Grant Sisson, former member of the House of Representatives, was, upon invitation, escorted to a seat upon the rostrum by Representatives Hayton and Northup.

The Speaker announced that he was about to sign House Bill No. 65 and House Joint Resolution No. 5.
SECOND READING OF BILLS.

Engrossed Substitute Senate Bill No. 65, by Committee on Cities of First Class: Relating to city firemen, creating a pension fund. The bill was read the second time by sections.

Mr. Shoemaker moved the adoption of the following amendment:
Amend section No. 2, line 4. Add the words "and shall have reached the age of fifty-five (55) years."

Mr. Moran demanded a roll call on the adoption of the amendment, but the demand was not sustained.

The amendment was adopted.

Mr. Shoemaker moved the adoption of the following amendment:
Amend section No. 2, line 22: Add new sentence as follows: The terms "member of the fire department" and "firemen" shall be deemed and held to include members of any police and fire alarm system whose time is occupied jointly in connection with the police and fire alarm systems of any city.

The amendment was adopted.

Mr. Shoemaker moved the adoption of the following amendment:
Amend section No. 12, line 5. Strike the words "a majority" and substitute the words "two thirds".

The amendment was adopted.

The bill was passed to third reading.

On motion of Mr. Knapp, 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.

The clerk called the roll; all members being present except Representatives Bach, Hazen and McCracken; all of whom were excused.

The Speaker: "Because of the sickness of Mr. Hazen, the Speaker will appoint Mr. Soule to replace Mr. Hazen on the conference committee on Senate amendments to Engrossed House Bill No. 18.

SECOND READING OF BILLS.

The House resumed consideration of bills on second reading.

House Bill No. 10, by Joint Committee on Revision of Laws: Relating to venue of civil actions.
On motion of Mr. Falknor, House Bill No. 10 was re-referred to the Committee on Judiciary.

House Bill No. 70, by State Library Committee: Relating to free county libraries.

The bill was read the second time by sections.

On motion of Mr. Biesen, the following amendments were adopted:
Amend section No. 4, line 14 of the original bill, being line 2 of the printed bill, after the word "established," insert the following: "under the provisions of this act,"
Amend section No. 4, line 16 of the original bill, being line 3 of the printed bill, strike the words "of a neighboring" and insert in lieu thereof the words "in an adjoining"
Amend section No. 4, line 16 of the original bill, being line 3 of the printed bill, strike the words "the neighboring" and insert in lieu thereof "any school district of an adjoining"
Amend section No. 4, line 17 of the original bill, being line 4 of the printed bill, after the word "and" insert the following: "upon the filing of a petition signed by a majority of the legal voters of any school district therein."

Amend section No. 4, line 18 of the original bill, being line 5 of the printed bill, strike the words "the neighboring" and insert in lieu thereof "such adjoining."

The bill was passed to third reading and ordered engrossed.

**House Bill No. 224**, by Mr. Rowe: Relating to horticulture and horticultural products.

The bill was read the second time by sections.

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

Amend section 1, line 65, of printed bill by striking the word "the" preceding the word "apples."

The bill was passed to third reading and ordered engrossed.

On motion of Mr. Allen, Rule 20 was suspended.

**House Bill No. 121**, by Representatives Hill, Kelly, Marble, Masterson, Saunders, Templeton: Relating to Planning Commissions.

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

**House Bill No. 227**, by Representatives Roth, Masterson, Peterson (C. E.): Abolishing the office of township assessor.

Mr. Johnson moved that House Bill No. 227 be re-referred to the Committee on County and County Boundaries.

A division on the motion was called for, and the motion was carried by rising vote.

**House Bill No. 196**, by Committee on Fisheries (executive request): Abolishing the fisheries board and declaring an emergency.

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

Mr. Speaker:

We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 106, entitled "An Act concerning taxes on the transfer of personal property of non-residents and to make uniform the laws of the states with reference thereto," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend section 3, line 30 of the original bill, being line 1 of the printed bill, strike the period (.), insert in lieu thereof a semi-colon (;) and add the following words: Provided, That this act shall not apply to estates of decedents whose death occurred prior to the time this act becomes a law, and such estates shall be liable to a tax in accordance with the laws in effect at the date of the death of such decedents."

J. C. Hubbell, Chairman.


The bill was read the second time by sections.

On motion of Mr. Hubbell, the committee amendment was adopted.

The bill was passed to third reading and ordered engrossed.

**House Bill No. 152**, by Mr. Rowe: Authorizing the reinstatement of a certain contract for purchase of state lands and declaring an emergency.

The bill was read the second time by sections and passed to third reading.
House Bill No. 178, by Mr. Soule: Relating to the granting of franchises by county commissioners.

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

House Bill No. 241, by Committee on Medicine, Dentistry, Pure Food and Drugs: Relating to licensing of embalmers and funeral directors.

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

House Bill No. 78, by Mr. Roudebush: Relating to the extradition of persons charged with crime.

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

House Bill No. 190, by Mr. Hill: Relating to artesian wells.

The bill was read the second time by sections.

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

Amend section No. 1. In line 14 of the printed bill by striking the words “one half” and inserting in lieu thereof the words “three quarters.”

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

Amend section No. 2, line 10, printed bill, by striking the words “one half” and inserting the words “three quarters.”

The bill was passed to third reading and ordered engrossed.

THIRD READING OF BILLS.

Engrossed House Bill No. 50, by Mr. Knapp (by request): Relating to the salaries of county engineers of class “A” counties.

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, 49; nays, 33; absent or not voting, 15.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Bennett, Benson, Biesen, Bostwick, Butterworth, Casey, Cory, Davis (J. H.), Denman, Falknor, Gilbert, Goldsworthy, Griffin, Hayton, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, McDonough, Marble, Miller (Frank O.), Miller (W. O.), Mitchell, Moran, Nelson, Olson (O. H.), Paysse, Post, Ratliffe,Reader, Roudebush, Saunders, Shipley, Shoemaker, Soule, Tripple, Vaughan, Wakefield, Wamaker, Webb, Williams—49.

Those voting nay were: Representatives Anderson, Barlow, Beck, Booth, Danielson, Danskin, Durkee, Durrant, Friese, Gear, Gillette, Glasgow, Hall, Hartung, Hess, Hill, Hubbell, Hultgrenn, Lindsay, McQuesten, Mansfield, Masterson, Northup, Olson (A. E.), Peterson (C. E.), Peterson (Payson), Reed, Rowe, Russell, Ryan, Smith, Sweetman, Mr. Speaker—33.

Those absent or not voting were: Representatives Bach, Banker, Canfield, Culmback, Hazen, McCracken, Mills, Murray, Roth, Sims, Templeton, Totten, Van Horn, Watkins, Westover—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 House Bill No. 59, by Mr. Falknor: Relating to search warrants.

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, 57; nays, 34; absent or not voting, 6.
Those voting yea were: Representatives Albert, Anderson, Aspinwall, Bennett, Biesen, Bostwick, Canfield, Cory, Culmback, Danielson, Denman, Durkee, Falknor, Gear, Gilbert, Goldsworthy, Griffin, Hall, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McQuesten, Mansfield, Masterson, Miller (Frank O.), Miller (W. O.), Moran, Nelson, Northup, Olson (A. E.), Olson (O. H.), Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Roth, Roudebush, Ryan, Shipley, Shoemaker, Soule, Templeton, Van Horn, Vaughan, Wanamaker, Webb, Williams—57.

Those voting nay were: Representatives Allen, Banker, Barlow, Beck, Benson, Booth, Butterworth, Casey, Danskin, Davis (J. H.), Durrant, Friese, Gillette, Glasgow, Hartung, Hayton, Hess, McDonough, Marble, Mills, Mitchell, Murray, Paysse, Post, Reed, Rowe, Russell, Sims, Smith, Sweetman, Tripple, Wakefield, Westover, Mr. Speaker—34.

Those absent or not voting were: Representatives Bach, Hazen, McCracken, Saunders, Totten, Watkins—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.

Engrossed House Bill No. 105, by Representatives Roudebush and Falknor: Relating to liens for labor and materials.

On motion of Mr. Roudebush, 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, 24; absent or not voting, 11.

Those voting yea were: Representatives Albert, Barlow, Beck, Bennett, Booth, Bostwick, Butterworth, Casey, Culmback, Danielson, Davis (J. H.), Denman, Falknor, Friese, Gear, Gilbert, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Leber, Lindsay, McQuesten, Marble, Miller (Frank O.), Mills, Mitchell, Moran, Murray, Nelson, Olson (A. E.), Olson (O. H.), Paysse, Peterson (Payson), Post, Ratliffe, Reader, Roth, Roudebush, Russell, Saunders, Shoemaker, Smith, Soule, Tripple, Vaughan, Wakefield, Wanamaker, Westover, Williams—62.

Those voting nay were: Representatives Allen, Anderson, Aspinwall, Banker, Cory, Danskin, Durkee, Durrant, Gillette, Kelly, Krouse, Mansfield, Masterson, Miller (W. O.), Northup, Peterson (C. E.), Reed, Rowe, Shipley, Sims, Sweetman, Templeton, Webb, Mr. Speaker—24.

Those absent or not voting were: Representatives Bach, Benson, Biesen, Canfield, Hazen, McCracken, McDonough, Ryan, Totten, Van Horn, Watkins—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. A. L. Willhite, former member of the House of Representatives, was, upon invitation of the Speaker, escorted to a seat upon the rostrum by Representatives Hubbell and Bennett.
Engrossed House Bill No. 137, by Mr. Hall: Relating to driving motor vehicles while intoxicated.

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, 84; nays, 2; absent or not voting, 11.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Smith, Soule, Sweetman, Templeton, Tripple, Van Horn, Vaughan, Wanamaker, Webb, Williams, Mr. Speaker—84.

Those voting nay were: Representatives Post, Sims—2.

Those absent or not voting were: Representatives Bach, Barlow, Canfield, Hazen, Hess, McClarren, Mills, Totten, Wakefield, Watkins, 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.

House Bill No. 141, by Mr. Ryan (executive request): Relating to fees to be collected by the director of licenses.

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, 78; nays, 5; absent or not voting, 14.

Those voting yea were: Representatives Albert, Anderson, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Gear, Gilbert, Gillette, Glasgow, Hall, Hartung, Hayton, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Post, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Webb, Williams, Mr. Speaker—78.

Those voting nay were: Representatives Allen, Falknor, Friese, Peterson (Payson), Ratliffe—5.

Those absent or not voting were: Representatives Bach, Barlow, Canfield, Goldsworthy, Griffin, Hazen, Hess, McClarren, Mansfield, Mills, Reader, Totten, Watkins, 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.
Mr. John A. Raftis, former member of the House of Representatives, was, upon invitation of the Speaker, escorted to a seat upon the rostrum by Representatives Soule and Williams.

House Bill No. 165, by Representatives Olson (A. E.), Cory, Miller: To expedite the collection by banks of checks.

On motion of Mr. Miller (W. O.), 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 Anderson, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskir, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Hartung, Hayton, Hill, Hubbell, Hultgren, Hurspool, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mitchell, Moran, Murray, Nelson, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Roudebush, Rowe, Russell, Saunders, Shoemaker, Sims, Smith, Soule, Templeton, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Webb, Williams, Mr. Speaker—71.

Those absent or not voting were: Representatives Albert, Allen, Aspinwall, Bach, Barlow, Goldsworthy, Griffin, Hall, Hazen, Hess, Hutchinson, McCracken, Mansfield, Mills, Northup, Post, Ratliffe, Reader, Reed, Roth, Ryan, Shipley, Sweetman, Totten, Watkins, 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.

House Bill No. 197, by Committee on Medicine, Dentistry, Pure Food and Drugs: Relating to disposition and sale of caustic substances.

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, 74; nays, 0; absent or not voting, 23.

Those voting yea were: Representatives Albert, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Canfield, Casey, Cory, Culmbach, Danielson, Danskir, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Hall, Hartung, Hayton, Hess, Hill, Hubbell, Hultgren, Hurspool, Johnson, Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mitchell, Moran, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Reed, Roudebush, Russell, Ryan, Saunders, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—74.

Those absent or not voting were: Representatives Allen, Anderson, Aspinwall, Bach, Barlow, Butterworth, Goldsworthy, Griffin, Hazen, Hutchinson, Jones (John R.), McCracken, Mansfield, Mills, Murray, Post, Ratliffe, Reader, Roth, Rowe, Shipley, Totten, Westover—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. 198**, by Committee on Cities of the First Class: Relating to public water bonds of cities.

On motion of Mr. Wakefield, 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 Albert, Aspinwall, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hayton, Hess, Hill, Hultgrenn, Hurspool, Johnson, Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mitchell, Moran, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Roth, Russell, Ryan, Saunders, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Tripple, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—75.

Those absent or not voting were: Representatives Allen, Anderson, Bach, Banker, Durrant, Goldsworthy, Hazen, Hubbell, Hutchinson, Jones (John R.), McCracken, Mansfield, Mills, Murray, Reader, Reed, Roudebush, Rowe, Shipley, Totten, Van Horn, 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.

**House Bill No. 199**, by Committee on Parks and Playgrounds: Relating to the improvement of state 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, 74; nays, 0; absent or not voting, 23.

Those voting yea were: Representatives Albert, Aspinwall, Barlow, Beck, Bennett, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Danskin, Davis (J. H.), Denman, Durkee, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hayton, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Reed, Roudebush, Russell, Saunders, Sims, Smith, Soule, Sweetman, Templeton, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—74.

Those absent or not voting were: Representatives Allen, Anderson, Bach, Banker, Benson, Culmback, Danielson, Durrant, Goldsworthy, Hazen, Hubbell, Jones (John R.), McCracken, Mansfield, Mills, Ratcliffe, Reader, Roth, Rowe, Ryan, Shipley, Shoemaker, Totten—23.

The bill, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as
the title of the act.

On motion of Mr. McDonough, the use of the House Chamber was
granted to the Committee on Harbors and Waterways, on Tuesday evening,
February 19, at 8:00 p.m., for a public hearing on Senate Bill No. 120.

On motion of Mr. Knapp, the House adjourned until 10:00 a.m., Friday,
February 15, 1929.

A. W. Calder, Chief Clerk.
dated Smelting & Refining Company, Ltd., be permitted to come into the State of Washington and make private settlements for such damages, and that such settlements be approved by the said Commission as though testimony had been taken under Article X of the existing treaty, and, if this permission should be refused, that said Consolidated Smelting & Refining Company, Ltd., be permitted to purchase smoke easements in the State of Washington; and

WHEREAS, In the area now affected by such gases and fumes, there is a large acreage of property owned by the State of Washington, the County of Stevens, the government of the United States, and by private property owners, and if such gases and fumes are permitted to continue to lodge thereon the total market value of these lands so affected will be virtually destroyed, homes and farms will be abandoned, tax values destroyed, and tax burdens shifted to others who are property owners in the State of Washington; and

WHEREAS, The flow of these destructive gases and fumes in and upon the territory of the State of Washington from the above mentioned smelter plant can be avoided by the action of the said Consolidated Smelting & Refining Company, Ltd., either by reducing the height of the smelter smoke stack, or by the use of modern machinery and chemical processes now in use in other smelter plants:

Therefore, Be It Resolved: That the House of Representatives of the twenty-first legislative assembly, representing the people of the State of Washington, respectfully protest against the invasion of the territory of the State of Washington, and the rights of the people therein, by gases and fumes drifting through currents of the air from the plant of the Consolidated Smelting & Refining Company, Ltd., situated near Trail, British Columbia, Canada, and do hereby call upon the Congress of the United States to assist in proper steps:

1. To bring about the prompt cessation of the invasion of American territory and the rights of the people therein by gases and fumes drifting from the aforesaid smelter plant.

2. That, upon the permanent cessation of such invasion of gases and fumes from such smelter plant, that the State of Washington, Stevens County, and persons owning property therein be promptly paid and reimbursed for damages suffered by reason of such gases and fumes aforesaid.

Be It Further Resolved: That a copy of this resolution be forwarded to the Senate and House of Representatives of the United States, and to each of the Senators and Representatives from Washington In Congress, and to the Secretary of State for the United States, and to the members of the International Joint Commission at Ottawa, Canada, and at Washington, D. C.

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

REPORTS OF STANDING COMMITTEES.

Mr. Speaker:

Your Committee on Engrossment, to whom was referred House Bills Nos. 70, 106, 190 and 224, have compared same with the original bills and find them correctly engrossed.

I concur in this report: A. G. Hall.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bills Nos. 25, 29, 37 and 101, have compared same with the original bills and find them correctly enrolled.

I concur in this report: M. B. Mitchell.

Mr. Speaker:

We, a majority of your Committee on Banks and Banking, to whom was referred House Bill No. 72, entitled "An Act to regulate the owning by certain corporations of capital stock of state banks and trust companies doing business in this state and, in certain cases, to limit and prohibit the purchase and ownership of such stock, and fixing the liability of stockholders," 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.

RALPH R. KNAPP, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 15, 1929.

MR. SPEAKER:

We, a minority of your Committee on Banks and Banking, to whom was referred House Bill No. 72, entitled "An Act to regulate the owning by certain corporations of capital stock of state banks and trust companies doing business in this state and, in certain cases, to limit and prohibit the purchase and ownership of such stock, and fixing the liability of stockholders," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill do not pass.

C. C. ASPINWALL, Chairman.

We concur in this report: Herman Friese, Chan Wakefield.

On motion of Mr. Knapp, the usual number of copies of Substitute House Bill No. 72 were ordered printed.

Passed to second reading.

House Bill No. 88: Do pass as amended.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 15, 1929.

MR. SPEAKER:

We, your Committee on Agriculture, to whom was referred House Bill No. 97, entitled "An Act relating to noxious weeds and providing for the creation and organization of weed districts, the election of directors therefor, and defining their powers and duties," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

C. C. ASPINWALL, Chairman.


Passed to second reading.

House Bill No. 108: Do pass as amended.

Passed to second reading.

House Bill No. 118: Do pass as amended.

Passed to second reading.

House Bill No. 140: Do pass as amended.

Passed to second reading.

House Bill No. 167: Do pass as amended.

Passed to second reading.

House Bill No. 181: Do pass as amended.

Passed to second reading.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 15, 1929.

We, your Committee on Highways and Automotive Transportation, to whom was referred House Bill No. 233, entitled "An Act relating to an interstate bridge over the Snake river between Clarkston in Asotin county, Washington, and Lewiston in Nez Perce county, Idaho," 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.

Mr. Speaker:

We, your Committee on Military, to whom was referred House Joint Memorial No. 4, entitled "Relating to the establishment of an air base by the United States at Fort Lewis," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached memorial be substituted therefor, be printed and do pass.

Rex S. Roudebush, Chairman.


On motion of Mr. Roudebush, the usual number of copies of Substitute House Joint Memorial No. 4 were ordered printed.

Passed to second reading.

Substitute Senate Bill No. 44: Do pass as amended.

Passed to second reading.

REPORT OF SPECIAL COMMITTEE.

State of Washington, Highway Department, Olympia, Wash., February 8, 1929.

To the Honorable, the Senate and the House of Representatives of the State of Washington in Legislature Assembled:

Pursuant to the provisions of section 2, chapter 314, Session Laws of 1927, requiring the State Highway Committee to prepare and submit to the 1929 Legislature an itemized and detailed report showing the expenditure of the monies appropriated by the respective items of said chapter 314, and the expenditures contracted under each of said items and the unexpended and uncontracted balance of said items to December 31, 1928, inclusive, we have the honor to submit herewith such a report showing the status of the appropriations made under said chapter 314 as of December 31, 1928, inclusive, with respect to the amounts expended, amounts obligated, unexpended balances, and unobligated balances as of said date.

Respectfully submitted,

Samuel J. Humes,
State Highway Engineer.

R. H. Hartley,
C. W. Clausen,
Chas. W. Hinton.

(Note: Report attached showing detail figures not printed in Journal. Same is on file and can be obtained at the office of the State Highway Engineer.)

Referred to Committee on Highways and Automotive Transportation.

MESSAGES FROM THE SENATE.

Senate Chamber, Olympia, Wash., February 14, 1929.

The Senate has passed
Senate Joint Memorial No. 5, also
Senate Bill No. 171, also
Senate Bill No. 178, also
Senate Bill No. 199, also
Senate Bill No. 204, also
The President has signed
Senate Concurrent Resolution No. 7, also
Senate Bill No. 12, also
House Joint Resolution No. 5, also
House Bill No. 65, and the same are herewith transmitted.

Herbert H. Sieler, Secretary.
MR. SPEAKER:

The Senate has adopted the report of the Conference Committee to whom was referred Engrossed House Bill No. 34, and has granted the power of free conference to said Committee.

HERBERT H. SIELER, Secretary.

REPORT OF CONFERENCE COMMITTEE.

We, your Committee on Conference, to whom was referred Engrossed House Bill No. 34, entitled "An Act relating to civil actions in justice courts and repealing certain acts relating thereto," have had the same under consideration, and report that we are unable to agree and ask that free conference be granted.

Senate Members:
E. B. PALMER,
REBA J. HURN,
HARVE H. PHIPPS,

House Members:
JUDSON F. FALKNOR,
ANDREW DANIELSON,
JOHN C. HURSPOOL.

Mr. Falknor moved that the report of the Conference Committee on Senate amendments to Engrossed House Bill No. 34 be adopted, and the Conference Committee be granted the powers of free conference.

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. 280, by Mr. Masterson: An Act relating to motor vehicles and other vehicles operated upon the public highways of this state, the registration thereof and of extra engines therefor, providing for the licensing and regulation of dealers therein, the collection, distribution and disposition of fees, prescribing the powers and duties of certain officers,
defining offenses and fixing penalties, and repealing conflicting acts and parts of acts.

Ordered printed and referred to Committee on Highways and Automotive Transportation.

**House Bill No. 281**, by Representatives Watkins, Vaughan, Westover: An Act relating to and establishing State Road No. 9, or the Olympic Highway, and amending section 8 of chapter 185 of the Laws of 1923.

Ordered printed and referred to Committee on Highways and Automotive Transportation.

**House Bill No. 282**, by Representatives Mills and Culmback: An Act providing for the procurement, placing, and maintenance of highway directional, informative, warning, danger and mandatory “Stop” signs within the State of Washington; providing for designation of arterial highways and mandatory “Stop” sign locations; providing penalties for violations thereof and repealing certain acts or parts of acts in conflict herewith.

Ordered printed and referred to Committee on Highways and Automotive Transportation.

**House Bill No. 283**, by Mr. Webb: An Act relating to the admission, care and treatment of patients in public or semi-public hospitals where same are supported in whole or in part by public funds or assisted by exemption from taxation, to any extent for state, county or municipal purposes and fixing a penalty for the violation thereof.

Ordered printed and referred to Committee on State Charitable Institutions.

**House Bill No. 284**, by Mr. Watkins: An Act relating to and authorizing the regulation of buildings and structures in cities and towns.

Ordered printed and referred to Committee on Municipal Corporations other than the First Class.

**House Bill No. 285**, by Mr. Hess: An Act relating to navigation and providing in connection therewith for the regulation of pilotage on the Columbia River Bar and the Columbia River.

Ordered printed and referred to Committee on Harbors and Waterways.

**House Bill No. 286**, by Mr. Aspinwall: An Act relating to municipal corporations under a commission form of government, and amending section 14 of chapter 116 of the Laws of 1911.

Ordered printed and referred to Committee on Municipal Corporations other than the First Class.

**House Bill No. 287**, by Mr. Leber: An Act relating to port districts, providing for changing the name of any existing port district in the State of Washington or which may hereafter be organized under the laws of the State of Washington, and providing for the procedure therefor.

Ordered printed and referred to Committee on Harbors and Waterways.

**House Bill No. 288**, by Mr. Hubbell (executive request): An Act relating to revenue and taxation and the administration of the state government, prescribing and limiting the powers and duties of certain state and county officers, creating and establishing certain offices and departments, requiring certain information to be collected by the state tax commission, making it a gross misdemeanor not to furnish the same, amending section 5 of chap-
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ter 280, of the Laws of 1927, and declaring that this act shall take effect
immediately.

On motion of Mr. Hubbell, the usual number of copies of House Bill
No. 288 were ordered printed.

Referred to Committee on Revenue and Taxation.

House Bill No. 289, by Mr. Olson (A. E.) (executive request): An Act
abolishing the state normal school at Centralia, providing for the disposal
of the site thereof, and repealing chapter 147 of the Laws of 1919.

On motion of Mr. Olson (A. E.), the usual number of copies of House
Bill No. 289 were ordered printed.

Referred to Committee on Educational Institutions.

House Bill No. 290, by Mr. Olson (A. E.): An Act relating to estates of de­
cedents on deposit in banks and authorizing the payment thereof to cer­
tain persons without administration in certain cases.

Ordered printed and referred to Committee on Banks and Banking.

House Bill No. 291, by Representatives Miller (W. O.) and Friese: An Act
relating to the safekeeping of bonds and securities pledged to any city,
county or town by depositaries of public funds; providing for the designation
of a trustee for the safekeeping thereof and defining the rights, duties and
obligations of such trustee.

Ordered printed and referred to Committee on Banks and Banking.

House Bill No. 292, by Mr. Miller (W. O.): An Act relating to establish­
ing a primary state highway.

Ordered printed and referred to Committee on Highways and Automotive
Transportation.

House Bill No. 293, by Mr. Saunders (by request): An Act relating to birth registrations, and amending section 6029 of Remington's Compiled
Statutes.

On motion of Mr. Saunders, the usual number of copies of House Bill
No. 293 were ordered printed.

Referred to Committee on Judiciary.

House Bill No. 294, by Mrs. Sweetman: An Act relating to candidates
for public office.

Ordered printed and referred to Committee on Elections and Privileges.

House Concurrent Resolution No. 7, by Representatives Ryan and Ship­
ley: Relative to the bridge across the Columbia river from Stevenson,
Washington, to Cascade, Oregon.

Ordered printed and referred to Committee on Highways and Automotive
Transportation.

FIRST READING OF SENATE BILLS.

Senate Bill No. 171, by Senators Palmer, Hastings, Wray, Condon, Phipps,
Metcalf, Hall, Houser, Conner, Oman, Finch, Williams and Taylor: An Act relating to judges of the supreme and superior courts, fixing their
salaries, providing for their retirement, creating a judges retirement fund,
and providing for payments into, and from the same.

Referred to Committee on Judiciary.
Senate Bill No. 178, by Senator Dimmick: An Act relating to the re­
servation of certain state lands from sale and lease.

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

Senate Bill No. 199, by Senators Hartwell, Mize, Metcalf, Cleary, Condon, Lunn, Finch: An Act relating to state forests, defining the powers and duties of the state forest board and other state officials in respect thereto, creating a forest development fund, providing for revenue therefrom and dis­bursements therefrom, and amending sections 3 and 6 of chapter 154 of the Laws of 1923.

Referred to Committee on Forestry and Logged-Off Lands.

Senate Bill No. 204, by Senator Palmer: An Act relating to police courts and police judges, providing for the appointment of police judges and assistant police judges and clerical assistants in cities of the first class having a population of three hundred thousand or more inhabitants, and amending sections 2 and 6 of chapter LXXXV of the Laws of 1899.

Referred to Committee on Judiciary.

Senate Joint Memorial No. 5, by Senator Taylor: Relating to a tariff on lime, lime rock and hydrated lime.

Referred to Committee on Commerce and Manufacture.

The Speaker announced that he was about to sign House Bills Nos. 25, 29, 37, 101; also Senate Bill No. 12, and Senate Concurrent Resolution No. 7.

The Speaker: "At this time the Speaker wishes to call the attention of the members to Rule 16. Our work is pressing; we have many interesting subjects before us, and I think it is time we should take this rule into con­sideration: '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.'"

SECOND READING OF BILLS.

House Bill No. 90, by Representatives Mitchell and Moran: Prescribing the time within which actions or proceedings shall be taken.

On motion of Mr. Kelly, House Bill No. 90 was re-referred to the Com­mittee on Cities of the First Class.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 116, ent­titled "An Act creating and validating the organization, establishment and existence of water districts heretofore organized or established, or attempted to be organized or established, under chapter 161 of the Laws of 1913 and amendments thereto; validating and confirming all bonds, obligations, contracts, assessments, levies and all other acts, proceedings and things heretofore executed, issued or done by such districts or their officers; authorizing the establishment of water districts, providing for the acquirement, construction, maintenance, operation, development and regula­tion of a water supply for all uses and purposes, public and private other than irri­gation, with full power to regulate and control the use, distribution and price thereof, and providing the method of payment therefor, and for the annexation of territory 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 with the following amendments:
Amend section 1, line 15 of the original bill, being line 4 of the printed bill, strike the word "That" at the beginning of the sentence and capitalize the letter "s", in the word "such".

Amend section 2, line 23 of the original bill, being line 5 of the printed bill, after the word "district" strike the word "shall" and insert in lieu thereof the word "will".

Amend section 3, line 9 of the original bill, being line 2 of the printed bill, after the word "system" strike the word "shall" and insert in lieu thereof the word "will".

Amend section 6, page 5, line 8 of the original bill, being line 17 of the printed bill, after the words "each of the" strike the word "wards" and insert in lieu thereof the word "precincts".

Amend section 6, page 6, line 8 of the original bill, being line 40 of the printed bill, strike all that matter beginning with the words "the clerk," down to and including the words "district elections" and the period (.) in line 19 of the original bill, being line 48 of the printed bill.

Amend section 7, line 14 of the original bill, being line 6 of the printed bill, after the word "commissioners" strike the word "shall" and insert in lieu thereof the word "may".

Amend section 8, page 9, line 9 of the original bill, being line 41 of the printed bill, after the word "corporation" insert a period (.) and strike the remainder of the section.

Amend section 11, page 12, line 31 of the original bill, being line 12 of the printed bill, before the word "bond" strike the words "the only" and insert in lieu thereof the words "only the".

Amend section 12, page 15, line 16 of the original bill, being line 42 of the printed bill, after the word "reason" strike the words "it is necessary that".

Amend section 13, page 16, line 27 of the original bill, being line 24 of the printed bill, after the words "written notice to the" strike the words "head of the legal department" and insert in lieu thereof the word "secretary".

Amend section 13, page 16, line 28 of the original bill, being line 25 of the printed bill, after the word "district" strike the comma (,) and the words "and to the city clerk".

Amend section 16, page 22, line 10 of the original bill, being line 16 of the printed bill, after the word "corporation" insert the following: "having its principal place of business in said county and"

Amend section 18, line 30 of the original bill, being line 2 of the printed bill, strike the word "that" and insert in lieu thereof the words "the levy".

Amend section 29, line 1 of the original bill, being line 7 of the printed bill, strike the word "proceeding" and insert in lieu thereof the word "preceding".

JUDSON F. FALKNOR, 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.

House Bill No. 80, by Mr. Masterson: Prohibiting compulsory vaccination, and declaring an emergency.

Mr. Durrant moved that House Bill No. 80 be re-referred to the Committee on Medicine, Dentistry, Pure Food and Drugs.

After debate, division was called for on the motion to re-refer, and the motion was carried by rising vote.

House Bill No. 182, by Mr. Banker: Relating to the department of conservation and development.

The bill was read the second time by sections.
Mr. Banker moved the adoption of the following amendment:

House Bill No. 182. After the word "irrigation" in Sec. 2, line 2, add the words "or drainage"

The amendment was adopted.

Mr. Banker moved the adoption of the following amendment:

Amend section 3. After the word "irrigation" in line 2, add the words "or drainage"

The amendment was adopted.

Mr. Hurspool moved the adoption of the following amendment:

Amend the bill, by adding the following sections:

SEC. 5. Whenever the director of conservation and development shall find that any irrigation district is, or will be unable to meet its obligations and that refunding operations under this act are necessary, and that as a part of such refunding operations, the cancellation of assessments and general taxes on the irrigation system and the irrigable land in such district then delinquent, is necessary, the board of county commissioners of the county in which such irrigation district is situated may, upon request of the director of conservation and development, cancel any or all delinquent assessments and taxes levied upon the irrigable lands in such district and all taxes levied upon the irrigation of such district, if such board shall find that such irrigation district is or will be unable to meet its obligations and such refunding operations are necessary, of which the report of the director of conservation and development shall be prima facie evidence.

The amendment was adopted.

Mr. Hurspool moved the adoption of the following amendment:

Section 6. This act is necessary for the preservation of existing institutions and public welfare and shall take effect immediately.

The amendment was adopted.

Mr. Hurspool moved the adoption of the following amendment:

Amend the bill, strike the original title and substitute the following title:

"An Act relating to Irrigation Districts, defining the powers and duties of the director of conservation and development with reference to investments made by the state in aid thereof; the cancellation of assessments and taxes levied upon the irrigation system of such districts and upon the irrigable land in such districts, and declaring that this act shall take effect immediately."

The amendment was adopted.

The bill was passed to third reading and ordered engrossed.

House Bill No. 99, by Representatives Ratliffe, Lindsay, Cory, Hall, Totten, Vaughan, Biesen, Van Horn, Olson (O. H.), Peterson (C. E.), Peterson (Payson) and Ryan: Relating to intoxicating liquors.

The bill was read the second time by sections.

Mrs. Sweetman moved the adoption of the following amendment:

Amend section 1, line 9 of the printed bill, by inserting after the word "the," the word "purchase."

The amendment was lost.

Mrs. Sweetman moved the adoption of the following amendment:

Amend section 1, line 20 of the printed bill, by inserting after the word "years" a new paragraph as follows: "Any wholesale or retail druggist handling any preparations or patent medicines containing alcohol in greater quantities than allowed for beverages under the Washington prohibition law shall keep a record of all sales and shall require each purchaser to sign a statement containing a record of the quantity purchased and also of the purpose for which the medicine is to be used. These will be public records."

The amendment was lost.
The bill was passed to third reading.

Mr. Adolph Behrens, former member of the House of Representatives, was, upon invitation of the Speaker, escorted to a seat upon the rostrum by Representatives Knapp and Anderson.

Mrs. Belle Reeves, former member of the House of Representatives, was, upon invitation of the Speaker, escorted to a seat upon the rostrum by Representatives Banker and Jones (John R.).

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 6, 1929.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 100, 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 a new section to be known as section 17-I," 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 9, 10 and 11 of the original bill, being lines 4 and 5 of the printed bill, strike the comma (,) after the word "police" and insert in lieu thereof the word "or"; after the word "policeman" strike the words "or any officer of the law"; after the word "liquor" insert the words "for the purpose of sale, barter or exchange"

Amend section 1, line 13 of the original bill, being line 7 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 no vessel or vehicle used by any person as a common carrier in the transportation business as such common carrier shall be so held or subject to seizure under this act unless it shall appear that the owner or master of such vessel or the conductor, driver, or other person in charge of such vehicle, was at the time of the alleged illegal act a consenting party or privy thereto."

Amend section 1, line 28, page 2, of the original bill, being line 41 of the printed bill, after the word "proof" insert the word "of"

JUDSON F. FALKNOR, Chairman.


The bill was read the second time by sections.

Mr. Sims raised a point of order, referred to Rule 52, and moved the suspension of Rule 52 during the consideration of House Bill No. 100.

The motion was carried.

On motion of Mr. Falknor, the committee amendments were adopted.

Mr. Beck moved the adoption of the following amendment:

Amend section No. 1, line 14, after the word "department" insert a comma (,) and the following words: "or in the auditor's office of the county in which license for such vehicle was procured."

The amendment was lost.

Mr. Falknor moved the adoption of the following amendment:

Amend section No. 1, line 47. Strike the word "mortgage" and insert in lieu thereof the word "mortgagee"

The amendment was adopted.

Mr. Lindsay moved the adoption of the following amendment.

After the word "Mortgage" in line 39, Sec. 1, insert a comma (,) and the following words: "given in good faith and for a valuable consideration"

The amendment was adopted.

The bill was passed to third reading and ordered engrossed.

On motion of Mr. Knapp, the House was declared at recess until 1:00 p. m.; this date.
The Speaker called the House to order at 1:00 p.m.
The clerk called the roll; all members being present except Representatives Bach, Hazen, Hultgren and McCracken; Representatives Bach, Hazen and McCracken being excused.
The House resumed consideration of bills on second reading.

SECOND READING OF BILLS.

House Bill No. 61, by Mr. Post: Relating to official court reporters.
The bill was read the second time by sections and passed to third reading.

House Bill No. 89, by Mr. Roudebush: Concerning the guardianship of incompetent veterans.
The bill was read the second time by sections and passed to third reading.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 14, 1929.

We, your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 110, entitled "An Act relating to licensing of peddlers and amending section 1, of chapter 214 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 as amended.

Amend section 1, line 14 of the original bill, being lines 7 and 8 of the printed bill, by striking the words "within this state" G. C. Barlow, Chairman.

The bill was read the second time by sections.

On motion of Mr. Barlow, the committee amendment was adopted.

The bill was passed to third reading and ordered engrossed.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 13, 1929.

We, your Committee on Judiciary, to whom was referred House Bill No. 131, entitled "An Act relating to eminent domain proceedings in cities and towns, and amending sections 9263 and 9265 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 2, line 31 of the original bill, being line 19 of the printed bill, strike the word "ten" and "(10)"

Amend section 2, line 1 of the original bill, being line 20 of the printed bill, strike the words "beginning with the eleventh year" and insert in lieu thereof the words "the number (not less than ten) of such installments to be fixed by the legislative body at the time the condemnation ordinance is passed."

Amend section 2, line 12, page 3, of the original bill, being line 28 of the printed bill, strike the period (.) and insert in lieu thereof a colon (:) and the following: "Provided, however, That the whole of the principal assessment or any number of installments thereof may be paid at any interest payment date."

Judson F. Falknor, 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.
Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 132, entitled "An Act relating to local improvements in cities and towns, and amending section 9402 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 5, page 2, of the original bill, being line 25 of the printed bill, strike the word "ten".

Amend section 1, lines 5 and 6, page 2, of the original bill, being line 26 of the printed bill, strike the words "beginning with the eleventh year" and insert in lieu thereof the words "the number (not less than ten) of such Installments to be fixed by the legislative body at the time the work is ordered."

Amend section 1, line 17, page 2, of the original bill, being line 35 of the printed bill, strike the period and insert in lieu thereof a colon (:) and the following: "Provided, however, That the whole of the principal assessment or any number of installments thereof may be paid at any Interest payment date."

Judson F. Falknor, 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.

House Bill No. 200, by Mr. Hubbell (executive request): Relating to public utility companies.

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

House Bill No. 201, by Mr. Hubbell (executive request): Relating to fees to be paid by auto transportation companies.

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

House Bill No. 215, by Mr. Hill: Providing for the cancellation of certain state taxes.

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

THIRD READING OF BILLS.

Engrossed House Bill No. 64, by Mr. Falknor: Relating to corporations.

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, 81; nays, 7; absent or not voting, 9.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Benson, Biesen, Booth, Bostwick, Butterworth, Cory, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Goldswortho, Griffin, Hall, Hartung, Hayton, Hess, Hill, Hurspool, Hutchinson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Soule, Sweetman, Templeton, Totten, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—81.

Those voting nay were: Representatives Canfield, Casey, Glasgow, Johnson, Northup, Sims, Smith—7.
Those absent or not voting were: Representatives Bach, Bennett, Culmback, Hazen, Hubbell, Hultgrenn, Lindsay, McCracken, Tripple—9.

The bill, having received the constitutional majority was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Mr. John G. McGlinn, former member of the House of Representatives, was, upon invitation of the Speaker, escorted to a seat upon the rostrum by Representatives Masterson and Denman.

Mr. Frank Spencer, former member of the House of Representatives, was, upon invitation of the Speaker, escorted to a seat upon the rostrum by Representatives Northup and Culmback.


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, 69; nays, 7; absent or not voting, 21.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Beck, Benson, Biesen, Booth, Bostwick, Cory, Culmback, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gilbert, Griffin, Hall, Hartung, Hess, Hill, Hubbell, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Leber, McDonough, McQuesten, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Nelson, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roudebush, Rowe, Russell, Saunders, Shoemaker, Sims, Smith, Soule, Sweetman, Van Horn, Vaughan, Wakefield, Watkins, Webb, Westover, Williams, Mr. Speaker—69.

Those voting nay were: Representatives Casey, Danielson, Gear, Gillette, Glasgow, Krouse, Mansfield—7.

Those absent or not voting were: Representatives Anderson, Bach, Barlow, Bennett, Butterworth, Canfield, Goldsworthy, Hayton, Hazen, Hultgrenn, Lindsay, McCracken, Murray, Northup, Roth, Ryan, Shipley, Templeton, Totten, Tripple, Wanamaker—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. 152, by Mr. Rowe: Authorizing the reinstatement of a contract for the purchase of state lands and declaring an emergency.

On motion of Mr. Danskin, the rules were suspended, and House Bill No. 152 was returned to second reading for the purpose of amendment.

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

Strike all the words between the title, and the words “Be it enacted, etc.”

On motion of Mr. Danskin, the rules were suspended, and the bill was advanced to third reading.

On motion of Mr. Danskin, 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 Albert, Allen, Anderson, Aspinwall, Banker, Beck, Benson, Biesen, Booth, Bostwick, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Glasgow, Griffin, Hall, Hartung, Hayton, Hess, Hill,
THIRTY-THIRD DAY, FEBRUARY 15, 1929

Hubbell, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, McDonough, McQuesten, Mansfield, Marble, Master-son, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Post, Ratliffe, Reader, Reed, Roudebush, Russell, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—76.

Those absent or not voting were: Representatives Bach, Barlow, Bennett, Butterworth, Canfield, Gillette, Goldsworthy, Hazen, Hultgrenn, Hurs-pool, Lindsay, McCracken, Murray, Peterson (Payson), Roth, Rowe, Ryan, Templeton, Totten, Tripple, 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.

House Bill No. 178, by Mr. Soule: Relating to the granting of franchises by boards of county commissioners.

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, 80; nays, 0; absent or not voting, 17.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspin-wall, Banker, Beck, Benson, Biesen, Bostwick, Casey, Cory, Danielson, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hess, Hill, Hubbell, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—80.

Those absent or not voting were: Representatives Bach, Barlow, Bennett, Booth, Butterworth, Canfield, Culmback, Danskin, Hazen, Hultgrenn, Lindsay, McCracken, Ryan, Saunders, Templeton, 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. 196, by Committee on Fisheries (Executive request): Abolishing the fisheries board and declaring an emergency.

The bill was read in full the third time, placed on final passage, and passed the House by the following vote: Yeas, 71; nays, 5; absent or not voting, 21.

Those voting yea were: Representatives Anderson, Aspinwall, Banker, Barlow, Beck, Biesen, Booth, Bostwick, Butterworth, Casey, Cory, Culmback, Danskin, Davis (J. H.), Durkee, Durrant, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hess, Hill, Hubbell, Johnson, Jones (Roy), Kelly, Krouse, Leber, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Roth, Roudebush, Rowe, Rus-

Those voting nay were: Representatives Albert, Allen, Danielson, Friese, Van Horn—5.

Those absent or not voting were: Representatives Bach, Bennett, Benson, Canfield, Denman, Falknor, Hazen, Hultgrenn, Hurspool, Hutchinson, Jones (John R.), Knapp, Lindsay, McCracken, Northup, Post, Reed, Ryan, Saunders, Totten, Tripple—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. 241, by Committee on Medicine, Dentistry, Pure Food and Drugs: Relating to embalmers and funeral directors.

Mr. Casey moved that the rules be suspended, and House Bill No. 241 be returned to second reading for the purpose of amendment.

The motion was lost.

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, 58; nays, 17; absent or not voting, 22.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Barlow, Beck, Benson, Biesen, Booth, Bostwick, Butterworth, Cory, Davis (J. H.), Durrant, Friese, Gilbert, Gillette, Griffin, Hall, Hartung, Hess, Hubbell, Jones (Roy), Kelly, Knapp, Krouse, Leber, McDonough, McQuesten, Marble, Miller (Frank O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (Payson), Post, Reader, Reed, Rowe, Shoemaker, Sims, Soule, Sweetman, Templeton, Totten, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—58.

Those voting nay were: Representatives Anderson, Banker, Casey, Culmbach, Danielson, Durkee, Gear, Goldsworthy, Hill, Johnson, Mansfield, Masterson, Peterson (C. E.), Ratliffe, Russell, Shipley, Smith—17.

Those absent or not voting were: Representatives Bach, Bennett, Canfield, Danskir, Denman, Falknor, Glasgow, Hayton, Hazen, Hultgrenn, Hurspool, Hutchinson, Jones (John R.), Lindsay, McCracken, Miller (W. O.), Olson (A. E.), Roth, Roudebush, Ryan, Saunders, Tripple—22.

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

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

On motion of Mr. Knapp, the House adjourned until 11:00 a. m., Monday, February 18th, 1929.

A. W. CALDER, Chief Clerk.

ED DAVIS, Speaker.
THIRTY-SIXTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Monday, February 18, 1929.

The Speaker called the House to order at 11:00 a.m.
The clerk called the roll; all members being present except Representative Bach, who was excused.
Prayer was offered by Rev. Frank E. Carlson, of the United Churches of Olympia, Wash.
The reading clerk proceeded to read the journal of the proceedings, of the previous day, when, on motion of Mr. Peterson (C. E.) further reading was dispensed with and the journal was approved.

MOTION.
Mr. Masterson moved that the use of the House Chamber be granted to the Joint Committees on Education for a public hearing on Wednesday evening, February 20th, at 8:00 o'clock.
The motion was carried.

REPORTS OF STANDING COMMITTEES.

REPORT OF ENGROSSMENT COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 15, 1929.

MR. SPEAKER:
Your Committee on Engrossment to whom was referred House Bill No. 116, also House Bill No. 110, also House Bill No. 131, also House Bill No. 132, also House Bill No. 152, also House Bill No. 182, also House Bill No. 100, have compared same with the original bills and find them correctly engrossed. .................., Chairman.
We concur in this report: A. G. Hall, Chas. L. Booth.
House Bill No. 135: Do pass as amended.
Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 18, 1929.

MR. SPEAKER:
We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 147, entitled "An Act relating to exemption from taxation of property owned by veterans' organizations, and amending section 7, chapter 130 of the Laws of the Extraordinary Session of 1925," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.
J. C. HUBBELL, Chairman.
Passed to second reading.
We, your Committee on Municipal Corporations other than First Class, to whom was referred House Bill No. 150, entitled "An Act relating to cities and towns, requiring and providing for the publication of the proceedings of city councils or governing bodies thereof 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.

Andrew Danielson, Chairman.


Passed to second reading.

We, your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred House Bill No. 156, entitled "An Act relating to the public health, requiring registration of bakeries, defining the powers and duties of certain officers, providing penalties, 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.

James A. Durrant, Chairman.


Passed to second reading.

We, your Committee on Cities of the First Class, to whom was referred House Bill No. 162, entitled "An Act repealing section 10 of chapter LXXI. (71) of the Laws of 1893, relating to clerk hire in connection with the collections of taxes in certain cities," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

C. A. Moran, Chairman.

We concur in this report: J. E. Marble, George Culmbach, Earl W. Benson, Charles W. Saunders, Chas. I. Roth, Fred Shoemaker, Chan Wakefield, J. P. Post.

Passed to second reading.

We, your Committee on State Charitable Institutions, to whom was referred House Bill No. 163, entitled "An Act relating to indigent blind persons, providing payments of certain sums thereto from the county current expense fund, and providing penalties for violation of the act," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Maude Sweetman, Chairman.

We concur in this report: Mary C. Hutchinson, A. G. Hall, Chas. E. Peterson, L. Y. Williams, C. W. Ryan.

Passed to second reading.

House Bill No. 180: Do pass as amended.

Passed to second reading.

We, your Committee on Game and Game Fish, to whom was referred House Bill No. 191, entitled "An Act relating to and providing for the killing of predatory elk
and elk on over-stocked ranges," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GEO. H. NORTHUP, Chairman.


Passed to second reading.

House Bill No. 208: Do pass as amended.
Passed to second reading.

House Bill No. 225: Do pass as amended.
Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 18, 1929.

MR. SPEAKER:

We, your Committee on State Penal and Reformatory Institutions, to whom was referred House Bill No. 240, entitled "An Act relating to a Washington State Reformatory for Women and repealing chapter 249 of the Laws of 1927," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GEORGE CULMBACK, Chairman.

We concur in this report: Josh W. Russell, E. L. Casey, John Anderson.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 18, 1929.

Mr. Speaker:

We, a majority of your Committee on Constitutional Revision, to whom was referred House Joint Resolution No. 1, relating to the submission of an amendment to section 16 of Article IV (4) of the state constitution relating to the judiciary," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

JOSEPH H. GRIFFIN, Chairman.

We concur in this report: John A. Soule, W. O. Miller, J. P. Post, J. E. Marble.
We, a minority of your Committee on Constitutional Revision, to whom was referred House Joint Resolution No. 1, relating to the submission of an amendment to section 16 of Article IV (4) of the state constitution relating to the judiciary, 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: Geo. L. Denman.
Passed to second reading.

We, a majority of your Committee on Constitutional Revision, to whom was referred House Joint Resolution No. 2, providing for the submission to the electors of the question of calling a constitutional convention, 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: John A. Soule, W. O. Miller, J. P. Post, J. E. Marble.

We, your Committee on Forestry and Logged Off Lands, to whom was referred House Joint Memorial No. 5, relating to appropriations to be expended on the construction and repair of look-out cabins, telephone lines, fire roads and trails and other improvements within 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.

We, your Committee on Cities of the First Class, to whom was referred Senate Bill No. 109, entitled "An Act relating to the compensation of eminent domain commissioners, and amending section 9236 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.

We concur in this report: Charles W. Saunders, Fred Shoemaker, Earl W. Benson, Chas. I. Roth, J. E. Marble, George Culmback, Chan Wakefield, J. P. Post.
Passed to second reading.

Engrossed Senate Bill No. 117: Do pass as amended.
Passed to second reading.
THIRTY-SIXTH DAY, FEBRUARY 18, 1929

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 18, 1929.

MR. SPEAKER:

We, your Committee on Forestry and Logged Off Lands, to whom was referred Senate Bill No. 199, entitled "An Act relating to state forests, defining the powers and duties of the state forest board and other state officials in respect thereto, creating a forest development fund, providing for revenue therefor and disbursements therefrom, and amending sections 3 and 6 of chapter 154 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.

CHARLES W. SAUNDERS, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 18, 1929.

MR. SPEAKER:

We, your Committee on Constitutional Revision, to whom was referred Senate Joint Resolution No. 1, relating to the submission of an amendment to section 13 of Article IV of the State Constitution relating to the Judiciary," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JOSEPH H. GRIFFIN, Chairman.

We concur in this report: John A. Soule, W. O. Miller, J. P. Post, Geo. L. Denman, J. E. Marble.

Passed to second reading.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 15, 1929.

Mr. Speaker:

The Senate has passed:
House Joint Resolution No. 7, also
Senate Bill No. 144, also
Senate Bill No. 126, also
Senate Bill No. 196, also
Senate Bill No. 209, also
Senate Bill No. 228, also
Senate Bill No. 230, also
Senate Bill No. 231, also
Engrossed Senate Bill No. 156, also
Engrossed Senate Bill No. 173, also
Engrossed Senate Bill No. 205, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., February 15, 1929.

Mr. Speaker:

The Senate refuses to recede from its amendments to Engrossed House Bill No. 54, and asks that a Conference Committee be appointed thereon.

HERBERT H. SIELER, Secretary.

Mr. Falknor moved that the request of the Senate for a conference committee on Senate amendments to Engrossed House Bill No. 54 be granted, and that the conference committee be appointed.

The motion was carried.

SENATE CHAMBER,
OLYMPIA, WASH., February 15, 1929.

Mr. Speaker:

The Senate refuses to recede from its amendments to Engrossed House Bill No. 55, and asks that a Conference Committee be appointed thereon.

HERBERT H. SIELER, Secretary.
Mr. Falknor moved that the request of the Senate for a conference committee on Senate amendments to Engrossed House Bill No. 55 be granted, and that the conference committee be appointed.

The motion was carried.

The Speaker appointed, as members of the conference committee on Senate amendments to Engrossed House Bill No. 54 and Engrossed House Bill No. 55, Representatives Falknor, Benson and Griffin.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 295, by Committee on Horticulture: An Act relating to horticulture and amending section 16 of chapter 166 of the Laws of 1915.
Ordered printed and passed to second reading.

House Bill No. 296, by Committee on Horticulture: An Act relating to Horticulture and amending section 14 of chapter 166 of the Laws of 1915.
Ordered printed and passed to second reading.

House Bill No. 297, by Committee on Forestry and Logged-off Lands: An Act authorizing boards of County Commissioners to convey certain lands to the United States Government.
Ordered printed and passed to second reading.

House Bill No. 298, by Committee on Parks and Playgrounds: An Act relating to public parks, providing for the formation of metropolitan park districts in connection therewith, amending sections 4, 5, 7, 14, 15, 19 and 22 of chapter 98 of the Laws of 1907 and further amending said chapter by adding thereto five new sections to be known as sections 5-a, 5-b, 5-c, 19-a, and 22-a.
Ordered printed and passed to second reading.

House Bill No. 299, by Committee on Public Morals: An Act relating to the welfare of minor children, their care, custody, control and adoption, and providing penalties.
Ordered printed and passed to second reading.

House Bill No. 300, by Committee on Parks and Playgrounds: An Act relating to parks and parkways, and amending section 10942 of Remington’s Compiled Statutes, as amended by section 1 of chapter 157 of the Laws of 1923.
Ordered printed and passed to second reading.

House Bill No. 301, by Representatives Marble, Rowe and Hill: An Act relating to and establishing a primary state highway to be known as State Road No. 11, or the Central Washington Highway, and amending section 10 of chapter 185 of the Laws of 1923.
Ordered printed and referred to Committee on Highways and Automotive Transportation.

House Bill No. 302, by Mr. Aspinwall: An Act relating to and establishing, classifying, naming and fixing the routes of certain state highways, and amending section 4 of chapter 185 of the Laws of 1923.
Ordered printed and referred to Committee on Highways and Automotive Transportation.
House Bill No. 303, by Representatives Bennett, Jones (John R.) and Miller (W. O.): An Act relating to establishing a primary state highway.
Ordered printed and referred to Committee on Highways and Automotive Transportation.

House Bill No. 304, by Representatives Albert, Cory, Hess and Miller (Frank O.): An Act relating to and establishing a primary state highway, to be known as State Road No. 1, or the Pacific Highway, and amending section 1 of chapter 185 of the Laws of 1923.
Ordered printed and referred to Committee on Highways and Automotive Transportation.

House Bill No. 305, by Mr. Falknor: An Act requiring financial responsibility insurance on the part of reckless drivers and other operators of motor vehicles in certain cases; prescribing the powers and duties of certain officers herewith; defining motor vehicle liability insurance and regulating the issue of policies therefor; making criminal certain violations of this act and providing penalties, fixing fees, and providing when this act shall take effect.
Ordered printed and referred to Committee on Insurance.

House Bill No. 306, by Mr. Hubbell: An Act limiting the powers of constables and other officers with reference to arrest for violation of the speed laws.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 307, by Mr. Moran: An Act relating to and providing for the separation of street and railroad grades in cities of the first class.
Ordered printed and referred to Committee on Cities of the First Class.

House Bill No. 308, by Mr. Allen: An Act authorizing the department of labor and industries to audit certain claims for moneys erroneously collected as industrial insurance premiums, and to approve vouchers for re-payment thereof, and making an appropriation.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 309, by Mr. Biesen: An Act relating to crimes, pleas in connection therewith, and procedure in cases of insane persons committing the same, amending sections 2108 and 2109 of Remington's Compiled Statutes, and sections 2, 3 and 4 of chapter 30 of the Laws of 1907.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 310, by Mr. Biesen: An Act relating to crimes and providing for the commencement of the term of sentences.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 311, by Mr. Biesen: An Act relating to parole and pardon of persons sentenced to and serving terms of life imprisonment.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 312, by Mr. Biesen: An Act relating to crimes, procedure in connection with trials therefor, and amending section 2138 of Remington's Compiled Statutes.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 313, by Mr. Biesen: An Act relating to jurors and providing penalties.
Ordered printed and referred to Committee on Judiciary.
House Bill No. 314, by Representatives Durkee and Ryan: An Act relating to the government, powers and duties of cities of the third class and amending section 14 of chapter 184 of the Laws of 1915.
Ordered printed and referred to Committee on Municipal Corporations Other Than the First Class.

House Bill No. 315, by Mr. Leber: An Act relating to divorce and amending section 995 of Remington's Compiled Statutes which is also section 3 of chapter 109 of the Laws of 1921.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 316, by Mr. Shoemaker: An Act making an appropriation for the state humane society of Washington and declaring that this act shall take effect immediately.
Ordered printed and referred to Committee on State Charitable Institutions.

House Bill No. 317, by Mr. Booth (By request): An Act authorizing the governor of the state of Washington to fill any vacancy in the office of representative in Congress by appointment.
On motion of Mr. Booth, the usual number of copies of House Bill No. 317 were ordered printed.
Referred to Committee on Elections and Privileges.

House Bill No. 318, by Mr. Moran: An Act relating to, and to provide for the establishment and creation of street lighting districts, providing for the officials of such districts, and prescribing their powers and duties.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 319, by Mr. Hayton: An Act relating to the licensing of motor vehicle operators and chauffeurs and to the liability of certain persons for negligence in the operation of motor vehicles on the public highways and to make uniform the law relating hereto; and repealing statute in conflict therewith; and providing penalties for the violation thereof.
Ordered printed and referred to Committee on Highways and Automotive Transportation.

House Bill No. 320, by Mr. Totten: An Act relating to taxation, limiting the rate of levy on real and personal property, providing for privilege taxes on income and gross receipts, prescribing penalties and repealing sections 11150 to 11159 inclusive, and sections 11172 to 11187 inclusive, of Remington's Compiled Statutes.
Ordered printed and referred to Committee on Revenue and Taxation.

House Joint Resolution No. 8, by Mr. Biesen: Relating to an amendment to section 21 of Article I of the State constitution with respect to trials by juries.
Ordered printed and referred to Committee on Constitutional Revision.

FIRST READING OF SENATE BILLS.

Substitute Senate Bill No. 126, by Committee on Reclamation and Irrigation: An Act relating to the tax levy for the reclamation revolving fund and amending section 12 of chapter 158 of the Laws of 1919, as amended by section 1 of chapter 218 of the Laws of 1927.
Referred to Committee on Reclamation and Irrigation.
Senate Bill No. 144, by Senator Hartwell: An Act relating to overflowing and inundating public highways and amending section 1 of chapter 202 of the Laws of 1927.
Referred to Committee on Highways and Automotive Transportation.

Engrossed Senate Bill No. 156, by Senator Colburn: An Act providing for the erection and maintenance of a game fish hatchery and making an appropriation.
Referred to Committee on Fisheries.

Engrossed Senate Bill No. 173, by Committee on Rules and Joint Rules (By executive request): An Act authorizing the director of licenses and county auditors to destroy certain office files and records.
Referred to Committee on Highways and Automotive Transportation.

Senate Bill No. 196, by Senators Lunn and Hastings: An Act relating to, classifying, naming and fixing the routes of certain state highways and amending section 4 of chapter 185 of the Laws of 1923.
Referred to Committee on Highways and Automotive Transportation.

Engrossed Senate Bill No. 205, by Committee on Game and Game Fish: An Act relating to and providing for the protection and disposition of wild animals, providing for the licensing and regulation of hunting, fixing certain seasons when hunting is prohibited, amending sections 47, 50, 51, 56, 57, 58, 59, 60, 64, 65, 68, 75, 85, and 106 of chapter 178 of the Laws of the Extraordinary Session of 1925 and adding thereto one new section.
Referred to Committee on Game and Game Fish.

Senate Bill No. 209, by Senators Cleary and Mize: An Act relating to primary state highways, and amending section 1, of chapter 185 of the Laws of 1923, as amended by section 8, of chapter 26, of the Laws of 1925.
Referred to Committee on Highways and Automotive Transportation.

Senate Bill No. 228, by Committee on Rules and Joint Rules (By executive request): An Act transferring certain monies in and to be paid into the state treasury and abolishing the commission merchant fund, and defining the duties and powers of the state treasurer in connection therewith, and declaring that this act shall take effect immediately.
Referred to Committee on Appropriations.

Senate Bill No. 230, by Committee on Rules and Joint Rules (By executive request): An Act transferring certain monies in and to be paid into the state treasury and abolishing the agricultural seed revolving fund and defining the duties and powers of the state treasurer in connection therewith, and declaring that this act shall take effect immediately.
Referred to Committee on Appropriations.

Senate Bill No. 231, by Committee on Rules and Joint Rules (By executive request): An Act transferring certain monies in and to be paid into the state treasury and abolishing the state fair fund, and defining the duties and powers of the state treasurer in connection therewith, and declaring that this act shall take effect immediately.
Referred to Committee on Appropriations.
SECOND READING OF BILLS.

House Bill No. 72, by Mr. Knapp: Regulating the owning of capital stock of banks.

Mr. Knapp moved that Substitute House Bill No. 72 be substituted for House Bill No. 72.

The motion was carried.

Substitute House Bill No. 72 was read the second time by sections, and passed to third reading.

House of Representatives,
Olympia, Wash., February 15, 1929.

Mr. Speaker:

We, your Committee on Agriculture, to whom was referred House Bill No. 88, entitled "An Act relating to taxation and prescribing the method of assessment of certain personal property, and amending section 20 of chapter 130 of the Laws of the Extraordinary Session of 1925," 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 13 of the original bill, being line 12 of the printed bill, after the word "produced," insert the following:

"and it shall be the duty of the county assessor of the county in which such farm or orchard products are held in storage to list such farm or orchard products and assess the value thereof for the purposes of taxation in the name of such owner giving his address, if the same can be ascertained, and to forward such list to the county assessor of the county where such owner resides;".

C. C. Aspinwall, Chairman.


The bill was read the second time by sections.

On motion of Mr. Jones (John R.), the committee amendment was adopted.

Mr. Bennett moved the adoption of the following amendment:

Amend section 1, after the word "warehouse" in line 7 of the printed bill, strike "in the county where grown or produced, or in any county which forms a boundary or a portion of the boundary of such county, or in any county which is separated from any such county by a stream or body of water only."

The amendment was lost.

The bill was passed to third reading and ordered engrossed.

House Bill No. 97, by Representatives Vaughan, Watkins and Westover:

Relating to noxious weeds.

The bill was read the second time by sections.

Mr. Aspinwall moved the adoption of the following amendment

That a new section be added to be known as section 16 to read as follows:

Section 16. That chapter 34 of the Session Laws of 1907, page 45; chapter 150 of the Laws of 1921, pages 563 to 568; chapter 60 of the Laws of 1911, pages 327 to 329, and chapter 106 of the Laws of 1913, pages 305 to 311, are hereby repealed.

The amendment was adopted.

The bill was passed to third reading and ordered engrossed.

House of Representatives,
Olympia, Wash., February 15, 1929.

Mr. Speaker:

We, your Committee on Highways and Automotive Transportation, to whom was referred House Bill No. 140, entitled "An Act relating to, and to promote efficiency, order and economy in, the administration of the government of the state, prescribing the powers and duties of certain officers and departments, creating the department of
highways and the office of director of highways, and amending sections 2, 3, 4 and 7 of chapter 7 of the Laws of 1921, 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 the bill—in section 7, line 24 of the original bill, the same being line 8 in section 7 of the printed bill, add the following: "Provided, the director of highways need not be an engineer; and Provided, further, all contracts for highway construction shall be signed by the director of highways and by the governor."

C. W. Ryan, Chairman.


The bill was read the second time by sections.

On motion of Mr. Hubbell, the committee amendment was adopted.

The bill was passed to third reading and ordered engrossed.

Mr. Speaker:

We, your Committee on Banks and Banking, to whom was referred House Bill No. 167, entitled "An Act relating to the investment of funds held in trust by corporations doing a trust business, and amending chapter 80 of the Laws of 1917," 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 11 of the printed bill, being line 22 of the original bill, by adding the following after the period (.) following the word "amount": "The real estate subject to such first mortgage must be improved to such extent that the net annual income thereof or reasonable annual rental thereof in the condition existing at the time of making the loan is sufficient to pay the annual interest accruing on such loan in addition to taxes and insurance and all accruing charges and expenses."

Amend section 15, line 4 of the printed bill, being line 23 of the original bill, by adding after the word "securities" the following: "including savings accounts in mutual savings banks."

Amend by adding after section 19 a new section to read as follows:

"Section 20. That chapter 80 of the Laws of 1917 be amended by adding thereto a new section, to be known as section 48s, to read as follows:

Section 48s. Unless the instrument creating the trust expressly provides to the contrary, a corporation doing a trust business may not buy or sell investments from or to itself or any affiliated or subsidiary company or association."

Ralph R. Knapp, Chairman.


The bill was read the second time by sections.

On motion of Mr. Knapp, the following amendments were adopted:

Amend section 10 of the bill as follows:

Strike lines 11 to 25, both inclusive, of the printed bill, the same being lines of the original bill, and insert in lieu thereof the following:

"The words 'proper provision for the retirement of the physical property of the corporation' when used in this section and in sections 11 and 12 of this act, shall mean that for five years next preceding the proposed investment, the amount which the corporation shall have appropriated for retirement reserve, together with any part of the earnings not appropriated for dividends or other purposes but retained as a corporate surplus, shall have averaged per year not less than four per cent of the book value of all physical assets other than land or interest in lands, where such segregation of such assets is available, or shall have averaged per year not less than two and one-half per cent of the book value of all physical assets: Provided, however, That in the case of assets utilized in supplying water, the words 'proper provision
for the retirement of physical property of the corporation' shall mean, that for the five years next preceding, the amount which the corporation shall have appropriated for retirement reserve together with any part of the earnings not appropriated for other purposes but retained as a corporate surplus shall have averaged per year not less than one per cent of the book value of all physical assets, other than land, used in water supply.

"'Book value of all physical assets' wherever used in this section and in sections 11 and 12 of this act shall mean the book cost of the fixed capital of the corporation, less the balance retained in the retirement reserve and less the earned surplus of the corporation not appropriated for dividends or other purposes, but retained as corporate surplus."

Amend section 11 of the bill as follows:

In line 4 of the printed bill, the same being line . . of the original bill, strike the words "any corporation" and insert in lieu thereof the word "corporations".

Strike lines 15 to 20, both inclusive, of the printed bill, the same being lines . . of the original bill.

In line 21 of the printed bill, the same being line . . of the original bill, strike the figure "4" and insert in lieu thereof the figure "3"; also in the same line of the printed bill, the same being line . . of the original bill, insert the word "fiscal" after the word "five".

Strike line 26 and the word "charges" in line 27 of the printed bill, the same being lines . . of the original bill, and insert in lieu thereof the following:

"(c) That the net earnings of such corporation shall have averaged per year not less than twice the average annual fixed charges and for the last fiscal year preceding such investment such net earnings shall have been not less than twice the fixed charges for the full year."

In line 35 of the printed bill, the same being line . . of the original bill, insert the word "original" before the word "issue".

Amend section 12 of the bill as follows:

In line 6 of the printed bill, the same being line . . of the original bill, strike the word "revenue" and insert in lieu thereof the word "revenues".

In line 19 of the printed bill, the same being line . . of the original bill, insert the word "original" before the word "issue".

On motion of Mr. Knapp, the committee amendments were adopted.

The bill was passed to third reading and ordered engrossed.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 15, 1929.

MR. SPEAKER:

We, your Committee on Reclamation and Irrigation, to whom was referred House Bill No. 181, entitled "An Act relating to refunding bonds of irrigation districts and to the payment thereof by the exaction of assessments against the lands within the district, providing for a determination of the irrigable acreage to be assessed for said purpose and providing for the determination of maximum benefits received by said respective lands from such 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 2, line 8 of the original bill, being line 1 of the printed bill, after the word "of" and before the word "refunding" insert the words "limited liability".

Amend section 2, line 9 of the original bill, being line 1 of the printed bill, after the comma (,) and before the word "refunded" insert the words "as provided for in this act."

Amend section 2, line 10 of the original bill, being line 1 of the printed bill, after the word "of" and before the word "refunding" insert the words "facilitating".

Amend section 2, line 13 of the original bill, being line 1 of the printed bill, after the word "refunding" insert a comma (,) and the following: "and upon the written approval of the state department of conservation and development, and of the owners of 51% of the acreage of the land within the district."

Amend section 2, line 17 of the original bill, being line 8 of the printed bill, after the word "proposed" insert the word "refunding."

Amend section 3, line 19 of the original bill, being line 1 of the printed bill, strike the words "district board" and insert in lieu thereof the words "said board of directors"
Amend section 3, line 26 of the original bill, being line 6 of the printed bill, after the word "proposed" insert the word "refunding"

Amend section 3, line 28 of the original bill, being line 8 of the printed bill, after the word "proposed" insert the word "refunding"

Amend section 3, line 31 of the original bill, being line 10 of the printed bill, strike the words "district board" and insert in lieu thereof the words "said board of directors"

Amend section 3, page 2, line 3 of the original bill, being line 12 of the printed bill, strike the words "district board" and insert in lieu thereof the words "said board of directors"

Amend section 4, line 12 of the original bill, being line 7 of the printed bill, before the word "bond" insert the word "refunding"

Amend section 4, line 14 of the original bill, being line 9 of the printed bill, before the word "bonds" insert the word "refunding"

Amend section 9, line 30 of the original bill, being line 2 of the printed bill, after the word "proposed" insert the word "refunding"

Amend section 9, page 4, line 11 of the original bill, being line 11 of the printed bill, after the word "proposed" insert the word "refunding"

Amend section 9, page 4, line 17 of the original bill, being line 16 of the printed bill, after the word "proposed" insert the word "refunding"

Amend section 11, line 11 of the original bill, being line 4 of the printed bill, strike the words "district board" and insert in lieu thereof the words "board of directors"

Amend section 28, line 23 of the original bill, being line 2 of the printed bill, strike the word "par" and insert in lieu thereof the word "face"

Amend section 34, line 1 of the original bill, being line 1 of the printed bill, strike the word "Sex." and insert in lieu thereof the word "Sec."

Amend section 35, line 1 of the original bill, being line 1 of the printed bill, strike the word "Sex." and insert in lieu thereof the word "Sec."

Amend section 37, line 1 of the original bill, being line 1 of the printed bill, strike the word "Sex." and insert in lieu thereof the word "Sec."

Amend section 37, line 4, page 11 of the original bill, being line 9 of the printed bill, after the word "proposed" insert the word "refunding"

Amend the title, strike the words "relating to" and insert in lieu thereof "providing for limited liability"; in the first line after the "and" strike the word "to" and insert in lieu thereof the word "for".


The bill was read the second time by sections.

On motion of Mr. Hill, the committee amendments were adopted.

The bill was passed to third reading and ordered engrossed.

**House Bill No. 219**, by Committee on Forestry and Logged Off Lands: Relating to crimes in operation of engines and boilers.

On motion of Mr. Reed, House Bill No. 219 was re-referred to the Committee on Forestry and Logged Off Lands.

**HOUSE OF REPRESENTATIVES,**
**OLYMPIA, WASH.,** February 14, 1929.

**Mr. Speaker:**

We, your Committee on Horticulture, to whom was referred House Bill No. 223, entitled "An Act relating to horticulture and amending sections 1, 3, 5, and 26 of chapter 166 of the Laws of 1915, and amending section 13 of chapter 141 of the Laws of 1921, and repealing section 21 of chapter 166 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 with the following amendments:

Amend section 2, lines 14, 15, and 16 of the original bill, being lines 7 and 8 of the printed bill, strike the words "from the trust fund derived from the certification of fruits, vegetables or nursery stock"

Amend section 2, line 26 of the original bill, being line 16 of the printed bill, after the word "nursery" and following the comma and before the word "within" add: "or land upon which horticultural products are grown"
Amend section 3, line 21 of the original bill, being line 25 of the printed bill, strike the word "fungus" and insert in lieu thereof the word "fungous"

Amend section 7, page 9, line 4 of the original bill, being line 46 of the printed bill, after the word "by" and before the word "a" add: "an inspector or"

W. R. ROWE, Chairman.


The bill was read the second time by sections.

On motion of Mr. Rowe the committee amendments were adopted.

The bill was passed to third reading and ordered engrossed.

**House Bill No. 233**, by Mr. Hartung: Relating to interstate bridge over Snake River.

The bill was read the second time by sections.

Mr. Hartung raised the question as to the spelling of the word Nez Perce in the original bill, and the Speaker announced that a typographical error had been made, and, there being no objection, correction would be made.

The bill was passed to third reading.

**THIRD READING OF BILLS.**

**House Bill No. 61**, by Mr. Post: Relating to official court reporters.

On motion of Mr. Post, 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, 32; nays, 60; absent or not voting, 5.


Those voting nay were: Representatives Albert, Anderson, Banker, Barlow, Beck, Benson, Booth, Bostwick, Canfield, Cory, Danielson, Denman, Durkee, Friese, Gear, Gillette, Glasgow, Goldsworthy, Hall, Hartung, Hayton, Hess, Hill, Hubbell, Hultgren, Hurspool, Johnson, Jones (John R.), Jones (Roy), Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Mills, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Roth, Rowe, Shipley, Simis, Smith, Soule, Sweetman, Van Horn, Williams, Mr. Speaker—60.

Those absent or not voting were: Representatives Bach, Biesen, Davis (J. H.), Saunders, Wanamaker—5.

The bill having failed to receive the constitutional majority, was declared lost.

**House Bill No. 89**, by Mr. Roudebush: Concerning guardianship of incompetent veterans.

On motion of Mr. Roudebush, 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 Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Hall,
THIRTY-SIXTH DAY, FEBRUARY 18, 1929

Hartung, Hayton, Hazen, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran; Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Watkins, Webb, Westover, Williams, Mr. Speaker—88.

Those absent or not voting were: Representatives Anderson, Bach, Biesen, Davis (J. H.), Griffin, Hess, Krouse, Saunders, Wanamaker—9.

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

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

Mr. E. E. Dale, former Member of the House of Representatives, was, upon invitation of the Speaker, escorted to a seat upon the rostrum by Representatives Northup and Williams.

Engrossed House Bill No. 106, by Mr. Hubbell: Concerning taxes on transfer of personal property.

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, 87; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Beck, Bennett, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Goldsworthy, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Watkins, Webb, Westover, Williams, Mr. Speaker—87.

Those absent or not voting were: Representatives Anderson, Bach, Barlow, Benson, Biesen, Davis (J. H.), Glasgow, Griffin, Saunders, Wanamaker—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 House Bill No. 190, by Mr. Hill: Relating to artesian wells.

On motion of Mr. Hill, 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, 1; absent or not voting, 13.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Beck, Bennett, Benson, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Hall, Hartung, Hay-
ton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Reader, Roudebush, Rowe, Ryan, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Watkins, Webb, Westover, Williams, Mr. Speaker—83.

Those voting nay were: Representative Ratliffe—1.
Those absent or not voting were: Representatives Anderson, Bach, Barlow, Biesen, Davis (J. H.), Griffin, Hubbell, Northup, Reed, Roth, Russell, Saunders, Wanamaker—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. 215, by Mr. Hill: Relating to cancellation of certain state taxes.

On motion of Mr. Hill, 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 Albert, Allen, Banker, Beck, Bennett, Benson, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskine, Denman, Durkee, Durrant, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Marble, Masterson, Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Roudebush, Rowe, Russell, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Watkins, Webb, Westover, Williams, Mr. Speaker—82.

Those absent or not voting were: Representatives Anderson, Aspinwall, Bach, Barlow, Biesen, Davis (J. H.), Falknor, Griffin, Mansfield, Miller (Frank O.), Post, Roth, Ryan, Saunders, Wanamaker—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 House Bill No. 224, by Mr. Rowe: Relating to horticulture and horticultural products.

On motion of Mr. Rowe, 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 Albert, Allen, Banker, Beck, Bennett, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Durkee, Durrant, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell,
THIRTY-SIXTH DAY, FEBRUARY 18, 1929

Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratcliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Tripple, Van Horn, Vaughan, Watkins, Webb, Westover, Williams, Mr. Speaker—80.

Those absent or not voting were: Representatives Anderson, Aspinwall, Bach, Barlow, Benson, Biesen, Danskin, Davis (J. H.), Denman, Falknor, Griffin, Olson (A. E.), Post, Saunders, Totten, Wakefield, Wanamaker—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.

There being no objection, the House returned to the eighth order of business.

INTRODUCTION AND FIRST READING OF HOUSE CONCURRENT RESOLUTION.

House Concurrent Resolution No. 8, by Committee on Rules and Order: Relating to the time limitation for introduction of bills.

The resolution was read the first time by title.

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

The Speaker appointed, in compliance with Senate Concurrent Resolution No. 7, Representatives Soule, Moran and Davis (J. H.).

The Speaker announced that it was customary for the House to have a group picture made during the Session, and requested that this be taken care of immediately.

On motion of Mr. Knapp, the House adjourned until 10:00 a. m., Tuesday, February 19, 1929.

A. W. CALDER, Chief Clerk.
THIRTY-SEVENTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Tuesday, February 19, 1929.

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

The clerk called the roll; all members being present except Representative Bach, who was excused.

Prayer was offered by Rev. Frank E. Carlson of the United Churches, of Olympia, Wash.

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

REPORTS OF STANDING COMMITTEES.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1929.

Your Committee on Engrossment to whom was referred House Bills Nos. 88, 97, 140, 167 and 223, have compared same with the original bills and find them correctly engrossed.

FRANK O. MILLER, Chairman.

I concur in this report: A. G. Hall.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1929.

Your Committee on Engrossment to whom was referred House Bill No. 181, have compared same with the original bill and find it correctly engrossed.

FRANK O. MILLER, Chairman.

We concur in this report: R. S. Durkee, E. F. Hultgren.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1929.

Your Committee on Judiciary, to whom was referred House Bill No. 47, entitled "An Act giving to certain persons liens upon poultry, cows, horses, and other livestock, and providing for the filing, recording, foreclosure and enforcement 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 Dairy and Livestock.

JUDSON F. FALKNOR, Chairman.


On motion of Mr. Falknor, House Bill No. 47 was re-referred to the Committee on Dairy and Livestock.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1929.

We, your Committee on Judiciary, to whom was referred House Bill No. 82, entitled "An Act relating to express trusts for security with power of sale, regulating instruments creating the same, defining the rights, obligations, powers, and duties..."
of the parties thereto and of parties interested, or claiming an interest in the subject matter 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.

JUDSON F. FALKNOR, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 19, 1929.

Mr. Speaker:

We, a majority of your Committee on Public Morals, to whom was referred House Bill No. 136, entitled "An Act regulating the sale, transfer and possession of certain firearms, prescribing penalties and rules of evidence, and to make uniform the law with reference thereto," 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.

J. B. GILBERT, Chairman.


HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 19, 1929.

Mr. Speaker:

We, a minority of your Committee on Public Morals, to whom was referred House Bill No. 136, entitled "An Act regulating the sale, transfer and possession of certain firearms, prescribing penalties and rules of evidence, and to make uniform the law with reference thereto," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

A. E. OLSON.

On motion of Mr. Gilbert, the usual number of copies of the Substitute House Bill were ordered printed.

Passed to second reading.

House Bill No. 168: Do pass as amended.

Passed to second reading.

House Bill No. 186: Do pass as amended.

Passed to second reading.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 19, 1929.

Mr. Speaker:

We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 187, entitled "An Act authorizing the assessment of lands held or owned by any metropolitan park district within the limits of any city for local improvements, and providing for the payment of such assessments," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. C. HUBBELL, Chairman.


Passed to second reading.

House Bill No. 188: Do pass as amended.

Passed to second reading.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 19, 1929.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 193, entitled "An Act relating to bonds for attachment and amending sections 6 and 7 of an act entitled 'An Act in relation to attachments and garnishments,' approved
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February 3, 1886," have had the same under consideration, and we respectfully
report the same back to the House with the recommendation that it do pass.
JUDSON F. FALKNOR., Chainnan.
,Ve concur In this report:
Chan Wakefield, Joseph H. Griffin, W. 0. Miller,
John C. Hurspool, J. T. Gear, William T. Beck, J. M. Glasgow, John A. Soule,
Earl W. Benson, Wm. Phelps Totten.

Passed to second reading.
HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1929.
i\IR. SPEAKER :
We, your Committee on Cities of the First Class, to whom was referred House
Bill No. 236, entitled "An Act enabling cities of the first class to provide for the
pensioning of their superannuated and disabled civil service employes," have had the
same under consideration, and we respectfully report the same back to the House with
the recommendation that it do pass.
C. A. MORAN, Chairman.
We concur In this report: J. E. Marble, George Culmback, J. P. Post, Charles W.
Saunders, Fred Shoemaker.

Passed to second reading.
HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1929.
MR. SPEAKER :
We, your Committee on Education, to whom was referred House Bill No. 239,
entitled "An Act empowering the granting of degrees by the state normal schools of
Washington when conforming to prescribed currlcula," have had the same under
consideration, and we respectfully report the same back to the House with · the
recommendation that It do pass.
J. E. MASTERSON, Chairman.
We concur in this report: Chester Biesen, Geo. L. Denman, E. F. Hultgrenn,
J. B. Gilbert, Knute Hill, Mary C. Hutchinson, Pearl A. Wanamaker, N. J. Bostwick,
T. Claud Bennett, Josh W. Russell, Chas L. Vaughan.

Passed to second reading.
Do pass as amended.
Passed to second reading.
House Bill No. 251: Do pass as amended.
Passed to second reading.
House Bill No. 250:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1829.

MR. SPEAKER :
vVe, your Committee on Education, to whom was referred House Bill No. 259,
entitled "An Act relating to education, and providing for the formation of joint union
high school districts in connection therewith," have had the same under consideration,
and we respectfully report the same back to the House with the recommendation that
it do pass.
J. E. MASTERSON, Chairman.
We concur in this report: Chester Biesen, Geo. L. Denman, E. F. Hultgrenn,
.T. B. Gilbert, Knute Hill, Mary C. Hutchinson, Pearl A. Wanamaker, N. J. Bostwick,
T. Claud Bennett, Josh W. Russell, Chas. L. Vaughan.

Passed to second reading.
HOUSE OF REPRESENTATIVES,:,

OLYMPIA, WASH., February 19, 1929.
MR. SPEAKER :
We, your Committee on Reclamation and Irrigation, to whom was referred
House Bill No. 277, entitled "An Act relating to Irrigation districts, providing for the
issuance of warrants, fixing the powers and duties of certain officers in relation
thereto, and relating to irrigation district assessments on tolls and charges levied
by irrigation districts, providing for the collection thereof, and the taxation of lands
sold by irrigation districts, and amending sections 18, 22, 29, 36 and 37 of an act
entitled 'An Act providing for the organization and government of irrigating districts,


and the sale of bonds arising therefrom, and declaring an emergency, approved March 20, 1890," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

E. F. BANKER, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1929.

MR. SPEAKER:

We, your Committee on Public Utilities, to whom was referred House Bill No. 279, entitled "An Act relating to water and water systems in cities and towns, authorizing such cities and towns to contract 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. J. TEMPLETON, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1929.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 92, entitled "An Act relating to the sale of intoxicating liquors and providing penalties for violation thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Judson F. Falknor, Chairman.


Passed to second reading.

Engrossed Senate Bill No. 101: Do pass as amended.
Passed to second reading.

Engrossed Senate Bill No. 104: Do pass as amended.
Passed to second reading.

Engrossed Senate Bill No. 105: Do pass as amended.
Passed to second reading.

Engrossed Senate Bill No. 107: Do pass as amended.
Passed to second reading.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 106, entitled "An Act in relation to appeal and supersedeas bonds on appeal to the supreme court of the state," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Judson F. Falknor, Chairman.


Passed to second reading.

Engrossed Senate Bill No. 107: Do pass as amended.
Passed to second reading.

Mr. Speaker:

We, your Committee on Reclamation and Irrigation, to whom was referred Substitute Senate Bill No. 126, entitled "An Act relating to the tax levy for the
reclamation revolving fund and amending section 12 of chapter 158 of the Laws of 1919, as amended by section 1 of chapter 218 of the Laws of 1927," 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.

Senate Bill No. 148: Do pass as amended.
Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1929.

Mr. Speaker:

We, your Committee on Public Utilities, to whom was referred Senate Bill No. 161, entitled "An Act relating to public service properties and utilities, providing for the regulation thereof, fixing penalties for the violation thereof and amending section 18 of chapter 117 of the Laws of 1911 (section 10354 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. E. J. TEMPLETON, Chairman.


Passed to second reading.

The Speaker: "There is one procedure here that we have been overlooking. I wish to call the attention of all the committee chairman to the second paragraph of Rule 54, which reads: '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.'

"Now in the future when a committee report comes back recommending that a bill be indefinitely postponed, we will expect the chairman of the committee to take such action. Now I know that there has been a slight feeling throughout the House in a great many cases that this motion to indefinitely postpone is rather taking advantage of a bill. This is not true. It is a perfectly legal way of getting rid of a bill which in our opinion has no chance of passing, and we do not want it in the way any longer.

"Now if a committee sees fit to report back to the House that a bill be indefinitely postponed, they should take action to see that that recommendation is carried out, because it makes more work and is in the way of future action. So the chairmen will please remember that, and also remember that they are required to notify the author of the bill in writing, that they are going to move to indefinitely postpone."

Mr. Falknor: "I wish to ask for the construction of this rule. There are several instances where the vote has not been unanimous, and yet where there has been no minority report. I would like to know what the Chair's construction of the rule is, whether the motion is in order if there is no minority report."

The Speaker: "I think that a strict interpretation of the rule is that it should be unanimous. However, I think the chairman would be perfectly within his rights to move for indefinite postponement if there were no minority report."

Mr. Reed: "Parliamentary inquiry. Speaking to Mr. Falknor's query, the practice has been heretofore that where a committee brought out a
report on a bill for indefinite postponement and there was no minority report, that it must be considered an unanimous report. That is, if a member of the committee was not sufficiently interested to present a minority report, then the report as submitted by the committee must be considered an unanimous report for indefinite postponement. I just want to know whether you are going to follow that rule, or allow members of a committee to refrain from signing a report and through that refrainment prevent a motion to indefinitely postpone."

The Speaker: "Unless they submit a minority report it will be considered the action of the committee is for indefinite postponement."

MESSAGES FROM THE SENATE.

Mr. Speaker:

The Senate has passed:

Re-engrossed House Bill No. 85, also
House Bill No. 179, also
Senate Bill No. 233, and the same are herewith transmitted.

Herbert H. Sieler, Secretary.

MR. SPEAKER:

MESSAGES FROM THE SENATE.

Olympia, Wash., February 18, 1929.

The Senate has adopted the report of the Free Conference Committee to whom was referred Engrossed House Bill No. 18, and the Senate has passed said bill as amended, and said bill together with the report of the Free Conference Committee is herewith transmitted.

Herbert H. Sieler, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE.

Olympia, Wash., February 15, 1929.

Mr. Speaker:

We, your Committee on Free Conference, to whom was referred Engrossed House Bill No. 18, entitled "An Act relating to the consolidation of municipal corporations, and repealing certain acts relating thereto," have had the same under consideration, and we recommend that the Senate recede from its amendment and that the bill be amended as follows:

Amend the bill, add thereto a new section to read as follows:

"Sec. 16. That the attempted consolidation of two or more contiguous municipal corporations pursuant to the provisions of either chapter 167 of the Laws of 1927 or chapter 293 of the Laws of 1927 be, and any such consolidation of any such cities or towns, is hereby in all respects validated."

Senate Members:

E. B. Palmer,
Charles W. Hall,
Houser.

House Members:

Rex S. Roudebush,
A. E. Mills,
John A. Soule.

On motion of Mr. Roudebush, the report of the Free Conference Committee on Engrossed House Bill No. 18 was adopted.

The clerk called the roll, and the House passed Engrossed House Bill No. 18, as amended by the Free Conference Committee, by the following vote: Yeas, 77; nays, 0; absent or not voting, 20.

Those voting yea were: Representatives Aspinwall, Banker, Beck, Bennett, Biesen, Booth, Bostwick, Butterworth, Culmbach, Danielson, Danskin, Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy),
Mr. Speaker:

The Senate has adopted the report of the Free Conference Committee to whom was referred Engrossed House Bill No. 34 and the Senate has passed said bill as amended, and said bill together with the report of the Free Conference Committee is herewith transmitted.

HERBERT H. SIEBER, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE.

OLYMPIA, WASH., February 19, 1929.

Mr. Speaker:

We, your Committee on Free Conference, to whom was referred Engrossed House Bill No. 34, entitled "An Act relating to justice courts, fixing the venue of civil actions therein and the jurisdiction of justices of the peace in relation thereto, prescribing duties of justices of the peace, and repealing certain acts relating thereto," have had the same under consideration, and we recommend that the House concur in the following Senate amendment:

"Amend section 1, line 7 of the engrossed bill, same being line 3 of the mimeographed amendment, strike words "fifteen hundred" and insert in lieu thereof the words "one thousand."

That the Senate recede from the following Senate amendment:

"Amend section 1, by adding to the end of the section the following: "In all other cases the action shall be commenced either in the precinct in which one or more of the defendants reside, or before a justice of the peace of the county seat of the county."

And that the bill be further amended as follows:

"Amend section 1, by adding to the end of the section the following: "In all other cases the action shall be commenced in the precinct in which one or more of the defendants reside, or in the nearest incorporated city or town, or before a justice of the peace of the county seat of the county."

Senate Members:
E. B. Palmer,
Harve H. Phipps,
Reba J. Hurn.

House Members:
Judson F. Falknor,
Andrew Danielson,
John C. Hurspool.

On motion of Mr. Falknor, the report of the Free Conference Committee on Engrossed House Bill No. 34 was adopted.

The clerk called the roll, and the House passed Engrossed House Bill No. 34, as amended by the Free Conference Committee, by the following vote: Yeas, 79; nays, 0; absent or not voting, 18.

Those voting yea were: Representatives Allen, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Casey, Cory, Culmbach, Danielson, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay,
McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Roudebush, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Van Horn, Wanamaker, Webb, Westover, Williams, Mr. Speaker—79.

Those absent or not voting were: Representatives Albert, Anderson, Bach, Barlow, Canfield, Danskin, Gillette, Masterson, Northup, Post, Roth, Rowe, Templeton, Totten, Tripple, Vaughan, Wakefield, Watkins—18.

Mr. Speaker:

The President has signed:
House Bill No. 25, also
House Bill No. 37, also
House Bill No. 29, also
House Bill No. 101, and the same are herewith transmitted.

HERBERT H. SIETER, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., February 19, 1929.

Mr. Speaker:

The President has appointed as members of a committee under Senate Concurrent Resolution No. 7, Senators Barnes, Wray and Smith.

HERBERT H. SIETER, 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. 321, by Judiciary Committee: An Act relating to the entry and filing of judgments.
Ordered printed and passed to second reading.

House Bill No. 322, by Committee on Rural Credits and Agricultural Development: An Act providing for the foreclosure of installment mortgages upon real estate and repealing all acts and parts of acts in conflict therewith.
Ordered printed and passed to second reading.

House Bill No. 323, by Committee on Public Utilities (By executive request): An Act relating to public service companies, and the suspension of schedules, the superseding and reviewing of orders of the Department of Public Works, providing additional fees, and amending section 82 of chapter 117 of the Laws of 1911, as amended by section 1, chapter 133 of the Laws of 1915, and sections 86, 87 and 103 of chapter 117 of the Laws of 1911.
Ordered printed and passed to second reading.

House Bill No. 324, by Mr. Hubbell (By executive request): An Act relating to revenue and taxation and the assessment of property therefor, amending section 8, chapter 130, Laws of the Extraordinary Session of 1925 and declaring that this act shall take effect immediately.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 325, by Mr. Hubbell (By executive request): An Act relating to townships and the assessment and equalization of property therein; abolishing the office of township assessor and the town board of
review; amending section 11376 of Remington's Compiled Statutes as amended by section 3, chapter 13, Laws of 1923; section 11456 of Remington's Compiled Statutes as amended by section 9, chapter 13, Laws of 1923; sections 11386 and 11393 of Remington's Compiled Statutes, and section 68, chapter 130, Laws of the Extraordinary Session of 1925; repealing section 11441 of Remington's Compiled Statutes as amended by section 7, chapter 13, Laws of 1923, and sections 11442, 11443 and 11444 of Remington's Compiled Statutes, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Counties and County Boundaries.

On motion of Mr. Hubbell, the usual number of copies of House Bills Nos. 324 and 325 were ordered printed.

House Bill No. 326, by Representatives Knapp and Reed: An Act relating to and regulating building and loan and savings and loan associations and societies, providing penalties for violations thereof, and amending chapter 110 of the Laws of 1913.

Ordered printed and referred to Committee on Banks and Banking.

House Bill No. 327, by Representatives Reed and Templeton: An Act relating to public service properties and utilities, to tow boats, tugs, scows, barges and lighters, and amending section 8, chapter 117 of the Laws of 1911, as amended by chapter 116 of the Laws of 1923.

Ordered printed and referred to Committee on Public Utilities.

House Bill No. 328, by Mr. Shoemaker: An Act providing for the prequalification of bidders on public work, defining certain terms used therein, providing for procedure at public opening of bids, precluding action in court in certain cases, repealing all acts and parts of acts in conflict therewith, and declaring that the same shall take effect immediately.

Ordered printed and referred to Committee on Highways and Automotive Transportation.

House Bill No. 329, by Mr. Shoemaker: An Act relating to contractors, contracts for public improvements, and bonds upon public work, providing for completion of work eliminated from any such contract, amending section 1161 of Remington's Compiled Statutes of Washington, repealing sections 10320, 10321 and 10322, being chapter 166 of the Laws of 1921 as amended to date, and repealing all other acts and parts of acts in conflict herewith, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Highways and Automotive Transportation.

House Bill No. 330, by Representatives Griffin and Tripple: An Act relating to education and the public schools in districts of the first class, and providing for home instruction of children of school age unable to attend school on account of physical disability.

Ordered printed and referred to Committee on Education.

House Bill No. 331, by Mr. Hartung: An Act relating to Juvenile Courts and Court Commissioners, and amending section 1987-2 of Remington's Compiled Statutes of Washington.

Ordered printed and referred to Committee on Judiciary.
THIRTY-SEVENTH DAY, FEBRUARY 19, 1929

House Bill No. 332, by Representatives McCracken and Paysse: An Act authorizing banks incorporated under the laws of the State of Washington to establish and maintain branches in certain cities.

Ordered printed and referred to Committee on Banks and Banking.

House Bill No. 333, by Mr. Paysse: An Act amending section 95 of chapter 178, Laws of the Extraordinary Session of 1925, page 535, relating to the tagging of game or fur-bearing animals, or game or non-game birds or game fish.

Ordered printed and referred to Committee on Game and Game Fish.

House Bill No. 334, by Mr. Banker: An Act relating to marks and brands, providing for registration thereof, defining the powers and duties of certain officers in relation thereto, and providing penalties for violation thereof.

Ordered printed and referred to Committee on Agriculture.

House Bill No. 335, by Representatives Denman and Glasgow: An Act relating to public highways and making appropriations for the engineering, construction, relocation, and surfacing of parts of State Road Number 22.

Ordered printed and referred to Committee on Highways and Automotive Transportation.

House Bill No. 336, by Representatives Albert, Cory and Miller: An Act relating to State Highway No. 5, or the National Park Highway, and amending section 4 of chapter 185 of the Laws of 1923.

Ordered printed and referred to Committee on Highways and Automotive Transportation.

House Bill No. 337, by Mr. Saunders (By request): An Act relating to, and providing for, the funding and refunding of special fund utility warrants and bonds of cities of the first class; and validating certain funding and refunding bonds thereof.

On motion of Mr. Saunders, the usual number of copies of House Bill No. 337 were ordered printed.

Referred to Committee on Cities of the First Class.

House Bill No. 338, by Mr. Saunders: An Act relating to evergreen trees, commonly known as Christmas trees, providing for licensing of dealers therein and shippers thereof, and prescribing penalties for violation of the act.

Ordered printed and referred to Committee on Forestry and Logged-Off Lands.

House Bill No. 339, by Mr. Tripple: An Act relating to Taxation and amending section 82 of chapter 130 of the Laws, Extraordinary Session of 1925, and declaring an emergency.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 340, by Mr. Tripple: An Act relating to revenue and taxation and the administration of the state government, amending section 8 of chapter 280, Session Laws of Washington, 1927, being section 11087-8 of Remington's 1927 Supplement to the Compiled Statutes of Washington, repealing all acts and parts of acts in conflict herewith 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 Bill No. 233, by Committee on Rules and Joint Rules (By executive request): An Act transferring certain monies in and to be paid into the state treasury and abolishing the United States Fund for the maintenance of the soldiers' home, and defining the duties and powers of the state treasurer in connection therewith, and declaring that this act shall take effect immediately.

Referred to Committee on Appropriations.

SECOND READING OF BILLS.

House Bill No. 162, by Representatives Culmback, Masterson, Roth and Templeton: Relating to clerk hire in connection with collection of taxes.

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

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 15, 1929.

MR. SPEAKER:

We, your Committee on Fisheries, to whom was referred House Bill No. 108, entitled "An Act authorizing the vacation of state oyster reserves or portions thereof, and providing for the manner of sale or lease thereof and the disposition of the proceeds," 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, strike the words "other tide lands" and insert in lieu thereof the following: "second class shore lands insofar as the statutes relating to the sale of such second class shore lands may be applicable to the sale of tide lands in state oyster reserves".

Amend section 2, line 12 of the original bill, being line 6 of the printed bill, strike the words "as to"

Amend section 3, line 17 of the original bill, being line 3 of the printed bill, after the word "parts", insert the words "or all of said reserve".

E. A. SIMS, Chairman.


The bill was read the second time by sections.

On motion of Mr. Roudebush the committee amendments were adopted.

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

Amend section 1 of the bill as follows:

Add at the end of section, as amended by the Committee on Fisheries, the following: "Provided, That nothing in this act shall be construed as authorizing the sale or lease of any tide lands which have heretofore, or which may hereafter, be set aside as state oyster reserves in Eld Inlet or Totten Inlet, situated in Mason or Thurston counties."

The bill was passed to third reading and ordered engrossed.

House Joint Memorial No. 4, by Committee on Memorials: Relating to the establishment of an air base at Fort Lewis.

On motion of Mr. Roudebush, Substitute House Joint Memorial No. 4 was substituted for House Joint Memorial No. 4.

Substitute House Joint Memorial No. 4, by Committee on Military: Relating to the passage of a bill by Congress establishing a naval air base at Fort Lewis.

Substitute House Joint Memorial No. 4 was read the second time by sections and passed to third reading.
We, your Committee on Judiciary, to whom was referred House Bill No. 107, entitled "An Act relating to non-business corporations and amending chapter 75 Session Laws of 1907," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend section 1, line 22 of the original bill, being line 14 of the printed bill, after the word "property" insert a period (.) ; strike the words "but shall not sell or dispose of or purchase real estate" and insert in lieu thereof the following: "Where such corporation has acquired real estate the trustees of the corporation may by resolution entered in its minutes classify portions of its real estate as held for investment, endowment or annuity purposes, and where so classified such real estate may be disposed of by its board of trustees as provided in its by-laws, or, if the by-laws so provide, it may be disposed of by an executive committee between regular meetings of the trustees. Other real estate of the corporation shall not be sold or disposed of."

Amend section 1, line 23 of the original bill, being line 15 of the printed bill, after the word "unless" insert the words "the board of trustees is".


On motion of Mr. Roudebush the committee amendments were adopted.

The bill was passed to third reading and ordered engrossed.

We, your Committee on Reclamation and Irrigation, to whom was referred House Bill No. 118, entitled "An Act relating to assessments of irrigation districts and amending section 7442, 7443 and 7444 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, page 2, line 31 of the original bill, being line 43 of the printed bill, after the period (.) following the word "assessed" strike down to and including the word "delinquency" in line 8 of page 3 of the original bill, being line 49 of the printed bill, and insert in lieu thereof the following:

"On all assessments levied prior to the time this amendatory act takes effect the county treasurer shall collect the interest and penalty upon delinquent assessments in accordance with the law in effect at the time such assessments were levied; and on all assessments levied after this amendatory act takes effect it shall be the duty of the treasurer to collect the interest and penalty provided by this amendatory act."


We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 135, entitled "An Act relating to the payment of annual fees by claimants of water power; to the furnishing of an annual statement by such claimants; providing penalties for failure to pay such fees or to make such statements," 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 9 of the printed bill, after the word "rate" insert the word "of".

Amend section 1, line 22 of the original bill, being line 15 of the printed bill, change the period (.) to a semi-colon (;) and add the following: "for projects partly developed and in operation the fees paid on that portion of any project that shall have been developed and in operation shall be the full annual license fee above specified for projects in operation, and for the remainder of the power claimed under such project the fees shall be the same as for undeveloped projects."

J. C. HUBBELL, Chairman.


The bill was read the second time by sections.

On motion of Mr. Hubbell, the committee amendments were adopted.

The bill was passed to third reading and ordered engrossed.

House Bill No. 232, by Mr. Hubbell (By executive request): Relating to regulation and control of waters within the state.

Mr. Davis (J. H.) moved that House Bill No. 232 be passed until tomorrow but that it retain its place on the calendar.

The motion was carried.

House Bill No. 147, by Representatives Butterworth, Hazen, Miller (Frank O.), Peterson (Payson) and Roudebush: Relating to exemption from taxation of property owned by veterans' organizations.

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

House Bill No. 191, by Representatives Lindsay, Northup, Sims, Watkins and Westover: Relating to the killing of predatory elk on over-stocked ranges.

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

THIRD READING OF BILLS.

Substitute House Bill No. 72, by Committee on Banks and Banking: To regulate the owning by certain corporations of capital stock of state banks and trust companies.

Mr. Bennett moved that rules be suspended, and Substitute House Bill No. 72 be returned to second reading for the purpose of amendment.

The motion was lost.

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, 52; nays, 40; absent or not voting, 5.

Those voting yea were: Representatives Allen, Aspinwall, Banker, Beck, Biesen, Booth, Butterworth, Canfield, Casey, Cory, Danielson, Danskine, Durkee, Durrant, Falknor, Gear, Gillette, Griffin, Hazen, Hess, Hill, Hubbell, Hurspool, Hutchinson, Johnson, Knapp, Mansfield, Masterson, Mills, Mitchell, Murray, Nelson, Olson (O. H.), Paysse, Peterson (C. E.), Post, Reed, Roth, Roudebush, Ryan, Saunders, Sims, Soule, Sweetman, Totten, Tripple, Van Horn, Wanamaker, Watkins, Westover, Williams, Mr. Speaker—52.

Those voting nay were: Representatives Albert, Anderson, Barlow, Bennett, Benson, Bostwick, Culmbach, Davis (J. H.), Denman, Friese, Gilbert, Glasgow, Goldsworthy, Hall, Hartung, Hayton, Hultgrenn, Jones
THIRTY-SEVENTH DAY, FEBRUARY 19, 1929

(Roy), Kelly, Krouse, Leber, McCracken, McDonough, McQuesten, Marble, Miller (Frank O.), Miller (W. O.), Olson (A. E.), Peterson (Payson), Ratliffe, Reader, Rowe, Russell, Shipley, Shoemaker, Smith, Templeton, Vaughan, Wakefield, Webb—40.
Those absent or not voting were: Representatives Bach, Jones (John R.), Lindsay, Moran, Northup—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.

Engrossed House Bill No. 110, by Mr. Kelly: Relating to licensing of peddlers.
On motion of Mr. Kelly, the rules were suspended, the second reading considered the third, the bill was passed 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 Albert, Allen, Anderson, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Freese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Webb, Westover, Williams, Mr. Speaker—92.
Those absent or not voting were: Representatives Bach, Barlow, Jones (John R.), Moran, Murray, Roudebush, Wakefield, Watkins—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 House Bill No. 116, by Mr. Mitchell: Creating the organization of water districts, and declaring an emergency.
On motion of Mr. Mitchell, the rules were suspended, the second reading considered the third, the bill was passed 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 Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Freese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—92.
Those absent or not voting were: Representatives Bach, Lindsay, Miller (Frank O.), Post, Wakefield—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.

Engrossed House Bill No. 140, by Mr. Ryan (By executive request): Creating the department of highways and the office of director of highways, and declaring an emergency.

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

After debate, Mr. Saunders moved that the rules be suspended, and Engrossed House Bill No. 140 be returned to second reading for the purpose of amendment.

The Speaker ruled the motion out of order, as Mr. Saunders had already spoken on the merits of the bill.

Mr. Knapp moved that the rules be suspended, and Engrossed House Bill No. 140 be returned to second reading for the purpose of amendment.

The motion was lost.

After debate, the previous question was ordered.

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 clerk called the roll, and the following absentee was noted: Representative Bach, who had previously been excused.

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

The Speaker declared the question was on the final passage of Engrossed House Bill No. 140.

The clerk called the roll on the final passage of Engrossed House Bill No. 140, and the bill passed the House by the following vote: Yeas, 67; nays, 29; absent or not voting, 1.

Those voting yea were: Representatives Anderson, Barlow, Bennett, Benson, Booth, Bostwick, Butterworth, Canfield, Casey, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durrant, Friese, Gear, Gilbert, Gillette, Griffin, Hall, Hartung, Hayton, Hess, Hubbell, Hurspool, Hutchinson, Johnson, Jones (Roy), Kelly, Knapp, Leber, Lindsay, McCracken, McDonough, Mansfield, Masterson, Miller (Frank O.), Mills, Mitchell, Moran, Nelson, Northup, Payse, Peterson (C. E.), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Shoemaker, Sims, Smith, Sweetman, Templeton, Totten, Tripple, Wakefield, Watkins, Webb, Westover, Williams, Mr. Speaker—67.

Those voting nay were: Representatives Albert, Allen, Aspinwall, Banker, Beck, Biesen, Cory, Durkee, Falknor, Glasgow, Goldsworthy, Hazen, Hill, Hultgrenn, Jones (John R.), Krouse, McQuesten, Marble, Miller (W. O.), Murray, Olson (A. E.), Olson (O. H.), Peterson (Payson), Saunders, Shipley, Soule, Van Horn, Vaughan, Wanamaker—29.

Those absent or not voting were: Representative Bach—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.
Engrossed House Bill No. 182, by Mr. Banker: Relating to irrigation districts, and declaring an emergency.

On motion of Mr. Banker, the rules were suspended and Engrossed House Bill No. 182 was returned to second reading for the purpose of amendment.

On motion of Mr. Hurspool, the following amendment was adopted:
Amend section 5, line 7 of the engrossed bill, by striking the word "general" and inserting in lieu thereof the word "county".

On motion of Mr. Hurspool, the following amendment was adopted:
Amend section 5, line 12 of the engrossed bill, by inserting after the word "and", the word "county".

On motion of Mr. Hurspool, the following amendment was adopted:
Amend section 5, line 13 of the engrossed bill, by inserting after the word "irrigation", the word "system".

On motion of Mr. Hurspool, the following amendment was adopted:
Amend section 5, line 13 of the engrossed bill, by inserting after the word "all", the word "county".

On motion of Mr. Banker, the following amendment was adopted:
Strike the title and insert in lieu thereof the following:
"An Act relating to irrigation and drainage districts defining the powers and duties of the Director of Conservation and Development, with reference to investments made by the state in aid thereof. Providing for the cancellation of assessments and taxes levied upon the irrigation system of such districts, and on the irrigable land in such districts and declaring that this act shall take effect immediately."

On motion of Mr. Banker, the rules were suspended, and Engrossed House Bill No. 182 was advanced to third reading.

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, 96; nays, 0; absent or not voting, 1.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—96.

Those voting nay were: —0.
Those absent or not voting were: Representative Bach—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.

Mr. Davis (J. H.), moved that further proceedings under the call of the House be dispensed with.

The motion was lost.
House Bill No. 200, by Mr. Hubbell (By executive request): Relating to public utility companies.

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, 96; nays, 0; absent or not voting, 1.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Dansk, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—96.

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

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

House Bill No. 201, by Mr. Hubbell (By executive request): Relating to fees to be paid by Auto Transportation Companies.

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, 96; nays, 0; absent or not voting, 1.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Dansk, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—96.

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

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

House Bill No. 233, by Mr. Hartung: Relating to an interstate bridge over the Snake River.

On motion of Mr. Hartung, 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 Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—96.

Those absent or not voting were: Representative Bach—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.

Engrossed House Bill No. 70, by State Library Committee: Relating to free county libraries.

On motion of Mr. Biesen, 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, 31; absent or not voting, 1.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Beck, Biesen, Bostwick, Butterworth, Casey, Cory, Danielson, Denman, Durkee, Durrant, Falknor, Gilbert, Griffin, Hall, Hartung, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, McDonough, McQuesten, Marble, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Reader, Roth, Roudebush, Rowe, Ryan, Saunders, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams—65.

Those voting nay were: Representatives Anderson, Banker, Barlow, Bennett, Benson, Booth, Culmbach, Danskin, Davis (J. H.), Friese, Gear, Gillette, Glasgow, Goldsworthy, Hayton, Hubbell, Lindsay, McCracken, Mansfield, Masterson, Northup, Ratliffe, Reed, Russell, Shipley, Shoemaker, Sims, Wakefield, Webb, Mr. Speaker—31.

Those absent or not voting were: Representative Bach—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. Denman, further proceedings under the call of the House were dispensed with.

On motion of Mr. Knapp, the House adjourned until 10:00 a. m., Wednesday, February 20, 1929.

A. W. CALDER, Chief Clerk.
THIRTY-EIGHTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday, February 20, 1929.

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

The clerk called the roll; all members being present except Representatives Bach and Roudebush; Representative Bach being excused.

Prayer was offered by Rev. Frank E. Carlson, of the United Churches of Olympia, Wash.

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

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 20, 1929.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bill No. 55, also House Bill No. 179, also House Bill No. 34, also House Bill No. '18, also House Joint Resolution No. 7, have compared same with the original bills and resolution and find them correctly enrolled. JOHN ANDERSON, Chairman.

I concur in this report: John C. Hurspool.

House Bill No. 10: Do pass as amended. Passed to second reading.


House Bill No. 111: Do pass as amended. Passed to second reading.

House Bill No. 129: Do pass as amended. Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1929.

Mr. Speaker:

Your Committee on Engrossment, to whom was referred Engrossed House Bill No. 182, have compared same with the original bill and find same correctly engrossed. FRANK O. MILLER, Chairman.

Mr. Speaker:

We, a majority of Your Committee on Judiciary, to whom was referred House Bill No. 211, entitled "An Act relating to executive pardons and commutations and amending section 1136 of the Code of W. T. of 1881 (section 2223 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.

JUDSON F. FALKNOR, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 20, 1929.

MR. SPEAKER:

We, a minority of your Committee on Judiciary, to whom was referred House Bill No. 211, entitled "An Act relating to executive pardons and commutations and amending section 1136 of the Code of W. T. of 1881 (section 2221 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.

......................, Chairman.

We concur in this report: Joseph H. Griffin, R. R. Knapp.

Passed to second reading.


Minority report: Do not pass.

Passed to second reading.

House Bill No. 229: Do pass as amended.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 20, 1929.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 244, entitled "An Act relating to the manufacture, transportation and sale of liquor containing poison, 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 indefinitely postponed.

JUDSON F. FALKNOR, Chairman.


On motion of Mr. Falknor, House Bill No. 244 was indefinitely postponed.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 20, 1929.

MR. SPEAKER:

We, your Committee on Mines and Mining, to whom was referred House Bill No 247, entitled "An Act relating to certain securities and transferring the duty of administering and enforcing chapter 69 of the Laws of 1923 from the secretary of state to the director of licenses," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHAN WAKEFIELD, Chairman.

We concur in this report: George Culmback, G. C. Barlow, J. E. Masterson, E. A. Sims.

Passed to second reading.

House Bill No. 258: Do pass as amended.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 20, 1929.

MR. SPEAKER:

We, your Committee on Municipal Corporations Other Than the First Class, to whom was referred House Bill No. 284, entitled "An Act relating to and authorizing the regulation of buildings and structures in cities and towns," have had the same
under consideration, and we respectfully report the same back to the House with
the recommendation that it do pass. ANDREW DANIELSON, Chairman.
We concur in this report: H. C. Hartung, Henry C. Krouse, W. O. Mansfield,
Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 20, 1929.
MR. SPEAKER: We, a part of your Committee on Municipal Corporations Other Than the First
Class, to whom was referred House Bill No. 286, entitled "An Act relating to muni­
cipal corporations under a commission form of government, and amending section
14 of chapter 116, of the Laws of 1911," have had the same under consideration,
and we respectfully report the same back to the House with the recommendation
that it do pass.
Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 20, 1929.
MR. SPEAKER: We, a majority of your Committee on Municipal Corporations Other Than the First
Class, to whom was referred House Bill No. 314, entitled "An Act relating to muni­
cipal corporations under a commission form of government, and amending section
14 of chapter 184 of the Laws of 1915," have had the same under consideration,
and we respectfully report the same back to the House with the recommenda­
tion that it do pass.
We concur in this report: H. C. Hartung, Henry C. Krouse, W. O. Miller.
Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 20, 1929.
MR. SPEAKER: We, a minority of your Committee on Municipal Corporations Other Than the First
Class, to whom was referred House Bill No. 314, entitled "An Act relating to the government, powers and duties of cities of the third class and amending
section 14 of chapter 184 of the Laws of 1915," have had the same under considera­
tion, and we respectfully report the same back to the House with the recom­
mandation that it do not pass.
We concur in this report: W. O. Mansfield, William T. Beck.
Passed to second reading.

Senate Bill No. 47: Do pass as amended.
Passed to second reading.

Senate Bill No. 77: Do pass as amended.
Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 20, 1929.
MR. SPEAKER: We, your Committee on State Granted School and Tide Lands, to whom was
referred Engrossed Senate Bill No. 130, entitled "An Act providing for the sale of
certain lands 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.

We concur in this report: Geo. H. Northup, Frank A. Ratliffe, J. E. Masterson, W. S. Westover.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred Senate Bill No. 134, entitled "An Act relating to police justices in cities of the fourth class and amending section 174 of an act entitled 'An Act providing for the organization, classification, incorporation and government of municipal corporations, and declaring an emergency,' approved March 27, 1890," 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 State Granted School and Tide Lands, to whom was referred Senate Bill No. 178, entitled "An Act relating to the reservation of certain state lands from sale and lease," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: J. E. Masterson, Frank A. Ratliffe, W. S. Westover, Geo. H. Northup.

Passed to second reading.

Messages from the Senate.

Mr. Speaker:

The Senate has passed:
Engrossed Senate Joint Memorial No. 10, also Senate Bill No. 123, also Senate Bill No. 152, also Senate Bill No. 162, also Senate Bill No. 170, also Engrossed Senate Bill No. 184, also Senate Bill No. 202, also Senate Bill No. 248, also Engrossed Senate Bill No. 115, and the same are herewith transmitted, also The President has appointed as members of a conference committee on the Senate amendments to Engrossed House Bills Nos. 54 and 55, Senators Hall (C. W.), Phipps, and Palmer.

Herbert H. Steler, Secretary.
The Senate has passed:
Senate Joint Memorial No. 7, and the same is herewith transmitted.

HERBERT H. SIELER, Secretary.


Senate Joint Memorial No. 7 was read the first time by title.

On motion of Mr. Knapp, the rules were suspended, Senate Joint Memorial No. 7 was advanced to second reading, and read the second time in full.

On motion of Mr. Knapp, the rules were suspended, the second reading considered the third, the Memorial placed on final passage, and it passed the House by the following vote: Yeas, 57; nays, 23; absent or not voting, 17.

Those voting yea were: Representatives Allen, Aspinwall, Banker, Benson, Biesen, Bostwick, Danielson, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Gilbert, Gillette, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Knapp, Krouse, Leber, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Moran, Nelson, Olson (A. E.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Roth, Rowe, Saunders, Shipley, Shoemaker, Soule, Tripple, Van Horn, Wanamaker, Webb, Williams—57.

Those voting nay were: Representatives Albert, Barlow, Beck, Bennett, Booth, Casey, Cory, Culmback, Friese, Gear, Glasgow, Jones (Roy), Master­son, Mills, Russell, Sims, Smith, Sweetman, Templeton, Vaughan, Wakefield, Watkins, Mr. Speaker—23.

Those absent or not voting were: Representatives Anderson, Bach, Butterworth, Canfield, Danskln, Goldsworthy, Kelly, Lindsay, Mitchell, Murray, Northup, Olson (O. H.), Post, Roudebush, Ryan, Totten, Westover—17.

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

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 341, by Mr. Mitchell: An Act authorizing the vacation of certain waterways and the conveyance of certain lands to the city of Seattle for park, boulevard, ferry landings, ship anchorage and log storage purposes.

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

House Bill No. 342, by Mr. Krouse: An Act relating to the formation, maintenance and dissolution of county high school districts.

Ordered printed and referred to Committee on Education.

House Bill No. 348, by Representatives Butterworth and Roudebush: 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.

Ordered printed and referred to Committee on Military.

House Bill No. 344, by Representatives Griffin and Moran: An Act relating to mothers' pensions and amending section 2 of chapter 135 of the Laws of 1915.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 345, by Mr. Bennett: An Act making an appropriation for the improvement of certain roads.

Ordered printed and referred to Committee on Highways and Automotive Transportation.

House Bill No. 346, by Mr. Shipley: An Act relating to revenue and taxation, requiring the producers or manufacturers of electrical energy to pay an excise tax on the sale thereof, and fixing penalties for violations of this act.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 347, by Mr. Soule: An Act relating to union high school districts and authorizing the incurring of indebtedness and the issuance of bonds for certain purposes by the vote of the electors in portions of such districts in certain cases.

Ordered printed and referred to Committee on Education.

House Bill No. 348, by Mr. Soule (By request): An Act relating to the disposal of certain food products and permitting farmers, gardeners, and manufacturers to sell the same without licenses.

On motion of Mr. Soule, the usual number of copies of House Bill No. 348 were ordered printed.

Referred to Committee on Agriculture.

House Joint Resolution No. 9, by Mr. Lindsay: Relating to the submission of an amendment to Article VII of the state constitution relating to taxation.

Ordered printed and referred to Committee on Revenue and Taxation.

House Joint Resolution No. 10, by Mr. Lindsay: Relating to the submission of an amendment to Article VII of the state constitution relating to taxation.

Ordered printed and referred to Committee on Revenue and Taxation.

House Joint Memorial No. 6, by Committee on Federal Relations and Immigration: Relating to investigation of certain public utilities.

Ordered printed and passed to second reading.

FIRST READING OF SENATE BILLS.

Engrossed Senate Bill No. 115, by Senators Gray, Murphy, Stinson, Mize, Jacobus, Frary, Metcalf, Landon, Hall (Chas. W.), Norman, Somerville, Cox, Dimmick, Miller, Knutzen, St. Peter, Colburn, Hartwell, Ball, Oman, Taylor and Lunn: An Act relating to public highways, providing for the classification, laying out, construction and/or improvement thereof, providing revenues therefor, and for the closing and restricting the use thereof in certain cases, defining the powers and duties of certain officers in relation thereto, making appropriation, prescribing penalties, amending sections 2 and 5 of chapter 173 of the Laws of 1921, and section 8328-1 of Reming-
ton's Compiled Statutes, repealing chapter 35 of the Laws of 1911, and providing when the act shall take effect.

Referred to Committee on Highways and Automotive Transportation.

**Senate Bill No. 129**, by Committee on Rules and Joint Rules (By executive request): An Act relating to the budget system for the state of Washington, and amending sections 2, 3, 4, 7 and 10 of chapter 9 of the Laws of 1925, and further amending said chapter by adding thereto a new section to be known as section 2-a.

Referred to Committee on Appropriations.

**Senate Bill No. 152**, by Senator Hall: An Act relating to hunting and fishing licenses and providing for the granting of the same to certain persons without fees.

Referred to Committee on Game and Game Fish.

**Senate Bill No. 162**, by Committee on Labor and Labor Statistics: An Act relating to the removal of railroad terminals and division points and requiring permits therefor from the department of public works.

Referred to Committee on Transportation Other Than Automotive.

**Senate Bill No. 170**, by Senators Heifner and Miller: An Act relating to and continuing the work of the Cascade Tunnel Commission and making an appropriation therefor.

Referred to Committee on Highways and Automotive Transportation.

**Engrossed Senate Bill No. 184**, by Senators Hurn, Hartwell, Houser, Palmer: An Act relating to the deposit of public funds in banks by county officers and amending chapter 51 of the Laws of 1907.

Referred to Committee on Banks and Banking.


Referred to Committee on Elections and Privileges.

**Senate Bill No. 248**, by Committee on Rules and Joint Rules (By request of the state treasurer): An Act providing for the disposition of certain poundage taxes held by the state treasurer in suspense.

Referred to Committee on Fisheries.


Referred to Committee on Compensations and Fees for State and County Officers.

**SECOND READING OF BILLS.**

**House Bill No. 232**, by Mr. Hubbell (By executive request): Relating to the regulation and control of waters within the state.

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

**House Bill No. 136**, by Messrs. Biesen, Davis (J. H.), Johnson, Smith and Williams: Regulating the sale of fire-arms.

On motion of Mr. Falknor, House Bill No. 136 was re-referred to the Committee on Judiciary.
Senate Bill No. 177, by Senators Dimmick and Miller: Relating to the appropriation of water, for use in federal reclamation projects.

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

Substitute Senate Bill No. 148, by Committee on Cities of the First Class: Relating to police relief and pension funds.

On motion of Mr. Moran, Substitute Senate Bill No. 148 was re-referred to the Committee on Cities of the First Class.

House of Representatives,
Olympia, Wash., February 15, 1929.

Mr. Speaker:

We, your Committee on Revenue and Taxation, to whom was referred Engrossed Senate Bill No. 117, entitled "An Act relating to local improvements in cities and towns and amending sections 10, 14 and 21 of chapter 98 of the Laws of 1911," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend section 1, line 25 of the original bill, being line 17 of the printed bill, after the word "owner" insert the words "or reputed owner"

Amend section 1, line 27 of the original bill, being line 18 of the printed bill, after the word "owner" insert the words "or reputed owner"

Amend section 3, line 28 of the original bill, being line 18 of the printed bill, after the word "owner" insert the words "or reputed owner"

Amend section 3, line 30 of the original bill, being line 20 of the printed bill, after the word "owner" insert the words "or reputed owner"

J. C. Hubbell, Chairman.

We concur in this report: J. W. Lindsay, O. H. Olson, John R. Jones, Herman Friese, T. Claud Bennett, J. H. Davis, E. A. Sims, W. O. Mansfield, Chas. I. Roth.

The bill was read the second time by sections.
On motion of Mr. Hubbell, the committee amendments were adopted.
The bill was passed to third reading.

House of Representatives,
Olympia, Wash., February 18, 1929.

Mr. Speaker:

We, your Committee on Elections and Privileges, to whom was referred Substitute Senate Bill No. 44, entitled "An Act providing for and regulating the registration of voters, to prevent fraud, providing penalties for violations thereof, 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 with the following amendments:

Amend section 10, page 7, line 24 of the original bill, being line 16 of the printed bill, after the comma (,) following the word "papers" insert the following: "or a certified copy of the order admitting him to citizenship."

Amend section 10, page 7, line 27 of the original bill, being line 18 of the printed bill, after the word "ancestors" insert the following: "or a certified copy of the order admitting such ancestor or ancestors to citizenship."

Amend section 29, strike the period (.) at the end of the section, insert in lieu thereof a comma (,) and add the following: "together with a certified list of the names of all voters whose registration was cancelled or transferred during the preceding month for any reason, giving the reason for cancellation or transfer."

Amend section 31, line 7 of the original bill, being line 1 of the printed bill, after the word "all" insert the word "forms" and a comma (,) after the word "cards" strike the comma (,) and insert in lieu thereof the word "and"; strike the words "and equipment"

J. W. Lindsay, Chairman.

The bill was read the second time by sections.

On motion of Mr. Lindsay, the committee amendments were adopted.

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

Amend section 15, line 2 of the printed bill, being line 7 of the original bill, after the comma (,) following the word "election" insert the following: "except before a primary and general municipal election."

The bill was passed to third reading.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1929.

We, your Committee on Highways and Automotive Transportation, to whom was referred Engrossed Senate Bill No. 104, entitled "An Act relating to the use of public highways, the licensing of motor vehicles, amending chapter 96 of the Laws of 1921, and providing penalties for violation thereof, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend the bill—in section 4, line 7 of the Engrossed bill, the same being line 6 of the printed bill, by striking the words "doing business in this state" and insert in lieu thereof the following: "other than a foreign corporation having a place of business in this state and owning and operating a motor vehicle or motor vehicles used in connection with such place of business."

Amend the bill—in section 4, line 23 of the Engrossed bill, strike the words and figures "Seventy-two (72)") and insert in lieu thereof the words and figures "Forty-eight (48)."

Amend the bill—on page 4, section 4, line 4 of the Engrossed bill, after the words "cases of" and before the words "of motor" strike the word "residents" and insert in lieu thereof the word "residence."

Amend the bill—add at the end of the bill, a new section to be known as section 6. "Section 6. That section 14 of chapter 96, Laws of 1921, page 261, be amended to read as follows:

"Section 14. Upon the loss or defacement or destruction of any number plate or plates or when for any reason the letters or figures upon the number plate or plates become illegible or in such condition as to be difficult to distinguish, the owner of a registered vehicle may obtain from the director of licenses a duplicate or duplicates thereof upon filing in the office of the director of licenses, on forms prepared by him, an affidavit setting forth such facts and accompanied by fee of $1.00 for each plate: Provided, however, That the above provision shall not apply to dealer's plates."

C. W. RYAN, Chairman.


The bill was read the second time by sections.

On motion of Mr. Ryan the committee amendments were adopted.

The bill was passed to third reading.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 20, 1929.

We, your Committee on Highways and Automotive Transportation, to whom was referred Engrossed Senate Bill No. 105, entitled "An Act for the protection of the owners of motor vehicles, to prevent fraud in the sale or encumbrance thereof, requiring the registration of title thereto, regulating the transfer or encumbrance thereof, providing penalties for violations 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 do pass, with the following amendments:
Amend the title as follows:
Strike the "comma (," after the word "thereof" and before the word "providing" and insert in lieu thereof the word "and".
Strike the "comma (," after the word "thereof" and the words "and making an appropriation" and insert in lieu thereof a "period (."").
Amend the bill by striking all of section 15. C. W. Ryan, Chairman.

The bill was read the second time by sections.
On motion of Mr. Ryan the committee amendments were adopted.
The bill was passed to third reading.

Engrossed Senate Bill No. 161, by Committee on Labor and Labor Statistics: Relating to public service properties.
The bill was read the second time by sections and passed to third reading.

Engrossed Senate Bill No. 10, by Joint Committee on Revision of Laws: Relating to and defining the powers and duties of the attorney general.
The bill was read the second time by sections and passed to third reading.

Senate Bill No. 89, by Committee on Judiciary: Relating to chattel mortgages and declaring an emergency.
The bill was read the second time by sections and passed to third reading.

House of Representatives, Olympia, Wash., February 19, 1929.

Mr. Speaker:
We, your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 101, entitled "An Act relating to cities of the fourth class and providing for the disposition of surplus earnings of public 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 amendments:
Amend section 1, lines 5 and 6 of the original bill, being line 4 of the printed bill, strike the following: "department of auditor of state."
Amend section 1, line 7 of the original bill, being line 5 of the printed bill, after the word "corporations" strike the comma (,) and insert in lieu thereof the following: "of the office of the state auditor"

Judson F. Falknor, 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.

House of Representatives, Olympia, Wash., February 19, 1929.

Mr. Speaker:
We, your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 107, entitled "An Act in relation to and providing for the quieting of title and the removal of clouds upon title to tangible and intangible personal 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:
Amend the bill, strike section 3.

Judson F. Falknor, 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.

**Senate Bill No. 109**, by Senator Palmer: Relating to the compensation of eminent domain commissioners.
The bill was read the second time by sections and passed to third reading.

**Substitute Senate Bill No. 126**, by Committee on Reclamation and Irrigation: Relating to a tax levy for the reclamation revolving fund.
The bill was read the second time by sections and passed to third reading.

**Mr. Speaker:**

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 13, 1929.

We, your Committee on Judiciary, to whom was referred Senate Bill No. 137, entitled "An Act relating to the security of real estate titles and regulating conveyances and the recording thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

Amend section 1, line 5 of the original bill, being line 1 of the printed bill, after the word "therein" insert the words "executed after December 31st, 1929."

JUDSON F. FALKNOR, Chairman.

The bill was read the second time by sections.
On motion of Mr. Falknor, the committee amendment was adopted.

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

Amend section 1, line ...... of the original bill, being line 1 of the printed bill, strike the following: "No conveyance of real estate nor of any estate or interest therein" and insert in lieu thereof the following: "No deed conveying real property or any estate or interest therein"
The bill was passed to third reading.

**Senate Bill No. 199**, by Senators Hartwell, Mize, Metcalf, Cleary, Lunn, Finch and Condon: Relating to state forests.
The bill was read the second time by sections and passed to third reading.

**THIRD READING OF BILLS.**

Engrossed Senate Bill No. 30, by Joint Committee on Revision of Laws: Relating to witnesses.
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, 75; nays, 0; absent or not voting, 22.
Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Culmbach, Danielson, Davis (J. H.), Denman, Durkee, Durant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Hall, Hartung, Hazen, Hess, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Masterson, Miller (Frank O.), Miller (W. O.), Moran, Murray, Nelson, Northup, Olson (O. H.), Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Ryan, Shoemaker, Sims, Smith, Soule, Sweetman, Totten, Trippe, Van Horn, Vaughan, Wakefield, Wanamaker, Webb, Westover, Williams, Mr. Speaker—75.
Those absent or not voting were: Representatives Bach, Barlow, Cory, Danskin, Griffin, Hayton, Hill, Hubbell, McCracken, Mansfield, Marble, Mills, Mitchell, Olson (A. E.), Paysse, Roudebush, Rowe, Russell, Saunders, Shipley, Templeton, Watkins—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. 39, by Joint Committee on Revision of Laws: Relating to local improvements.

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, 0; absent or not voting, 15.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Booth, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, Mansfield, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Russell, Ryan, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Webb, Westover, Williams, Mr. Speaker—82.

Those absent or not voting were: Representatives Anderson, Bach, Barlow, Bostwick, Danskin, Hayton, McQuesten, Marble, Masterson, Olson (A. E.), Roudebush, Rowe, Saunders, Templeton, Watkins—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. 56, by Senators Hastings, Wray, Palmer, Landon, Houser, Heifner, Lunn and Conner: Relating to salaries of justices of the peace.

Mrs. Hutchinson moved that the rules be suspended and Senate Bill No. 56 be returned to second reading for the purpose of amendment.

The motion was lost.

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, 84; nays, 6; absent or not voting, 7.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Booth, Butterworth, Casey, Cory, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Marble, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Roth, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith,
Soule, Sweetman, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—84.

Those voting nay were: Representatives Anderson, Barlow, Bostwick, Gear, Masterson, Rowe—6.

Those absent or not voting were: Representatives Bach, Canfield, Culmback, Mansfield, Post, Roudebush, Templeton—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.

Engrossed Substitute Senate Bill No. 65, by Committee on Cities of the First Class: Relating to city firemen in cities and towns.

On motion of Mr. Moran, 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, 31; absent or not voting, 7.


Those voting nay were: Representatives Bennett, Casey, Danielson, Danskin, Denman, Durrant, Friese, Gear, Gillette, Glasgow, Goldsworthy, Hubbell, Hultgrenn, Jones (Roy), Krouse, Lindsay, Mansfield, Masterson, Miller (W. O.), Murray, Northup, Olson (A. E.), Ratliffe, Reed, Roth, Rowe, Ryan, Shipley, Sims, Van Horn, Mr. Speaker—31.

Those absent or not voting were: Representatives Bach, Canfield, Culmback, Hayton, Hess, Roudebush, Templeton—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. 78, by Senator Landon: Dedicating certain lands in the State University grounds.

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, 83; nays, 0; absent or not voting, 14.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Casey, Cory, Danielson, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Murray, Nelson, Olson, (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Roth, Rowe, Russell, Ryan, Saunders, Shoemaker, Sims, Smith, Soule, Sweetman, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Westover, Williams, Mr. Speaker—83.
Those absent or not voting were: Representatives Albert, Bach, Canfield, Culmback, Danskin, Moran, Northup, Olson (A. E.), Post, Roudebush, Shipley, Templeton, Wakefield, Webb—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. 98, by Senator Hall: Relating to cities of the third class.

On motion of Mr. Durkee, 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 Albert, Allen, Anderson, Aspinwall, Banker, Beck, Bennett, Biesen, Booth, Bostwick, Butterworth, Cory, Culmback, Danielson, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultzgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Murray, Nelson, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Russell, Ryan, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—79.

Those voting nay were: Representative Casey—1.

Those absent or not voting were: Representatives Bach, Barlow, Benson, Canfield, Danskin, Griffin, Hubbell, Mitchell, Moran, Northup, Olson (A. E.), Post, Roth, Roudebush, Rowe, Saunders, 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.

The Speaker announced that he was about to sign House Bills Nos. 18, 85, 34, 179; also House Joint Resolution No. 7.

On motion of Mr. Knapp, the House adjourned until 10:00 a. m., Thursday, February 21, 1929.

A. W. Calder, Chief Clerk.
MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, February 21, 1929.

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

The clerk called the roll; all members being present except Representative Bach, who was excused.

Prayer was offered by Rev. Frank E. Carlson, of the United Churches of Olympia, Wash.

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

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 20, 1929.

Your Committee on Engrossment, to whom was referred House Bill No. 108, also House Bill No. 118, also House Bill No. 136, also House Bill No. 107, have compared same with the original bills and find them correctly engrossed.

FRANK O. MILLER, Chairman.

We concur in this report: A. G. Hall, E. F. Hultgrenn, R. S. Durkee.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 21, 1929.

We, your Committee on Insurance, to whom was referred House Bill No. 60, entitled "An Act relating to fires, creating the office of State Fire Marshal, defining his powers and duties, providing penalties, and repealing chapter CLXII (162) 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 be indefinitely postponed.

ROBERT A. TRIPPLE, Chairman.


On motion of Mr. Williams, House Bill No. 60 was re-referred to the Committee on Judiciary.

House Bill No. 139: Do pass as amended.
Passed to second reading.

House Bill No. 212: Majority report: Do pass as amended; minority report: Be indefinitely postponed.
Passed to second reading.

House Bill No. 226: Do pass as amended.
Passed to second reading.

House Bill No. 238: Do pass as amended.
Passed to second reading.
THIRTY-NINTH DAY, FEBRUARY 21, 1929

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 21, 1929.

MR. SPEAKER:

We, your Committee on Transportation Other Than Automotive, to whom was referred House Bill No. 261, entitled “An Act establishing an air way from Spokane to Puget Sound,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

HERMAN FRIESE, Chairman.


Passed to second reading.

House Bill No. 263: Do pass as amended.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 21, 1929.

MR. SPEAKER:

We, your Committee on Agriculture, to whom was referred House Bill No. 272, entitled “An Act to prohibit the sale of eggs unfit for human food, to prevent deception in the sale of eggs, to protect the consuming public in the matter of quality and weight, regulating and standardizing the grading classification, and labeling of all eggs displayed for sale, 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.

C. C. ASPINWALL, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 21, 1929.

MR. SPEAKER:

We, your Committee on Banks and Banking, to whom was referred House Bill No. 291, entitled “An Act relating to the safekeeping of bonds and securities pledged to any city, county or town by depositaries of public funds; providing for the designation of a trustee for the safekeeping thereof and defining the rights, duties and obligations of such trustee,” 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.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 21, 1929.

MR. SPEAKER:

We, your Committee on Banks and Banking, to whom was referred House Bill No. 325, entitled “An Act relating to and regulating building and loan and savings and loan associations and societies, providing penalties for violations thereof, and amending chapter 119 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.

RALPH R. KNAPP, Chairman.


Passed to second reading.
MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Joint Resolution No. 6, entitled "Providing for the submission to the electors of this state for their adoption and approval an amendment to Article IV of the State Constitution," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JUDSON F. FALKNER, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 21, 1929.

MR. SPEAKER:

We, a minority of your Committee on Judiciary, to whom was referred House Joint Resolution No. 6, entitled "Providing for the submission to the electors of this state for their adoption and approval an amendment to Article IV of the State Constitution," 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: Geo. E. Canfield, F. B. Danskin.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Commerce and Manufacturing, to whom was referred Senate Joint Memorial No. 5, entitled "Relating to a tariff on lime, lime rock and hydrated lime," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

G. C. BARLOW, Chairman.

We concur in this report: J. B. Gilbert, George Culmbach, C. E. Butterworth, Fred Shoemaker.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 21, 1929.

MR. SPEAKER:

We, a minority of your Committee on Commerce and Manufacturing, to whom was referred Senate Joint Memorial No. 5, entitled "Relating to a tariff on lime, lime rock and hydrated lime," 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.

I concur in this report: C. A. Moran.

Passed to second reading.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 20, 1929.

MR. SPEAKER:

The Senate has adopted the report of the Conference Committee on Engrossed House Bill No. 54, and the Senate amendments thereto, a copy of which report is herewith transmitted, and has granted the power of free conference to said committee.

HERBERT H. SIELER, Secretary.

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., February 19, 1929.

MR. SPEAKER:

We, your Committee on Conference, to whom was referred Engrossed House Bill No. 54, entitled "An Act relating to security for costs in actions or proceedings
in justice's courts and amending section 1725 of the Code of Washington Territory of 1881," have had the same under consideration, and we are unable to agree and ask that we be granted powers of free conference.

Senate Members:  
E. B. PALMER,  
CHARLES W. HALL,  
HARVE H. PHIPPS.

House Members:  
JUDSON F. FALKNOR,  
EARL W. BENSON,  
JOSEPH H. GRIFFIN.

Mr. Falknor moved that the report of the Conference Committee on Engrossed House Bill No. 54 be adopted, and that the Conference Committee be granted the powers of free conference.

The motion was carried.

Mr. Falknor moved that the report of the Conference Committee on Engrossed House Bill No. 55 be adopted, and that the conference committee be granted the powers of free conference.

The motion was carried.

Mr. Speaker:

SENATE AMENDMENTS TO HOUSE BILLS.

Mr. Speaker:

The Senate has passed Substitute House Bill No. 94, with the following amendment:

Amend section 1, lines 4, 5 and 6, strike the words "or other corporation, association or institution now or hereafter required by the laws of the state to be examined or supervised by the supervisor of banking," and insert in lieu thereof the words "or Industrial Loan Companies".

Amend the title by striking the words "or other corporations, associations or institutions," and insert in lieu thereof the words "Industrial Loan Companies", and the same is herewith transmitted.

On motion of Mr. Knapp, the Senate amendment to Substitute House Bill No. 94 was concurred in.

The clerk called the roll, and the House passed Substitute House Bill No. 94, as amended by the Senate, by the following vote: Yea, 82; nay, 2; absent or not voting, 13.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Benson, Biesen, Booth, Bostwick, Butter-
worth, Casey, Cory, Culmback, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reed, Rowe, Russell, Ryan, Saunders, Shipley, Smith, Soule, Sweetman, Templeton, Totten, Vaughan, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—82.

Those voting nay were: Representatives Danielson, Van Horn—2.

Those absent or not voting were: Representatives Bach, Bennett, Canfield, Masterson, Post, Reader, Roth, Roudebush, Shoemaker, Sims, Tripple, Wakefield, Westover—13.

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

Mr. Speaker:

The Senate has passed:
House Bill No. 33, also
House Bill No. 36, also
House Bill No. 46, also
House Bill No. 81, also
House Bill No. 170, also
House Bill No. 171, also
Engrossed House Bill No. 40, also
Senate Bill No. 232, also
Senate Bill No. 234, also
Engrossed Senate Bill No. 210, and the same are herewith transmitted.

HERBERT H. SIELER, 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. 349, by Mr. Davis (Ed) (By executive request):  An Act relating to, and defining state funds, providing for the manner of disbursement of state funds from the state treasury, prescribing the powers and duties of certain state officers in relation thereto, and providing that this act shall take effect April 1, 1929.

Referred to Committee on Appropriations.

House Bill No. 350, by Mr. Davis (Ed) (By executive request):  An Act in relation to the board of commissioners for the promotion of uniformity of legislation in the United States, and repealing chapter 59 of the Laws of 1905.

Referred to Committee on Judiciary.

House Bill No. 351, by Mr. Davis (Ed) (By executive request):  An Act making appropriations for the payment of salaries and for the operation, maintenance, refunds, and other expenses of certain state institutions, departments and offices for the construction of buildings and improvements for the various state institutions designated and mentioned, and for sundry expenses of the state government, and for purposes specified in certain acts of Congress, and for miscellaneous purposes for the fiscal biennium be-
ginning April 1, 1929, and ending March 31, 1931, except as otherwise provided, and declaring that this act shall take effect April 1, 1929.

Referred to Committee on Appropriations.

**House Bill No. 352**, by Mr. Ryan (By departmental request): An Act authorizing and directing a conveyance by quit claim deed in behalf of the state to John W. Murray of certain real estate.

Referred to Committee on Highways and Automotive Transportation.

**House Bill No. 353**, by Representatives Casey and Lindsay (By executive request): An Act relating to the sentencing of persons convicted of felonies, providing for a maximum term of imprisonment of such person, and providing for parole thereof under rules promulgated by the Governor.

Referred to Committee on Judiciary.

On motion of Mr. Ryan, the usual number of copies of House Bills Nos. 349, 350, 351, 352, and 353 were ordered printed.

**House Bill No. 354**, by Committee on Banks and Banking (By request of division of banking): An Act relating to banking and trust business; the organization, regulation, management and dissolution of banks and trust companies, providing penalties, repealing certain acts, amending section 41, chapter 80 of the Laws of 1917, and declaring an emergency.

Ordered printed and passed to second reading.

**House Bill No. 355**, by Committee on Forestry and Logged-Off Lands: An Act relating to waste forest material, disposal and burning thereof and the issuance of permits and certificates in connection therewith, and amending sections 5788-1 and 5792-1 of Remington’s Compiled Statutes, Supplement of 1927, and section 5789 of Remington’s Compiled Statutes.

Ordered printed and passed to second reading.

**House Bill No. 356**, by Committee on Forestry and Logged-Off Lands: An Act relating to forest fire hazards, providing for their abatement and the recovery of the costs thereof, and amending section 5807 of Remington’s Compiled Statutes, and repealing section 5792 of Remington’s Compiled Statutes.

Ordered printed and passed to second reading.

**House Bill No. 357**, by Committee on Forestry andLogged-Off Lands: An Act creating a forest products research department at the University of Washington and making an appropriation therefor.

Ordered printed and passed to second reading.

**House Bill No. 358**, by Committee on Medicine, Dentistry, Pure Food and Drugs: An Act relating to intoxicating liquors and the importation, receipt, purchase, transportation, manufacture, possession, use, sale, and disposition thereof, prescribing the powers and duties of certain officers in relation thereto, providing penalties and amending sections 7312, 7313, 7320 and 7324 of Remington’s Compiled Statutes.

Ordered printed and passed to second reading.

**House Bill No. 359**, by Committee on Compensation and Fees for State and County Officers: An Act relating to fees and services of county auditors and amending section 4105 of Remington’s Compiled Statutes.

Ordered printed and passed to second reading.
House Bill No. 360, by Committee on Compensation and Fees for State and County Officers: An Act relating to the schedule of fees of officers and witnesses and amending section 497 of Remington's Compiled Statutes. Ordered printed and passed to second reading.

House Bill No. 361, by Mr. Ryan: An Act relating to elections for the issuance of general obligation bonds and amending section 1 of chapter 13 of the Laws of 1925, (Remington's Compiled Statutes Supplemental, section 5646-1). Ordered printed and referred to Committee on Elections and Privileges.

House Bill No. 362, by Mr. Hazen: An Act relating to deceased human bodies, the ashes thereof, prohibiting the scattering or disposal of the ashes thereof and the burial, the cremation or disposal thereof except under certain conditions, and providing penalties for violation. Ordered printed and referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

House Bill No. 363, by Mr. Aspinwall: An Act relating to hay inspection service by the state department of agriculture, and providing for a contract between the state director of agriculture and the United States department of agriculture, with respect to such service. Ordered printed and referred to Committee on Agriculture.

House Bill No. 364, by Mr. Aspinwall: An Act establishing a laboratory, providing for a chemist, requiring the payment of certain fees, the publication of the analysis of commercial feeding stuffs and amending section 2729, Remington's Compiled Statutes and making an appropriation. Ordered printed and referred to Committee on Agriculture.

House Bill No. 365, by Representatives Watkins, Westover, Vaughan and Leber: An Act creating and making what is known as the South Side Ocean Beach Road in Grays Harbor county and Pacific county a state road to be maintained as a part of the highway system of the State of Washington. Ordered printed and referred to Committee on Highways and Automotive Transportation.

House Bill No. 366, by Representatives Soule and Marble: An Act relating to public highways and amending section 4 of chapter 26, Laws of 1925, section 6791-4 Remington's 1927 Supplement to Remington's Compiled Statutes of Washington, so as to change the description for State Road No. 5 or the National Park Highway system, and declaring that this act shall take effect immediately. Ordered printed and referred to Committee on Highways and Automotive Transportation.

House Bill No. 367, by Mr. Shoemaker: An Act providing for the regulation and licensing of road houses and chicken dinner inns without the limits of incorporated cities and towns, and providing penalties for the violation thereof. Ordered printed and referred to Committee on Public Morals.

House Bill No. 368, by Mr. Griffin: An Act relating to the powers of the courts of this state in the granting of injunctions and declaring certain
acts to be lawful in disputes concerning terms or conditions of employment and amending section 7612 of Remington's Compiled Statutes of Washington.

Ordered printed and referred to Committee on Judiciary.

**House Bill No. 369**, by Mr. Griffin: An Act relating to reports of highway accidents and amending section 40 of chapter 96, Laws of 1921.

Ordered printed and referred to Committee on Highways and Automotive Transportation.

**House Bill No. 370**, by Mrs. Sweetman: An Act relating to community property and amending section 6892 of Remington's Compiled Statutes.

Ordered printed and referred to Committee on Judiciary.

**House Bill No. 371**, by Mrs. Sweetman: An Act regulating and licensing the practice of Sanipractic, creating a committee for such physicians, defining the powers and duties of such committee, defining the term "Sanipractic," regulating the use of certain professional terms and abbreviations, creating a sanipractic physicians' fund, defining unprofessional conduct, defining an unauthorized sanipractic institution, creating and appropriating license fees, prescribing penalties for 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. 372**, by Mr. Cory: An Act relating to Savings and Loan Associations, to promote efficiency in the administration of such associations, and amending sections 3716, 3718, 3720, 3723, 3724, 3733, 3746, 3747, 3748, and adding section 3748 ½ of Remington's Compiled Statutes of Washington, as amended.

Ordered printed and referred to Committee on Banks and Banking.

**House Joint Resolution No. 11**, by Committee on Forestry andLogged-Off Lands: Relating to constitutional amendment with respect to legislation for the purpose of encouraging and promoting reforestation of lands suited for forest products.

Ordered printed and passed to second reading.

**House Joint Resolution No. 12**, by Mr. Totten: Providing for the submission to the electors of this state for their adoption and approval of an amendment to sections 2 and 3 of article 2 of the State Constitution, relating to membership in the legislature and legislative districts.

Ordered printed and referred to Committee on Legislative Apportionment.

**House Concurrent Resolution No. 9**, by Committee on Rules and Order: Relating to Joint Session of the House and Senate for the purpose of receiving a state flag.

The resolution was read the first time by title.

On motion of Mr. Danskin, the rules were suspended, the resolution was advanced to second reading, and read the second time in full.

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

On motion of Mr. Danskin, the rules were suspended, and the chief clerk was directed to immediately transmit House Concurrent Resolution No. 9 to the Senate.
FIRST READING OF SENATE BILLS.

Engrossed Senate Bill No. 210, by Senator Somerville: An Act providing for the closing of certain city or town streets, or township roads, county and state roads, or parts thereof, and amending section 1 of chapter 21 of the Laws of 1921, as amended by chapter 232 of the Laws of 1927.

Referred to Committee on Highways and Automotive Transportation.

Senate Bill No. 232, by Committee on Rules and Joint Rules (By executive request): An Act transferring certain monies in and to be paid into the state treasury and abolishing the signal device testing fund, and defining the duties and powers of the state treasurer in connection therewith, and declaring that this act shall take effect immediately.

Referred to Committee on Highways and Automotive Transportation.

Senate Bill No. 234, by Committee on Rules and Joint Rules (By executive request): An Act transferring certain monies in and to be paid into the state treasury and abolishing the primary highway maintenance fund, and defining the duties and powers of the state treasurer in connection therewith, and declaring that this act shall take effect immediately.

Referred to Committee on Highways and Automotive Transportation.

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 13, 1929.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred Senate Bill No. 45, entitled "An Act authorizing and empowering cities of the first class having a population of 300,000, or more, to establish market places, or to use or grant to others the right to use, for market purposes, public places, and ratifying, confirming and validating such grants heretofore made," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend the bill, strike everything after the enacting clause and insert in lieu thereof the following:

"Section 1. The operation of public market places where the growers of farm and garden produce and the producers of dairy products may sell their products directly to consumers has long been considered and is hereby declared to be a proper municipal function promotive of the health and comfort of the residents of said cities by supplying them with fresh farm, garden and dairy produce under direct municipal supervision.

"Sec. 2. All cities of the first and second class are hereby authorized to establish and conduct public markets for the sale of farm, garden and dairy produce in public streets, sidewalks and other public places where abutting property will not be damaged thereby; and are hereby authorized to rent booths and stalls in said markets to the producers of such produce for the sale of their own products; and are further authorized to make such regulations as may be necessary or proper to insure the orderly and sanitary conduct of said market places."

Strike the title and insert in lieu thereof the following:

"An Act to authorize cities of the first and second class to establish public markets for the sale of farm, garden and dairy produce in the public streets and other public places and to rent stalls for the sale of such produce to the producers thereof."

JUDSON F. FALKNOR, Chairman.


HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 13, 1929.

MR. SPEAKER:

We, a minority of your Committee on Judiciary, to whom was referred Senate Bill No. 45, entitled "An Act authorizing and empowering cities of the first class
having a population of 300,000, or more, to establish market places, or to use or
grant to others the right to use, for market purposes, public places, and ratifying,
confirming and validating such grants heretofore made," have had the same under
consideration, and we respectfully report the same back to the House with the
recommendation that it be indefinitely postponed.

We concur in this report: Geo. E. Canfield, Rex S. Roudebush, W. O. Miller,
John C. Hurspool.

The bill was read the second time by sections.
Mr. Falknor moved that the committee amendment to strike everything
after the enacting clause and insert in lieu thereof two new sections, be
adopted.

Mr. Knapp moved that the following amendment to the committee amend-
ment be adopted:
Amend committee amendment, strike section 1, and renumber section.
The amendment to the committee amendment was lost.
The committee amendment was adopted.
On motion of Mr. Falknor, the committee amendment to the title was
adopted.
The bill was passed to third reading.

House Bill No. 133, by Mr. Hubbell (By executive request): Relating
to millage levies for institutions of higher education, and declaring an
emergency.
The bill was read the second time by sections and passed to third read-
ing.

House Bill No. 240, by Mr. Culmback (By executive request): Relating
to a Washington State Reformatory for women.
The bill was read the second time by sections and passed to third
reading.

House Bill No. 270, by Representatives Watkins, Westover and Vaughan:
Relating to water systems in cities and towns and declaring an emergency.
The bill was read the second time by sections and passed to third
reading.

Mr. Speaker:

We, your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom
was referred House Bill No. 252, entitled "An Act to regulate the practice of hair-
dressing and beauty culture; authorizing and licensing schools for the teaching of
the art of hair-dressing and beauty culture; licensing of persons to carry on such
practices; providing penalties for the violation thereof, and amending sections 1, 2,
3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14 and 15 of chapter 281 of the Laws of 1927," 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 6, by adding to end of line 21 of the printed bill, being end of
line 28 of the original bill, the following: "shall furnish proof satisfactory to the
Director of Licenses that he, or she, is a graduate of a school in some other state
or country having a course of study and requirements equal to those of schools
licensed under the provisions of this act."

We concur in this report: Chas. L. Booth, C. E. Butterworth, Maude Sweetman,

The bill was read the second time by sections.
On motion of Mrs. Hutchinson, the committee amendment was adopted.
The bill was passed to third reading and ordered engrossed.
House Bill No. 298, by Committee on Parks and Playgrounds: Relating to public parks and metropolitan park districts.

The bill was read the second time by sections.

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

Amend the bill as follows:

Sec. 5. In line 6 of the printed bill, the same being line ... of the original bill, insert a comma (,) after the word "power" and add the following:

"When authorized to do so by the vote of the electors of the district."

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

Add a new section at the end of the bill, to be known as sec. 13, to read as follows:

"Sec. 13. This act is necessary for the immediate preservation of the public peace, health and safety, support of the state government and its existing public institutions and shall take effect immediately."

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

Amend the title as follows:

Change the period (.) at end of the title to a comma (,) and add the following:

"and declaring that this act shall take effect immediately."

The bill was passed to third reading and ordered engrossed.

MR. SPEAKER: HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 1, 1929.

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 10, entitled "An Act relating to the venue of civil actions and proceedings in the superior court and repealing certain 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 with the following amendments:

Amend section 3, line 30 of the original bill, being line 1 of the printed bill, after the word "Washington" insert the following: "except actions for the causes mentioned in subdivision 1 of section 1 of this act."

Amend section 4, line 3 of the original bill, being line 1 of the printed bill, strike the word "hereinabove."

Amend section 4, line 10 of the original bill, being line 6 of the printed bill, strike the period at the end of the line, insert in lieu thereof a colon (:) and add the following: "Provided, further, That an action for recovery of damages for death, personal injury or property damage caused by reason of the negligent operation of any motor vehicle or aircraft may at plaintiff's election be commenced in the county where the cause or some part thereof arose."

Amend section 6, line 24 of the original bill, being line 4 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 the court in the county where such action is commenced may deny such demand when the convenience of witnesses requires such denial."

Amend section 7, line 29 of the original bill, being line 4 of the printed bill, strike the period (.) at the end of the line, insert in lieu thereof a comma (,) and add the following: "except as provided in section 6 of this act."

Amend section 8, line 23 of the original bill, being line 5 of the printed bill, after the word "county" add a comma (,) and the following: "to be designated by the judge ordering the change."

Amend section 11, line 23 of the original bill, being line 3 of the printed bill, strike the word "cause" and insert in lieu thereof the word "caused."

JUDSON F. FALKNOR, Chairman.


HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., January 29, 1929.

MR. SPEAKER:

We, a minority of your Committee on Judiciary, to whom was referred House Bill No. 10, entitled "An Act relating to the venue of civil actions and proceedings in the superior court and repealing certain acts relating 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.

We concur in this report: J. M. Glasgow, F. B. Danskin.

Chairman.

We concur in this report: R. C. Hazen, Geo. E. Canfield, J. M. Glasgow, John
A. Soule, Rex S. Roudebush, John C. Hurspool, J. W. Lindsay, J. T. Gear, W. O.
Miller, R. R. Knapp.

The bill was passed to third reading and ordered engrossed.

House Bill No. 168, by Mr. Falknor: Relating to the salary of the
reporters of the supreme court.

On motion of Mr. Cory, House Bill No. 168 was re-referred to the
Committee on Compensation and Fees for State and County Officers.

We concur in this report: J. W. Lindsay, Chas. I. Roth, E. M. Gillette, Herman
Friese, W. F. McCracken, W. S. Westover, E. A. Sims, E. L. Casey, W. O. Mansfield,
The bill was read the second time by sections.  
On motion of Mr. Hubbell, the committee amendments were adopted.  
The bill was passed to third reading and ordered engrossed.  

**House Bill No. 187, by Mr. Hubbell:** Authorizing the assessment of lands owned by metropolitan park districts.  
The bill was read the second time by sections and passed to third reading.  

**House of Representatives,  
Olympia, Wash., February 19, 1929.**  

Mr. Speaker:  
We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 188, entitled, "An Act relating to assessments for local improvements and the foreclosure of general tax liens and the sale of property therefor, and amending section 9333 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 18 of the original bill, being line 11 of the printed bill, strike the word "fifteen" and insert in lieu thereof the word "twelve".  

J. C. HUBBELL, Chairman.  


The bill was read the second time by sections.  
On motion of Mr. Hubbell, the committee amendment was adopted.  
The bill was passed to third reading and ordered engrossed.  

**House of Representatives,  
Olympia, Wash., February 18, 1929.**  

We, your Committee on Game and Game Fish, to whom was referred House Bill No. 225, entitled "An Act relating to game animals, providing for the issuance of special licenses for the killing of elk in certain localities and the disposition of license fees," 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 11 and 12 of the original bill, being line 6 of the printed bill, strike the words: "between the 20th day of October and the 1st day of November", and insert in lieu thereof the words: "from November 1st to November 10th, both dates inclusive".  

Geo. H. NORTHUP, Chairman.  


The bill was read the second time by sections.  
On motion of Mr. Hubbell, the committee amendment was adopted.  
The bill was passed to third reading and ordered engrossed.  

**House of Representatives,  
Olympia, Wash., February 20, 1929.**  

We, your Committee on State, Granted, School and Tide Lands, to whom was referred House Bill No. 229, entitled "An Act dedicating to San Juan County, for park purposes, 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 amendment:  
Amend section 1, end of line 6 after comma (,) and insert the following: "lots 3 and 4, Section 2, Township 35 North, Range 2 West."  

Josh W. Russell, Chairman.  

We concur in this report: Geo. H. Northup, Frank A. Ratliffe, J. E. Masterson, W. S. Westover.
The bill was read the second time by sections.
On motion of Mr. Murray, the committee amendment was adopted.
The bill was passed to third reading and ordered engrossed.

THIRD READING OF BILLS.

Engrossed House Bill No. 135, by Mr. Hubbell (By executive request): Relating to payment of annual fees by claimants of water power.

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, 75; nays, 1; absent or not voting, 21.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Casey, Cory, Culmbach, Danielson, Danskin, Denman, Durkee, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Leber, Lindsay, McCracken, McQuesten, Mansfield, Marble, Masterson; Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Ratliffe, Reader, Roth, Roudebush, Russell, Shoemaker, Sims, Smith, Tripple, Van Horn, Wakefield, Watkins, Webb, Williams, Mr. Speaker—75.

Those voting nay were: Representative Totten—1.

Those absent or not voting were: Representatives Bach, Canfield, Davis (J. H.), Durrant, Hartung, Krouse, McDonough, Olson (A. E.), Peterson (Payson), Post, Reed, Rowe, Ryan, Saunders, Shipley, Soule, Sweetman, Templeton, Vaughan, Wanamaker, Westover—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.

Mr. John A. Kellogg, former member of the House of Representatives, was, upon invitation of the Speaker, escorted to a seat upon the rostrum by Representatives Roth and Denman.

House Bill No. 154, by Mr. Ratliffe (By executive request): Relating to the State Capitol Committee and declaring an emergency.

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

After debate, Mr. Mills moved the previous question.

A division on the motion was called for, and the motion was lost.

Mr. Mills moved that the House recess until 1:30.

The motion was lost.

After further debate, the clerk called the roll on the final passage of House Bill No. 154, and the bill passed the House by the following vote: Yeas, 54; nays, 40; absent or not voting, 3.

Those voting yea were: Representatives Anderson, Barlow, Bennett, Benson, Bostwick, Butterworth, Casey, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Friese, Gear, Gillette, Griffin, Hall, Hartung, Hayton, Hess, Hubbell, Hutchinson, Johnson, Kelly, Leber, Lindsay, McCracken, McDonough, Mansfield, Masterson, Mills, Mitchell, Moran, Murray, Nelson, Northup, Paysse, Post, Ratliffe, Reader, Roth, Roudebush, Rowe, Russell,
Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Wakefield, Webb, Williams, Mr. Speaker—54.

Those voting nay were: Representatives Albert, Allen, Aspinwall, Banker, Beck, Biesen, Booth, Cory, Durkee, Durrant, Falknor, Gilbert, Glasgow, Goldsworthy, Hazen, Hill, Hultgren, Hurspool, Jones (John R.), Jones (Roy), Knapp, Krouse, McQuesten, Marble, Miller (Frank O.), Miller (W. O.), Olson (A. E.), Olson (O. H.), Peterson (C. E.), Peterson (Payson), Reed, Ryan, Saunders, Shipley, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Westover—40.

Those absent or not voting were: Representatives Bach, Canfield, 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.

On motion of Mr. Knapp, the House was declared at recess until 1:40 p. m., this date.

AFTERNOON SESSION.

The Speaker called the House to order at 1:40 p. m.

The clerk called the roll; all members being present except Representative Bach, who was excused.

MESSAGES FROM THE SENATE.

SENATE CHAMBER, OLYMPIA, WASH., February 21, 1929.

The President has signed:
House Bill No. 18, also
House Bill No. 34, also
House Bill No. 85, also
House Bill No. 179, also
House Joint Resolution No. 7, also
Enrolled Senate Bill No. 30, also
Enrolled Senate Bill No. 39, also
Enrolled Senate Bill No. 78, also
Enrolled Senate Bill No. 98, also
Senate Joint Memorial No. 7, also
The Senate has passed:
Senate Bill No. 141, also
Senate Bill No. 229, also
The Senate has adopted:
House Concurrent Resolution No. 9, and the same are herewith transmitted.

HERBERT H. SHELLE, Secretary.

The House resumed consideration of bills on third reading.

THIRD READING OF BILLS.

House Bill No. 232, by Mr. Hubbell (By executive request): Relating to the regulation and control of waters within the state.

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
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the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Albert, Allen, Anderson, Banker, Barlow, Beck, Bennett, Benson, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskín, Davis (J. H.), Denman, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reader, Reed, Roth, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—87.

Those absent or not voting were: Representatives Aspinwall, Bach, Durkee, Durrant, Hartung, Lindsay, Masterson, Mills, Roudebush, 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.

Substitute House Joint Memorial No. 4, by Committee on Military: Relating to the passage of a bill by congress establishing a United States naval air base at Fort Lewis.

On motion of Mr. Roudebush, 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, 92; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskín, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shoemaker, Sims, Smith, Sweetman, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—92.

Those absent or not voting were: Representatives Anderson, Bach, Shipley, Soule, Templeton—5.

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

Engrossed House Bill No. 97, by Representatives Vaughan, Watkins and Westover: Relating to noxious weeds.

On motion of Mr. Danskin, the rules were suspended, and Engrossed House Bill No. 97, was returned to second reading for the purpose of amendment.
On motion of Mr. Vaughan, the following amendment was adopted:

Strike the period in the title after the word “duties” and insert the following: “and repealing certain acts relating thereto.”

On motion of Mr. Danskin, the rules were suspended, and the bill was advanced to third reading.

On motion of Mr. Danskin, 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, 2; absent or not voting, 11.

Those voting yea were: Representatives Albert, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Payse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Roudebush, Rowe, Russell, Shoemaker, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—84.

Those voting nay were: Representatives Casey, Olson (A. E.)—2.

Those absent or not voting were: Representatives Allen, Anderson, Bach, Hurspool, Knapp, Reed, Roth, Ryan, Saunders, Shipley, Sims—11.

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

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

JOINT SESSION.

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

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

The President of the Senate called the joint session to order at 2:00 p.m. The secretary of the Senate called the roll of the Senate; all Senators being present except Senators Ball, Jacobus, Knutzen and Landon.

The clerk called the roll of the House; all members being present except Representative Bach, who was excused.

The President: “I take it that the members of the Senate and of the House and the visiting guests in the gallery understand that we are meeting in joint session today for the purpose of receiving a flag which the Daughters of the American Revolution wish to present to the state at this time—a state flag. I have been advised that in the reception room the elective state officers and the members of that organization are in waiting, and as President of the Senate I wish to appoint two members of the committee, and the Speaker will name a like committee from the House to escort these
elective state officers and the members of that organization to this House Chamber."

The President appointed Senators Houser and Hurn, and the Speaker appointed Representatives Ratliffe, Johnson and Cory on this committee, and the committee retired.

The sergeant-at-arms announced the arrival of the state elective officers and the representatives of the D. A. R. at the bar of the House, and the President invited them to seats upon the rostrum.

The President: "As the program calls for a reply to the dedication speech when it is made, the President wishes to appoint a committee from the Senate and the Speaker will appoint a committee from the House, to notify the Governor that the Senate and the House are in joint session."

The President appointed Senators Condon and Hartwell, and the Speaker appointed Representatives Templeton, Kelly and Westover as a committee to so notify the Governor.

At 2:10 the committee escorted the Governor to the rostrum.

President Gellatly presented Mrs. John Wallace, State Regent of the Daughters of the American Revolution, to the joint session, who addressed the joint session as follows:

Mrs. Wallace:

Governor Hartley, Lieutenant Governor Gellatly, Mr. Speaker, Members of the Legislature:

It is my high privilege and honor to present, in behalf of the Daughters of the American Revolution, the State Flag of Washington for your beautiful Capitol Building. This State Flag has been intimately and vitally connected with the history of the Daughters of the American Revolution.

In 1914, at our Memorial Continental Hall in Washington, D. C., the home of our organization, we were requested to present our state flag. Our delegation looked into the matter and found that the State of Washington had no state flag. So we designed a state flag, not to be outdone by the other states of the Union.

The green background was to typify our evergreen state, and the seal our own seal of Washington. As you look at this flag we would ask you not to see that it is the result of the silk mills, that it is painted with colors; but that it is the soul of our state. It represents the state, and we that live in it. It represents the sky above us, and it represents the air that we breathe. It represents all for which our state is noted. And it can never mean more than we represent, for any glory that may come to this flag is the glory which we give to it by the lives that we live. And as this flag may, in its folds, register the acts of this Legislature, we hope that it will act as a Holy Grail, leading you oh to better and finer and broader citizenship in our great commonwealth. Mr. Governor, I present you with this flag.

The President of the Senate presented Governor Roland H. Hartley, who addressed the joint session as follows, on behalf of the State Senate, the House of Representatives, the elective state officers, the state, and the people as a whole:

Governor Roland H. Hartley:

Mr. President, Madam, Ladies and Gentlemen:

It is a privilege to stand here this afternoon and in behalf of the people of this commonwealth to accept from the Daughters of the American Revolution this state flag—the emblem of the commonwealth. I hope that its time on earth will simply spell the most wonderful state in the Union and those things that go for the betterment of our people. We thank you most sincerely—the people of the State of Washington.

At 2:20 p. m., on motion of Senator Metcalf, the joint session dissolved. The House resumed its session.
QUESTION OF PERSONAL PRIVILEGE.

Mr. Totten:

Mr. Speaker:

In regard to the vote on H. B. 154, taken at about 12:30 this day, I want the record to show that I was in my seat during a half hour of debate thereon, that I was desirous of expressing my views in favor thereof and stood ready to vote in favor of said bill when I was unexpectedly called to the office of the sergeant-at-arms within the bar of the House, to answer an urgent long-distance telephone call from Homer Soules in Seattle regarding H. B. 298 a measure on today's calendar vitally affecting the interests of my district. At the time of being so called out, it appeared the debate would continue and permit my return in time to participate and vote, but while I was so temporarily occupied the debate was unexpectedly closed and vote taken in my absence.

I wish to be recorded in favor of House Bill No. 154:

The Speaker announced that the statement of Mr. Totten would be incorporated in the journal.

The House resumed consideration of bills on third reading.

THIRD READING OF BILLS.

House Bill No. 99, by Representatives Ratliffe, Lindsay, Cory, Hall, Totten, Vaughan, Biesen, Van Horn, Olson (O. H.), Peterson (C. E.), Peterson (Payson) and Ryan: Relating to intoxicating liquors.

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

Mr. Peterson (C. E.), 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 Bach and Northup, Representative Bach having been previously excused.

Mr. Jones (Roy) moved that the absentee be excused and that the House proceed with business under the call of the House.

The motion was lost.

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

The sergeant-at-arms reported that Mr. Northup was now present.

On motion of Mr. Peterson (C. E.), the House proceeded with the business under the call of the House.

The Speaker declared the question was now on the final passage of House Bill No. 99.

The clerk called the roll on the final passage of House Bill No. 99, and the bill passed the House by the following vote: Yeas, 66; nays, 30; absent or not voting, 1.

Those voting yea were: Representatives Albert, Anderson, Aspinwall, Bennett, Benson, Biesen, Booth, Bostwick, Casey, Cory, Culmbach, Danielson, Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Hall, Hartung, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (Roy), Kelly, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Nelson, Northup, Olson (A. E.), Olson (O. H.), Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Roth, Roudebush, Ryan, Saunders,
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Shipley, Shoemaker, Smith, Soule, Templeton, Totten, Van Horn, Vaughan, Wanamaker, Webb, Williams, Mr. Speaker—66.

Those voting nay were: Representatives Allen, Banker, Barlow, Beck, Butterworth, Canfield, Danskin, Davis (J. H.), Griffin, Hayton, Hazen, Hubbell, Jones (John R.), Knapp, McCracken, Mills, Mitchell, Moran, Murray, Paysse, Post, Reed, Rowe, Russell, Sims, Sweetman, Tripple, Wakefield, Watkins, Westover—30.

Those absent or not voting were: Representatives Bach—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.

Engrossed House Bill No. 100, by Representatives Lindsay, Cory, Hall, Olson (O. H.), Peterson (C. E.), Peterson (Payson), Ratliffe, Totten, Van Horn, Vaughan, Biesen, and Ryan: Relating to intoxicating liquors and the seizure and forfeiture of vehicles used in the transportation thereof.

On motion of Mr. Lindsay, 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, 32; absent or not voting, 1.

Those voting yea were: Representatives Albert, Anderson, Aspinwall, Bennett, Benson, Biesen, Booth, Bostwick, Canfield, Casey, Cory, Culmback, Danielson, Denman, Durkee, Falknor, Gear, Gilbert, Gillette, Goldsworthy, Hall, Hartung, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Nelson, Northup, Olson (A. E.), Olson (O. H.), Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Roth, Roudebush, Ryan, Shipley, Shoemaker, Smith, Soule, Templeton, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Williams, Mr. Speaker—64.

Those voting nay were: Representatives Allen, Banker, Barlow, Beck, Butterworth, Danskin, Davis (J. H.), Durrant, Friese, Glasgow, Griffin, Hayton, Hazen, Hess, Kelly, McCracken, Mills, Mitchell, Moran, Murray, Paysse, Post, Reed, Rowe, Russell, Saunders, Sims, Sweetman, Wakefield, Watkins, Webb, Westover—32.

Those absent or not voting were: Representative Bach—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. Peterson (C. E.), further proceedings under the call of the House were dispensed with.

Engrossed House Bill No. 131, by Mr. Shoemaker (by request): Relating to eminent domain proceedings.

On motion of Mr. Shoemaker, 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 Albert, Aspinwall, Banker, Barlow, Beck, Bennett, Booth, Bostwick, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Falknor, Friese, Gear, Gilbert, Gillette, Goldsworthy, Griffin, Hall, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy),
Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mitchell, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Reader, Reed, Roudebush, Ryan, Saunders, Shipley, Shoemaker, Sims, Templeton, Tripple, Van Horn, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—73.

Those absent or not voting were: Representatives Allen, Anderson, Bach, Benson, Biesen, Butterworth, Durrant, Glasgow, Hartung, Hubbell, Mills, Moran, Murray, Post, Ratliffe, Roth, Rowe, Russell, Smith, Soule, Sweetman, Totten, Vaughan, Wakefield—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. 132, by Mr. Shoemaker (By request): Relating to local improvements in cities and towns.

On motion of Mr. Shoemaker, 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 Albert, Barlow, Bennett, Biesen, Bostwick, Canfield, Casey, Cory, Culmbach, Danielson, Davis (J. H.), Denman, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Hall, Hayton, Hazen, Hess, Hill, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Leber, Lindsay, McDonough, McQuesten, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Nelson, Northup, Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Roth, Roudebush, Russell, Ryan, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Totten, Vaughan, Wakefield, Watkins, Webb, Westover, Williams, Mr. Speaker—71.

Those absent or not voting were: Representatives Allen, Anderson, Aspinwall, Bach, Banker, Beck, Benson, Booth, Butterworth, Danskin, Durkee, Griffin, Hartung, Hubbell, Krouse, McCracken, Mansfield, Marble, Moran, Murray, Olson (A. E.), Olson (O. H.), Post, Rowe, Saunders, Wanamaker—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. 147, by Representatives Butterworth, Hazen, Miller (Frank O.), Peterson (Payson), and Roudebush: Relating to exemption from taxation of property owned by veterans' organizations.

On motion of Mr. Roudebush, 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, 55; nays, 30; absent or not voting, 12.

Those voting yea were: Representatives Allen, Banker, Barlow, Bennett, Biesen, Booth, Bostwick, Canfield, Casey, Culmbach, Danskin, Davis (J. H.), Durrant, Falknor, Friese, Gilbert, Gillette, Griffin, Hall, Hazen, Hill, Hultgren, Hutchinson, Johnson, Kelly, Knapp, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Miller (Frank O.), Mills, Mitchell, Moran,
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Nelson, Payse, Peterson (Payson), Reader, Roth, Roudebush, Saunders, Sims, Smith, Sweetman, Templeton, Totten, Tripple, Wakefield, Wanamaker, Webb, Westover, Williams, Mr. Speaker—55.

Those voting nay were: Representatives Albert, Aspinwall, Beck, Cory, Danielson, Denman, Durkee, Gear, Glasgow; Goldsworthy, Hayton, Hess, Hubbell, Hurspool, Jones (Roy), Krouse, Marble, Masterson, Miller (W. O.), Northup, Olson (A. E.), Ratliffe, Reed, Ryan, Shipley, Shoemaker, Soule, Van Horn, Vaughan, Watkins—30.

Those absent or not voting were: Representatives Anderson, Bach, Benson, Butterworth, Hartung, Jones (John R.), Murray, Olson (O. H.), Peterson (C. E.), Post, Rowe, Russell—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. 162, by Representatives Culmback, Masterson, Roth and Templeton: Relating to clerk hire in connection with the collection of taxes.

On motion of Mr. Templeton, 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 25.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Biesen, Booth, Bostwick, Canfield, Casey, Cory, Culmback, Danielson, Davis (J. H.), Denman, Durrant, Falknor, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Hayton, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McQuesten, Mansfield, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Nelson, Northup, Olson (A. E.), Payse, Peterson (Payson), Ratliffe, Reed, Roth, Russell, Ryan, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Mr. Speaker—71.

Those voting nay were: Representative Danskin—1.

Those absent or not voting were: Representatives Anderson, Bach, Benson, Butterworth, Durkee, Friese, Griffin, Hall, Hartung, Hazen, McCracken, McDonough, Marble, Masterson, Moran, Murray, Olson (O. H.), Peterson (C. E.), Post, Reader, Roudebush, Rowe, Saunders, Wakefield, Williams—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 House Bill No. 167, by Mr. Falknor: Relating to the investment of funds held in trust by corporations.

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, 74; nays, 0; absent or not voting, 23.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Biesen, Booth, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Gear, Gilbert, Gillette, Glasgow, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (Roy), Kelly, Knapp, Krouse, Leber, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mitchell, Murray, Nelson, Nor-
thup, Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reed, Roudebush, Russell, Ryan, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Westover, Williams, Mr. Speaker—74.

Those absent or not voting were: Representatives Anderson, Bach, Bennett, Benson, Bostwick, Butterworth, Friese, Goldsworthy, Griffin, Jones (John R.), Lindsay, Masterson, Mills, Moran, Olson (A. E.), Olson (O. H.), Reader, Roth, Rowe, Saunders, Shipley, Wakefield, Webb—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. 191**, by Representatives Lindsay, Northup, Sims, Watkins and Westover: Relating to the killing of predatory elk on overstocked ranges.

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, 72; nays, 1; absent or not voting, 24.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Biesen, Booth, Bostwick, Casey, Cory, Cumback, Danielson, Dansk, Denman, Durkee, Durrant, Friese, Gear, Gilbert, Gillette, Glasgow, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Leber, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Murray, Nelson, Northup, Olson (A. E.), Paysse, Peterson (C. E.), Peterson (Payson), Roth, Roudebush, Russell, Shipley, Shoemaker, Sims, Smith, Sweetman, Templeton, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—72.

Those voting nay were: Representative Reed—1.

Those absent or not voting were: Representatives Anderson, Bach, Benson, Butterworth, Canfield, Davis (J. H.), Falknor, Goldsworthy, Griffin, Krouse, Lindsay, Masterson, Moran, Olson (O. H.), Post, Ratliffe, Reader, Rowe, Ryan, Saunders, Soule, Totten, Tripple, Wakefield—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. 223**, by Mr. Rowe: Relating to horticulture.

On motion of Mr. Albert, 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 Albert, Allen, Aspinwall, Barlow, Beck, Bennett, Biesen, Booth, Bostwick, Casey, Cory, Cumback, Danielson, Dansk, Denman, Durrant, Falknor, Friese, Gear, Gilbert, Glasgow, Hall, Hartung, Hayton, Hazen, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Murray, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Roth, Rowe, Russell, Ryan, Shoemaker, Sims, Smith, Sweetman,
Templeton, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—73.

Those absent or not voting were: Representatives Anderson, Bach, Banker, Benson, Butterworth, Canfield, Davis (J. H.), Durkee, Gillette, Goldsworthy, Griffin, Hill, Hubbell, McDonough, Masterson, Moran, Nelson, Post, Roudebush, Saunders, Shipley, Soule, Totten, Wakefield—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. 181, by Mr. Hill: Providing for limited liability refunding bonds of irrigation districts.

On motion of Mr. Hill, 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 Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Biesen, Booth, Bostwick, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Hall, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratcliffe, Reader, Reed, Roudebush, Rowe, Russell, Ryan, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—82.

Those absent or not voting were: Representatives Anderson, Bach, Benson, Butterworth, Davis (J. H.), Goldsworthy, Griffin, Hartung, Knapp, Masterson, Moran, Post, Roth, Saunders, Wakefield—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 Speaker announced that he was about to sign Senate Bills Nos. 30, 39, 78, 98 and Senate Joint Memorial No. 7.

On motion of Mr. Knapp, the House adjourned until 10:00 a. m., Friday, February 22, 1929.

Ed Davis, Speaker.

A. W. Calder, Chief Clerk.
FORTIETH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Friday, February 22, 1929.

The Speaker called the House to order at 10:00 a.m.
The Clerk called the roll; all members being present except Representatives Bach, Bennett, Benson, Durrant, Marble, Masterson, Moran, Russell and Wakefield; Representatives Bach, Bennett, Benson, Marble and Masterson being excused.

Prayer was offered by Rev. Frank E. Carlson, of the United Churches of Olympia, Wash.

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

MOTION.

Mr. Cory moved that 200 additional copies of House Bill No. 372 be printed.

The motion was carried.

REPORTS OF STANDING COMMITTEES.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bill No. 94, also House Concurrent Resolution No. 9, have compared same with the original bill and resolution and find them correctly enrolled.

John Anderson, Chairman.

I concur in this report: O. H. Olson.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bill No. 40, also House Bill No. 81, also House Bill No. 170, also House Bill No. 46, also House Bill No. 36, also House Bill No. 33, also House Bill No. 171, have compared same with the original bills and find them correctly enrolled.

We concur in this report: Chas. L. Vaughan, O. H. Olson.

Mr. Speaker:

Your Committee on Engrossment, to whom was referred House Bill No. 186, also House Bill No. 188, also House Bill No. 225, also House Bill No. 229, also
House Bill No. 252, also
House Bill No. 10, also
Engrossed House Bill No. 97, also
House Bill No. 298, have compared same with the original bills and find them correctly engrossed.

FORTIETH DAY, FEBRUARY 22, 1929

F. O. MILLER, Chairman.

We concur in this report: A. G. Hall, Chas. L. Booth, E. F. Hultgrenn.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 22, 1929.

Mr. Speaker:

We, a majority of your Committee on Elections and Privileges, to whom was referred House Bill No. 149, entitled "An Act relating to the nomination and election of persons to office where two or more are to be elected to the same office from the same voting district," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: E. F. Hultgrenn, Geo. L. Denman, James A. Durrant, Pliny L. Allen, Joseph H. Griffin, Knute Hill, Fred Shoemaker.

MR. SPEAKER:

We, a minority of your Committee on Elections and Privileges, to whom was referred House Bill No. 149, entitled "An Act relating to the nomination and election of persons to office where two or more are to be elected to the same office from the same voting district," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 22, 1929.

Mr. Speaker:

We, your Committee on Highways and Automotive Transportation, to whom was referred House Bill No. 194, entitled "An Act amending subsection 14 of section 41, chapter 309, Laws of 1927, in the State of Washington," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

C. W. Ryan, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 22, 1929.

Mr. Speaker:

We, your Committee on Dikes, Drains and Ditches, to whom was referred House Bill No. 210, entitled "An Act relating to diking, drainage and sewerage improvement districts, the manner of voting therein, and amending section 1, of chapter 89 of the Laws of the Extraordinary Session of 1925," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Wm. Hayton, Chairman.

We concur in this report: Ernest R. Leber, Alfred J. Smith, Fred F. Hess, Phil McDonough.

Passed to second reading.
HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 22, 1929.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 213, entitled "An Act relating to the inventory and appraisement of the property of the estates of deceased persons and amending section 95 of chapter 156 of the Laws of 1917," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JUDSON F. FALKNOR, Chairman.


Mr. Speaker:

We, a minority of your Committee on Judiciary, to whom was referred House Bill No. 213, entitled "An Act relating to the inventory and appraisement of the property of the estates of deceased persons and amending section 95 of chapter 156 of the Laws of 1917," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

JUDSON F. FALKNOR, Chairman.

We concur in this report: J. T. Gear, J. W. Lindsay, E. L. Casey.

Passed to second reading.

MR. SPEAKER:

We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 218, entitled "An Act authorizing the Governor to appoint a commission to investigate, in conjunction with the state tax commission, the subject of taxation, to employ assistants in making such investigation, requiring said commission to report thereon, and making an appropriation therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. C. HUBBELL, Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Insurance, to whom was referred House Bill No. 264, entitled "An Act relating to and regulating common carriers of passengers upon public highways, and amending section 4 of chapter 57 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.

ROBERT A. TRIPPLE, Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Public Utilities, to whom was referred House Bill No. 271, entitled "An Act for the prevention of the fraudulent operation of automatic vending machines or coin receptacles, or making or furnishing devices to defraud owners of the same, and prescribing penalties 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.

E. J. TEMPLETON, Chairman.


Passed to second reading.

E. J. TEMPLETON, Chairman.


Passed to second reading.

We, a majority of your Committee on State Charitable Institutions, to whom was referred House Bill No. 283, entitled "An Act relating to the admission, care and treatment of patients in public or semi-public hospitals where same are supported in whole or in part by public funds or assisted by exemption from taxation to any extent for state, county or municipal purposes 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 pass.

MAUDE SWEETMAN, Chairman.

We concur in this report: A. G. Hall, Chas. E. Peterson, Mary C. Hutchinson, L. Y. Williams.

We, a minority of your Committee on State Charitable Institutions, to whom was referred House Bill No. 283, entitled "An Act relating to the admission, care and treatment of patients in public or semi-public hospitals where same are supported in whole or in part by public funds or assisted by exemption from taxation to any extent for state, county or municipal purposes 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.

I concur in this report: C. W. Ryan.

Passed to second reading.

We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 288, entitled "An Act relating to revenue and taxation and the administration of the state government, prescribing and limiting the powers and duties of certain state and county officers, creating and establishing certain offices and departments, requiring certain information to be collected by the state tax commission, making it a gross misdemeanor not to furnish the same, amending section 5 of chapter 280, of the Laws of 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.

J. C. HUBBELL, Chairman.


Passed to second reading.

House Bill No. 294: Do pass as amended.

Passed to second reading.

House Bill No. 317: Do pass as amended

Passed to second reading.

We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 339, entitled "An Act relating to taxation and amending section 82 of chapter 130 of the Laws, Extraordinary Session of 1925, and declaring an emergency,"
have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. C. HUBBELL, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 22, 1929.

MR. SPEAKER:

We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 340, entitled "An Act relating to revenue and taxation and the administration of the state government, amending section 8 of chapter 280, Session Laws of Washington, 1927, being section 11087-8 of Remington's 1927 Supplement to the Compiled Statutes of Washington, repealing all acts and parts of acts in conflict herewith 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. J. C. HUBBELL, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 22, 1929.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 99, entitled "An Act to adopt Pierce's code as an official compilation, and providing for citations," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. JUDSON F. FALKNOR, Chairman.


Passed to second reading.

Engrossed Senate Bill No. 100: Do pass as amended.
Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 22, 1929.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 108, entitled "An Act in relation to and providing an additional method of giving notice of appeal to the supreme court of the state," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. JUDSON F. FALKNOR, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 22, 1929.

MR. SPEAKER:

We, your Committee on Highways and Automotive Transportation, to whom was referred Senate Bill No. 144, entitled "An Act relating to overflowing and inundating public highways and amending section 1 of chapter 202 of the Laws of 1927," 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.

We concur in this report: Earl W. Benson, J. H. Davis, Chester Biesen, A. E.
Olson, A. E. Mills, J. T. Gear, E. F. Banker, G. E. Van Horn, Ernest R. Leber,
James A. Durrant, Sam W. Webb, Albert A. Kelly, Jr., W. O. Mansfield, Fred F.
Hess, John A. Soule, J. W. Shipley, J. E. Marble, Josh W. Russell, E. J. Templeton,
Geo. L. Denman, H. C. Hartung, E. A. Sims, T. Claud Bennett, J. C. Hubbell, H. C.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 22, 1929.

Mr. Speaker:

We, your Committee on Cities of the First Class, to whom was referred Engrossed
Senate Bill No. 147, entitled "An Act relating to certain existing indebtedness of
municipally owned electric light and power utilities in cities of first class having
a population of less than three hundred thousand; and providing a method for the
cancellation of such indebtedness," have had the same under consideration, and we
respectfully report the same back to the House with the recommendation that it
do pass.

C. A. Moran, Chairman.

We concur in this report: C. I. Roth, Fred Shoemaker, George Culmbuck,
J. P. Post, Chan Wakefield, Charles W. Saunders.

Passed to second reading.

Senate Bill No. 148: Do pass as amended.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 22, 1929.

Mr. Speaker:

We, your Committee on Highways and Automotive Transportation, to whom was
referred Engrossed Senate Bill No. 173, entitled "An Act authorising the director of
licenses and county auditors to destroy certain office files and records," 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.

We concur in this report: Earl W. Benson, J. H. Davis, Chester Biesen, A. E.
Mills, A. E. Olson, J. T. Gear, G. E. Van Horn, E. F. Banker, Ernest R. Leber,
Hess, John A. Soule, J. W. Shipley, J. E. Marble, Josh W. Russell, E. J. Templeton,
Geo. L. Denman, H. C. Hartung, E. A. Sims, T. Claud Bennett, J. C. Hubbell,

Passed to second reading.

House of Representatives,
Olympia, Wash., February 22, 1929.

Mr. Speaker:

We, your Committee on Elections and Privileges, to whom was referred Senate
Bill No. 202, entitled "An Act relating to the canvass and recanvass of votes cast by
means of voting machines, and amending section 15 of chapter 58 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.

J. W. Lindsay, Chairman.

We concur in this report: E. F. Hultgrenn, Geo. L. Denman, John Anderson,

Passed to second reading.

House of Representatives,
Olympia, Wash., February 22, 1929.

Mr. Speaker:

We, your Committee on Compensation and Fees for State and County Officers,
to whom was referred Engrossed Senate Joint Resolution No. 10, entitled "Relating
to the amendment of section 23 of Article II of 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.  

John R. Jones, Chairman.


Passed to second reading.

Mr. W. W. Sparks, former Member of the House of Representatives, was, upon invitation of the Speaker, escorted to a seat upon the rostrum by Representatives Ryan and Durkee.

MESSAGE FROM THE GOVERNOR.

State of Washington, Executive Department,  
Olympia, Thursday, February 21, 1929.

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

LADIES AND GENTLEMEN:

I have today approved the following House Bill, entitled:

House Bill No. 65: "An Act making appropriations for the construction and maintenance of highways in counties composed entirely of islands, and declaring that this act shall take effect immediately."

Respectfully yours,

Roland H. Hartley,  
Governor.

MESSAGES FROM THE SENATE.

Mr. Speaker:

The Senate has passed:

Engrossed Senate Bill No. 150, also
Engrossed Senate Bill No. 118, also
Substitute Senate Bill No. 64, also
Substitute Senate Bill No. 180, also
Senate Bill No. 207, and the same are herewith transmitted.

Herbert H. Siefer, Secretary.

SENATE AMENDMENTS TO HOUSE BILL.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 49, with the following amendments:

Amend section 14, line 21 of the original bill, same being line 31 of the printed bill, strike the word "addition" and insert in lieu thereof the word "adding".

Amend section 14 of the printed bill by striking lines 9 to 23 inclusive, same being lines 20 to 28 inclusive on page 9 of the original bill and lines one to 10 inclusive on page 10 of the original bill, and insert therefor the following:

"The words 'proper provision for the retirement of the physical property of the corporation' when used in this section and in sections 15 and 16 of this act, shall mean that for five years next preceding the proposed investment, the amount which the corporation shall have appropriated for retirement reserve, together with any part of the earnings not appropriated for dividends or other purposes but retained as a corporate surplus, shall have averaged per year not less than four per cent of the book value of all physical assets other than land or interest in lands, where such segregation of such assets is available, or shall have averaged per year not less than two and one-half per cent of the book value of all physical assets: Provided, however, That in the case of assets utilized in supplying water, the words 'proper provision for the retirement of physical property of the corporation' shall mean, that for the five years next preceding, the amount which the corporation shall have appropriated for retirement reserve together with any part of the earnings not appropriated for other purposes but retained as a corporate surplus shall have averaged per year not less
than one per cent of the book value of all physical assets, other than land, used in water supply."

"Book value of all physical assets wherever used in this section and in sections 15 and 16 of this act shall mean the book cost of the Fixed Capital of the corporation, less the balance retained in the Retirement Reserve and less the Earned Surplus of the corporation not appropriated for dividends or other purposes, but retained as corporate surplus."

Amend section 15, subsection "C" lines 25 and 26 of the printed bill, same being subsection "C" line 30 on page 11 and line 1 on page 12 of the original bill by striking same and insert the following:

"That the net earnings of such corporation shall have averaged per year not less than twice the average annual fixed charges and for the last fiscal year preceding such investment such net earnings shall have been not less than twice the fixed charges for the full year."

Amend section 15, in line 2 of the printed bill, the same being line .... of the engrossed bill, strike the words "any corporation" and insert in lieu thereof the word "corporations".

Amend section 15, in line 5 of the printed bill, the same being line .... of the engrossed bill, strike the word "revenue" and insert in lieu thereof the word "revenues".

Amend section 15, in line 14, 15, 16, 17 and 18 of the printed bill, the same being lines .... of the engrossed bill.

Amend section 15, in line 19 of the printed bill, the same being line .... of the engrossed bill, strike the figure "4" and insert in lieu thereof the figure "3".

Amend section 15, in line 19 of the printed bill, the same being line .... of the engrossed bill, insert the word "fiscal" after the word "five."

Amend section 15, in line 30 of the printed bill, the same being line .... of the engrossed bill, strike the word "revenue" and insert in lieu thereof the word "revenues".

Amend section 15, in line 34 of the printed bill, the same being line .... of the engrossed bill, strike the figure "5" and insert in lieu thereof the figure "4".

Amend section 15, in line 35 of the printed bill, the same being line .... of the engrossed bill, insert the word "original" before the word "issue".

Amend section 15, in line 53 of the printed bill, the same being line .... of the engrossed bill, strike the figure "5" and insert in lieu thereof the figure "4".

Amend section 16, in line 4 of the printed bill, the same being line .... of the engrossed bill, strike the word "revenue" and insert in lieu thereof the word "revenues".

Amend section 16, in line 17 of the printed bill, the same being line .... of the engrossed bill, insert the word "original" before the word "issue".

And the same is herewith transmitted. HERBERT H. SIETER, Secretary.

On motion of Mr. Knapp, the Senate amendments to Engrossed House Bill No. 49 were concurred in.

The clerk called the roll, and the House passed Engrossed House Bill No. 49, as amended by the Senate, by the following vote: Yeas, 75; nays, 0; absent or not voting, 22.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Barlow, Beck, Biesen, Bostwick, Butterworth, Canfield, Casey, Cory, Danielson, Davis (J. H.), Denman, Durkee, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hazen, Hess, Hill, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Miller (Frank O.), Miller (W. O.), Mitchell, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roudebush, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Totten, Tripple, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—75.

Those absent or not voting were: Representatives Bach, Banker, Bennett, Benson, Booth, Culmback, Danskin, Durrant, Goldsworthy, Hayton,
Hubbell, Marble, Masterson, Mills, Moran, Murray, Roth, Rowe, Russell, Templeton, Van Horn, Wakefield—22.

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

**INTRODUCTION AND FIRST READING OF BILLS.**

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

**House Bill No. 373,** by Committee on Highways and Automotive Transportation: An Act relating to public highways, and amending section 6781 of Remington's Compiled Statutes, and declaring that this act shall take effect immediately.

Ordered printed and passed to second reading.

**House Bill No. 374,** by Judiciary Committee: An Act relating to the payment of expenses of the legislature, repealing certain acts relating thereto and declaring that this act shall take effect immediately.

Ordered printed and passed to second reading.

**House Bill No. 375,** by Judiciary Committee: An Act relating to the selection, control, management, sale, lease and disposition of lands and areas belonging to or held in trust by the state and repealing certain acts relating thereto.

Ordered printed and passed to second reading.

**House Bill No. 376,** by Judiciary Committee: An Act relating to and regulating the publication of legal and official notices, and repealing sections 4 and 7 of chapter 99 of the Laws of 1921.

Ordered printed and passed to second reading.

**House Bill No. 377,** by Committee on Game and Game Fish: An Act relating to game, and amending chapter 178 of the Laws of the Extra-ordinary Session of 1925.

Ordered printed and passed to second reading.

**House Bill No. 378,** by Mr. Hubbell: An Act relating to savings banks, savings and loan associations, and institutions in which deposits of money are made. And amending section 3291 of Remington's Compiled Statutes, being section 1 of chapter 129 of the Session Laws of 1905.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 379,** by Mr. Hubbell: An Act relating to taxation of inheritances and ascertaining, determining, and collecting such tax and providing for certain exemptions from such tax.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 380,** by Mr. Hubbell: An Act relating to taxation of inheritances and ascertaining, determining and collecting of such tax, providing a bond for payment of inheritance tax and providing certain transfers to be in contemplation of death, and amending sections 11202, 11206, 11211 and 11216 of Remington’s Compiled Statutes, and adding to section 11216 of Remington’s Compiled Statutes two new sections to be known as section 11216-A, section 11216-B, and adding to section 11201 of Remington’s Compiled Statutes a new section to be known as section 11201-A, providing a penalty for practicing a fraud upon the State of Washington re-
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 381, by Mr. Paysse: An Act relating to municipally owned public utilities, authorizing the suspension, abandonment and/or discontinuance of operation with respect to such utilities or any part thereof, and amending chapter 137 of the Laws of 1917 by adding thereto a new section to be known as section 4.

Ordered printed and referred to Committee on Public Utilities.

House Bill No. 382, by Mr. Lindsay (By request): An Act relating to civil actions, and the joinder of husband and wife as parties, and amending section 181 of Remington's Compiled Statutes.

On motion of Mr. Lindsay, the usual number of copies of House Bill No. 382 were ordered printed.

Referred to Committee on Judiciary.

House Bill No. 383, by Mr. Kelly: An Act relating to bonds of school districts and amending section 1 of (sub) chapter 10 of Title III of chapter 97 of the Laws of 1909.

Ordered printed and referred to Committee on Education.

House Bill No. 384, by Mr. Kelly: An Act relating to and regulating the use and operation of motor driven boats and vessels on non-navigable waters, and providing penalties for violation.

Ordered printed and referred to Committee on Transportation Other Than Automotive.

House Bill No. 385, by Mr. Kelly: 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. 386, by Mr. Allen (By request): An Act relating to the compensation and medical and surgical care of workmen injured in extrahazardous employment and amending section 7675 of Remington's Compiled Statutes of Washington.

Referred to Committee on Industrial Insurance.

House Bill No. 387, by Mr. Allen (By request): Relating to the compensation and medical and surgical care of workmen injured and to the dependents and beneficiaries of workmen killed in extrahazardous employment and amending section 7676 of Remington's Compiled Statutes.

On motion of Mr. Allen, the usual number of copies of House Bills Nos. 386 and 387 were ordered printed.

House Bill No. 388, by Mr. Masterson: An Act relating to the operation of motor-propelled vehicles for the transportation of persons, and, or, property, and amending section 4 of chapter 111 of the Laws of 1921.

Ordered printed and referred to Committee on Highways and Automotive Transportation.

House Bill No. 389, by Mr. Banker: An Act relating to and providing for the licensing of abattoirs the sanitation of abattoirs, the ante and post mortem inspection of animals slaughtered for human food therein, providing for the inspection of such animals, providing for the collection of fees to defray the expenses incurred by maintaining such inspection, providing
for the inspection of marks and brands and keeping a record of same, providing for the appointment and duties of officials to carry into effect the provisions of this act, providing for the adoption of rules and regulations for the enforcement and providing penalties for violations thereof, and making an appropriation.

Ordered printed and referred to Committee on Agriculture.

**House Bill No. 390**, by Representatives Allen and Banker: An Act relating to stock yards, providing for the conduct, operation, regulation, and control thereof, and providing penalties.

Ordered printed and referred to Committee on Agriculture.

**House Bill No. 391**, by Representatives Allen and Banker: An Act relating to and regulating the business and industry of preparing, preserving, manufacturing and/or selling food for human consumption, and providing penalties.

Ordered printed and referred to Committee on Agriculture.

**House Bill No. 392**, by Mr. Mills: An Act relating to municipal corporations, and the improvement and/or repair of sidewalks therein, and providing for the assessment of the cost thereof against the abutting property.

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

**House Bill No. 393**, by Mr. Shoemaker: An Act relating to conditional sales and leases of personal property and amending section 3690 of Remington's Compiled Statutes of Washington.

Ordered printed and referred to Committee on Judiciary.

**House Bill No. 394**, by Representatives Durrant, Watkins, Jones (John R.), Sweetman, Booth, Glasgow, Falknor and Butterworth: An Act relating to the production, manufacture, processing, distribution, handling and serving of food for human consumption, defining the powers and duties of certain officers in relation thereto and prescribing penalties for violation thereof.

Ordered printed and referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

**House Bill No. 395**, by Mr. Durrant: An Act relating to life insurance and amending section 7242-1 of Remington's Compiled Statutes of Washington.

Ordered printed and referred to Committee on Insurance.

**House Bill No. 396**, by Mr. Hartung: An Act relating to and establishing a primary state highway to be known as State Road No. 3, or the Inland Empire Highway, and amending section 3 of chapter 185 of the Laws of 1923.

Ordered printed and referred to Committee on Highways and Automotive Transportation.

**House Bill No. 397**, by Representatives Banker, Beck, Hill, Jones (John R.), Olson (O. H.) and Wanamaker: An Act relating to the sale of capitol building lands and materials thereon, amending sections 7899, 7900 and 7901 of Remington's Compiled Statutes, and adding a new section to be known as section 7901-a.

Ordered printed and referred to Committee on State Granted, School and Tide Lands.
House Bill No. 398, by Mr. Denman: An Act relating to crimes and providing penalties.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 399, by Mr. Denman: An Act relating to education, and military training and instruction in connection therewith in the State College and University of Washington.

Ordered printed and referred to Committee on Military.

House Bill No. 400, by Mr. Denman: An Act relating to the election of county commissioners and amending section 6 of chapter LXVII of the Laws of 1891.

Ordered printed and referred to Committee on Counties and County Boundaries.

House Bill No. 401, by Mr. Denman (By request): An Act relating to the organization of the Board of Directors of Union High School Districts and amending section 4756 of Remington's Compiled Statutes of the State of Washington.

On motion of Mr. Denman, the usual number of copies of House Bill No. 401 were ordered printed.

Referred to Committee on Education.

House Bill No. 402, by Mr. Denman: An Act discontinuing school bonuses, amending sections 4876, 4739, and 4878 of Remington's Compiled Statutes, and repealing section 4880 of said statutes.

Ordered printed and referred to Committee on Education.

House Bill No. 403, by Mr. Denman: An Act relating to public officials, providing for the election of county and precinct officers and their deputies, fixing their terms of office, time and manner of qualifying, and amending sections 4029 and 4767 of Remington's Compiled Statutes.

Ordered printed and referred to Committee on Counties and County Boundaries.

House Bill No. 404, by Representatives Cory, Denman, Hess, Kelly, Marble and Soule (By departmental request): An Act relating to vehicles and regulating the operation thereof upon the highways of this state; providing for traffic signals and control thereof; providing for the proper equipment and devices to be used thereon, and for the inspection thereof; prescribing the powers and duties of certain officers, the collection, distribution and expenditure of fees; making appropriations, amending sections 15, 19, 20, 21, 22, 23, 27, 28, 30, 31, 32, and 35, and repealing section 26 of chapter 96 of the Laws of 1921.

Referred to Committee on Highways and Automotive Transportation.

House Bill No. 405, by Representatives Cory, Denman, Hess, Kelly, Marble and Soule (By departmental request): An Act relating to vehicles and regulating the operations thereof upon the highways of this state, and amending sections 2, 4, 8, 9, 10, 16, and 46 of chapter 309 of the Laws of 1927.

Referred to Committee on Highways and Automotive Transportation.

On motion of Mr. Soule, the usual number of copies of House Bills Nos. 404 and 405 were ordered printed.
FIRST READING OF SENATE BILLS.

Substitute Senate Bill No. 64, by Committee on Judiciary: An Act relating to estrays, providing for their detention, registration and sale, amending sections 3155, 3156, 3157, 3158, 3160, 3163 and 3164 of Remington's Compiled Statutes and Remington's 1927 Supplement thereto, and repealing sections 3166 and 3167 of Remington's Compiled Statutes.
Referred to Committee on Agriculture.

Engrossed Senate Bill No. 118, by Senator Cleary: An Act relating to and fixing the term of office of mayors in cities of the first class.
Referred to Committee on Cities of the First Class.

Senate Bill No. 141, by Senator Palmer: An Act relating to furnished apartments, creating liens and providing for sale, prohibiting fraud, and prescribing penalties for violation thereof.
Referred to Committee on Judiciary.

Engrossed Senate Bill No. 150, by Senator Norman: An Act providing for the survey and re-platting of the first class tide lands of Ilwaco, providing for the setting apart and donation for public use certain tide lands and making an appropriation for such purposes.
Referred to Committee on State Granted, School and Tide Lands.

Substitute Senate Bill No. 180, by Committee on Cities of the First Class: An Act authorizing cities of the first class to acquire, construct, improve, maintain and operate municipal golf courses, and to issue revenue bonds for the acquisition and construction thereof, and declaring that this act shall take effect immediately.
Referred to Committee on Cities of the First Class.

Senate Bill No. 207, by Committee on Rules and Joint Rules (By executive request): An Act relating to steamboat companies holding certificates, providing increased fees and amending section 10361-2 of Remington's 1927 Supplement.
Referred to Committee on Public Utilities.

Senate Bill No. 229, by Committee on Rules and Joint Rules (By executive request): An Act transferring certain monies in and to be paid into the state treasury and abolishing the predatory animal fund, and defining the duties and powers of the state treasurer in connection therewith, and declaring that this act shall take effect immediately.
Referred to Committee on Appropriations.

SECOND READING OF BILLS.

House Bill No. 51, by Mr. Griffin: Relating to the selection of jurors in the Superior Court.
Mr. Falknor moved that House Bill No. 51, be indefinitely postponed.
After debate, on motion of Mr. Davis (J. H.), the previous question was ordered.
Mr. Totten demanded a roll call on the motion to indefinitely postpone, but the demand was not sustained.
The Speaker declared the question was on the motion to indefinitely postpone, and the motion was carried.
House Bill No. 284, by Mr. Watkins: Relating to the regulation of buildings in cities and towns.

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

House of Representatives,
Olympia, Wash., February 20, 1929.

Mr. Speaker:

We, a majority of your Committee on Education, to whom was referred House Bill No. 220, entitled "An Act relating to the use of school buildings 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 1, line 7 of the original bill, being line 2 of the printed bill, after the word "use" insert the following "in any first class city"

Amend section 1, lines 8 and 9 of the original bill, being lines 3 and 4 of the printed bill, strike the following "in any class A or first class county"

J. E. Masterson, Chairman.

We concur in this report: T. Claud Bennett, E. F. Hultgrenn, N. J. Bostwick, Geo. L. Denman, Chas. L. Vaughan, Josh W. Russell, L. Y. Williams.

Mr. Speaker:

We, a minority of your Committee on Education, to whom was referred House Bill No. 220, entitled "An Act relating to the use of school buildings 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 not pass.

...................., Chairman.

We concur in this report: Pearl A. Wanamaker, Mary C. Hutchinson, Robert A. Tripple, J. B. Gilbert, Chester Blesen, Knute Hill.

The bill was read the second time by sections.

On motion of Mr. Davis (J. H.), the committee amendments were adopted.

The bill was passed to third reading and ordered engrossed.

House of Representatives,
Olympia, Wash., February 20, 1929.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 258, entitled "An Act relating to the drawing, or uttering, of bank checks or drafts for the payment of money, without funds to meet the same upon presentation, prescribing penalties for violations thereof, and amending section 1 of chapter 156 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 with the following amendment:

Amend section 1, line 22 of the original bill, being line 14 of the printed bill, after the period (.) following the word "defraud," strike the remainder of the section.

Judson F. Falknor, Chairman.


The bill was read the second time by sections.

On motion of Mr. Canfield, the committee amendment was adopted.

The bill was passed to third reading and ordered engrossed.

House Bill No. 198, by Representatives Gear and Hurspool: Relating to bonds for attachment.

The bill was read the second time by sections and passed to third reading.
We, your Committee on Game and Game Fish, to whom was referred House Bill No. 238, entitled "An Act providing for the confirmation of title to certain lands in Pierce county, Washington, in the State of Washington, for the use of the department of fisheries and game as a state game farm and making an appropriation from the state game fund to the general fund," 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 said bill by striking the preamble, beginning with the word "WHEREAS" in line 4 of the original bill, down to and including the word "THEREFORE," in line 22 of the original bill.

Amend section 1, line 24 of the original bill, strike the word "hereinabove" and insert in lieu thereof the word "hereinafter".

Amend section 1, line 25 of the original bill, being line 1 of the printed bill, after the word "described" insert the following: "to-wit: The south half of the northwest quarter of the southeast quarter of section twenty-seven and the southwest quarter of the southeast quarter of section twenty-seven, township twenty, north of range two, east of W. M., saving and excepting from the said southwest quarter of the southeast quarter of the following described tract, to-wit: Beginning at a stone monument 410 feet east of the south quarter section corner of section twenty-seven, township twenty north, range two east W. M., thence running east 300 feet along the south line of said section twenty-seven; thence north 145 feet; thence west 300 feet; thence south 145 feet to the place of beginning containing one acre more or less".


The bill was read the second time by sections.

On motion of Mr. Northup, the committee amendments were adopted.

The bill was passed to third reading and ordered engrossed.

House Bill No. 291, by Representatives Miller and Friese: Relating to the safekeeping of bonds and securities.

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

House Bill No. 297, by Committee on Forestry and Logged-off Lands: Authorizing boards of county commissioners to convey certain lands to the U. S. Government.

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

House Bill No. 314, by Representatives Durkee and Ryan: Relating to the government of cities of the third class.

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

House Bill No. 321, by Judiciary Committee: Relating to the entry and filing of judgments.

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

House Bill No. 323, by Committee on Public Utilities (Executive request): Relating to public service companies.

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

THIRD READING OF BILLS.

Engrossed House Bill No. 108, by Representatives Reed, Sims and Mills: Authorizing the vacation of State Oyster Reserves.

On motion of Mr. Mills, 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 Albert, Anderson, Aspinwall, Banker, Barlow, Beck, Biesen, Booth, Bostwick, Canfield, Casey, Culmback, Danskin, Davis (J. H.), Denman, Durkee, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Miller (Frank O.), Miller (W. O.), Mills, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Reader, Reed, Roudebush, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Trippe, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—74.

Those voting nay were: Representative Roth—1.

Those absent or not voting were: Representatives Allen, Bach, Bennett, Benson, Butterworth, Cory, Danielson, Durrant, Hayton, Hubbell, McCracken, Marble, Masterson, Mitchell, Moran, Post, Ratliffe, Rowe, Russell, Ryan, Totten, Wakefield—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. 279, by Representatives Watkins, Westover and Vaughan: Relating to water systems in cities and towns and declaring an emergency.

On motion of Mr. Westover, 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 Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Culmback, Danielson, Davis (J. H.), Denman, Durkee, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Miller (Frank O.), Miller (W. O.), Mitchell, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Reader, Reed, Roth, Roudebush, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Templeton, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—72.

Those absent or not voting were: Representatives Albert, Bach, Bennett, Benson, Cory, Danskin, Durrant, Falknor, Hayton, Hubbell, McCracken, Marble, Masterson, Mills, Moran, Murray, Nelson, Ratliffe, Rowe, Russell, Sweetman, Totten, Trippe, Van Horn, Wakefield—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 announced that he was about to sign House Bills Nos. 46, 40, 36, 81, 170, 33, 171, Substitute House Bill No. 94, and House Concurrent Resolution No. 9.

On motion of Mr. Knapp, the House adjourned until 1:00 p. m., Monday, February 25, 1929.

A. W. CALDER, Chief Clerk.
HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Monday, February 25, 1929.

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

The clerk called the roll; all members being present except Representative Bach, who was 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. Peterson (C. E.), further reading was dispensed with and the journal was approved.

REPORTS OF STANDING COMMITTEES.

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 142, entitled "An Act relating to searches and seizures, providing for the issuance of warrants therefor by police judges," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Judson F. Falknor, Chairman.


Passed to second reading.


Passed to second reading.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 269, entitled "An Act creating a state bureau of criminal identification and investigation, providing for its organization and defining its powers and duties," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Judson F. Falknor, Chairman.


Passed to second reading.
We, your Committee on Judiciary, to whom was referred House Bill No. 293, entitled “An Act relating to birth registrations, and amending section 6029 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.

JUDSON F. FALKNOR, Chairman.


Passed to second reading.

We, your Committee on Judiciary, to whom was referred House Bill No. 306, entitled “An Act limiting the powers of constables and other officers with reference to arrest for violation of the speed laws,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

JUDSON F. FALKNOR, Chairman.


On motion of Mr. Falknor, House Bill No. 306, was indefinitely postponed.

House Bill No. 334: Do pass as amended.

Passed to second reading.

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

House Bill No. 406, by Mrs. McQuesten (By request): An Act to facilitate the operation of the provisions of section 1 of Article 2 of the Constitution relating to the initiative and referendum and amending section 26 of chapter 138 of the Laws of 1913.

On motion of Mrs. McQuesten, the usual number of copies of House Bill No. 406 were ordered printed.

Referred to Committee on Elections and Privileges.

House Bill No. 407, by Mr. Canfield: An Act relating to the Supreme Court and amending section 11036 and section 11039 of Remington's Compiled Statutes of Washington.

Ordered printed and referred to Committee on Judiciary.

SECOND READING OF BILLS.

Mr. Speaker:

We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 250, entitled “An Act relating to local improvement assessments; requiring cities and towns to include in their annual tax levies an amount sufficient to pay all unpaid assessments upon certain publicly owned lands, and amending sections 9344 and 9345 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 5 of the printed bill, after the words "or town," strike the balance of the section.

J. C. HUBBELL, Chairman.


The bill was read the second time by sections.

On motion of Mr. Hubbell, the committee amendment was adopted.

The bill was passed to third reading and ordered engrossed.

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Mr. Speaker:

We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 251, entitled "An Act relating to the assessment for local improvements of land owned by counties within the limits of incorporated cities and towns, and amending sections 9342 and 9343 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 21 of the original bill, being line 13 of the printed bill, after the word "shall" strike the balance of the section and insert in lieu thereof the following: "either be paid by the county from the proceeds of the sale of such property, or such property shall be sold subject to the lien of such assessment."

J. C. HUBBELL, Chairman.


The bill was read the second time by sections.

On motion of Mr. Hubbell, the committee amendment was adopted.

The bill was passed to third reading and ordered engrossed.

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Mr. Speaker:

We, your Committee on Elections and Privileges, to whom was referred House Bill No. 294, entitled "An Act relating to candidates for public 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 amendment:

Amend section 1, line 25 of the original bill, being line 19 of the printed bill, after the word "That" strike the remainder of the section and insert in lieu thereof the following: "no person holding any public office in this state shall be eligible to become a candidate for nomination and election to any other public office, the term of which shall begin before the expiration of the term of the office held by such person, unless and until such person shall have first resigned the office held by him. Provided, further, That nothing in this act shall be construed to apply to any person holding a public office in connection with which there is no salary."

J. W. LINDSAY, Chairman.


The bill was read the second time by sections.

On motion of Mr. Lindsay, the committee amendment was adopted.

The bill was passed to third reading and ordered engrossed.

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House Bill No. 283, by Mr. Webb: Relating to patients in public or semi-public hospitals.

Mr. Durrant moved that the bill be re-referred to the committee on Medicine, Dentistry, Pure Food and Drugs.
After debate, Mr. Masterson demanded a roll call on the motion, and
the demand was sustained.

The clerk called the roll on the motion to re-refer, and the motion was
lost by the following vote: Yeas, 36; nays, 46; absent or not voting, 15.

Those voting yea were: Representatives Albert, Aspinwall, Banker,
Barlow, Beck, Benson, Booth, Butterworth, Casey, Durkee, Durrant, Falknor,
Gillette, Glasgow, Goldsworthy, Hazen, Hubbell, Hurspool, Jones (John R.),
Jones (Roy), Miller (Frank O.), Moran, Olson (A. E.), Paysse, Peterson,
(Payson), Reed, Roudebush, Ryan, Saunders, Shipley, Shoemaker, Soule,

Those voting nay were: Representatives Bennett, Biesen, Bostwick,
Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Gear, Gilbert, Griffin,
Hall, Hartung, Hayton, Hess, Hill, Hultgren, Johnson, Kelly, Krouse,
Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble,
Masterson, Miller (W. O.), Murray, Northup, Post, Ratliffe, Reader, Roth,
Rowe, Russell, Sims, Smith, Sweetman, Van Horn, Wakefield, Wanamaker,
Webb, Williams, Mr. Speaker—46.

Those absent or not voting were: Representatives Allen, Anderson,
Bach, Canfield, Cory, Friese, Hutchinson, Knapp, Mills, Mitchell, Nelson,
Olson (O. H.), Peterson (C. E.), Templeton, Vaughan—15.

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

House Bill No. 213, by Mr. Roudebush: Relating to the inventory of
property of estates.

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

House Joint Resolution No. 1, by Mr. Bostwick: Relating to the sub­
mission of an amendment to the state constitution relating to the judiciary.

On motion of Mr. Bostwick, House Joint Resolution No. 1, was re-referred
to the Committee on Judiciary.

House Bill No. 149, by Mr. Denman: Relating to election of persons to
office.

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

House Bill No. 194, by Representatives Leber and Olson (A. E.): Amend­
ing Sub-section 14 of section 41, chapter 309, Laws 1927.

The bill was read the second time by sections.

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

Amend the bill by striking all of section 1 and substitute in lieu thereof the
following:

"Section 1. That section 41, chapter 309, Laws of 1927, be amended to read
as follows:

Section 41. It shall be the duty of every person using the highways of this
state to observe the "rules of the road" as hereinafter prescribed:

1. Vehicles, and persons driving or riding any animals, proceeding in oppo­
site directions shall pass to the right giving one-half of the road to each.

2. Vehicles proceeding in the same direction on overtaking another vehicle
or overtaking any person riding or driving any animal shall pass to the left; Pro­
vided, however, A variance in good faith from the rules herein relating to the turning
to the left of a vehicle when overtaking another vehicle, or any person riding or
driving an animal, going in the same direction where the exigencies of the situation
permit, shall not subject the offender to arrest under the criminal provisions of this
act; but it shall be unlawful for any person to pass any moving vehicle or animal
overtaken unless he has a clear view ahead of not less than two hundred yards.

3. The overtaking vehicle shall maintain its speed until clear of the vehicle
or animal overtaken and the vehicle or animal being overtaken shall turn to the
right and give one-half of the road, and shall not increase its speed while being passed.

(4) The signal of an intention to pass shall be given by one blast or stroke of the horn or other signaling device.

(5) Should the overtaken vehicle then not give way, three such blasts or signals shall be given, and upon the failure to comply therewith, the overtaking vehicle may at the next suitable place safe for both vehicles go by without further signal.

(6) Pedestrians on the public highways shall travel on and along the left side of said highway, and the pedestrians upon meeting an oncoming vehicle shall step off the paved or main traveled portion of the highway.

(7) It shall be the duty of every person operating or driving any motor or other vehicle, or riding or driving any animal along or over any public highway when approaching any curve of such highway where for any reason a clear view for a distance of three hundred feet cannot be had, to hold such vehicle under control and to give signals with frequent blasts or strokes of a horn or other signaling device, and to keep to the extreme inside of all curves to the right and to extreme outside of all curves to the left.

(8) It shall be unlawful to operate or drive any vehicle or combination of vehicles over or along any pavement or gravel or crushed rock surface on a public highway with one wheel or all of the wheels off of the pavement or gravel or crushed rock surface except for the purpose of stopping off the pavement or gravel or crushed rock surface.

(9) Whenever any persons driving any vehicle shall meet on any public highway in this state, the persons so meeting shall seasonably turn their vehicles to the right of the center of the road, to permit each vehicle to pass without interfering with or interrupting the other.

(10) It shall be the duty of every person operating or driving any motor or other vehicle or riding or driving any animal along or over any public highway and approaching any intersection of a street, road or highway, with the intention of turning thereat to the right, to keep to the extreme right, and with the intention of turning thereat to the left to proceed to any point beyond the center of the intersection before turning. And it shall be the duty of every such person about to turn from a standstill and while in motion to give a timely signal from the left side of such motor vehicle, indicating the direction in which he intends to turn as follows: If he intends to turn to the left he shall extend his arm in a horizontal position from the left side of such motor vehicle for a reasonable length of time; if he intends to turn to the right he shall extend his arm with the forearm raised at right angles from the left side of such motor vehicle for a reasonable length of time and every such signal shall commence at a point not less than fifty feet before the turn is made. And it shall be the duty of every person operating or driving any vehicle along or over any public highway and intending to stop, to extend his arm from the left side of the motor vehicle or other vehicle or animal and extend downward for a reasonable length of time before stopping.

Mechanical devices capable of producing signals as to the intention of the driver to stop or turn such vehicle and approved by the commission on equipment may be used.

(11) All vehicles operated on the highways of this state which are so constructed that hand and arm signals given by the driver are not visible at the rear of said vehicle, must be equipped with a suitable mechanical or electrical device approved by the commission on equipment capable of displaying unmistakable signals as to the intention of the driver to stop or turn such vehicle.

(12) It shall be the duty of any person in charge of any vehicle or animal moving along and upon any public highway to keep such vehicle or animal as closely as practicable to the right hand boundary of such highway to allow more swiftly moving vehicles reasonably free passage to the left. And it shall be the duty of every person operating a motor vehicle upon any such highway, on receiving a signal given by raising the hand from a person riding, leading or driving in the opposite direction any animal or animals to bring such motor vehicle immediately to a stop and remain stationary so long as may be reasonable, to allow such animal or animals to pass; and if traveling in the same direction as any such animal or animals to use reasonable caution in passing same; and in case any such animal appears to be badly frightened, or the person operating such motor vehicle is
signaled so to do, he shall cause the motor of such vehicle to cease running so long
as shall be reasonably necessary to prevent accidents and insure the safety of others.

No person owning or in control of any live stock shall voluntarily or negligently
permit any such live stock 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 with any such live stock upon, over or
across any public highway without keeping a sufficient number of herders on con­
tinual duty to keep open the road to permit at all times the ready passage of vehicles.

Live stock being driven to market or from one place to another over or along
any public highway in this state shall have the right of way over any motor vehicle,
but any person in charge of such live stock shall use reasonable diligence to open
the road for traffic.

It shall be unlawful to transport any living· animal on the running board, fenders,
hood or other outside part 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.

(13) It shall be unlawful for the driver of any motor vehicle designed, used or
maintained primarily for the purpose of transporting property when such motor
vehicle is drawing a trailer to follow another such motor vehicle and trailer so
closely that the second motor vehicle or any portion thereof is closer than 100 feet
to the first vehicle and its trailer or any portion of either of them when upon any
public highway outside of a business or residence district.

(14) The operator of a vehicle approaching an intersection shall yield the right
of way to a vehicle which has entered the intersection. When two vehicles enter
an intersection at the same time, the operator of the vehicle on the left, shall yield
the right of way to the vehicle on the right.

(14) (a) The operator of a vehicle within an intersection intending to turn to
the left across the path of any vehicle approaching from the opposite direction may
make such left turn only after giving a signal as required by law, and after afford­
ing a reasonable opportunity to the operator of such other vehicle to avoid a colli­
sion.”

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

Amend the title by striking the same and insert in lieu thereof the following:
“An Act relating to vehicles, regulating the operation upon the highways of
this state and amending section 41, chapter 309, of the Laws of 1927.”

The bill was passed to third reading and ordered engrossed.

House Bill No. 288, by Mr. Hubbell (By executive request): Relating
to revenue and taxation and declaring an emergency.

Mr. Cory moved that House Bill No. 288 be passed until the following
day but that it retain its place on the calendar.

The motion was carried.

House Bill No. 218, by Mr. Ed Davis (Executive request): Authorizing
the Governor to appoint a commission to investigate the subject of taxation.

Mr. Hubbell moved that House Bill No. 218 be passed until the following
day but to retain its place on the calendar.

The motion was carried.

Mr. Speaker:

We, your Committee on Banks and Banking, to whom was referred House Bill
No. 263, entitled “An Act relating to and prescribing the contents of articles of
incorporation of Banking and Trust Companies, and amending section 3228 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 15 of the original bill, being lines 8 and 9 of the printed
bill, by inserting after the words “shares of” the words and figures “not less than
$20.00 each, nor more than", and by striking the words "or into shares of such less amount".

RALPH R. KNAPP, Chairman.


The bill was read the second time by sections.

On motion of Mr. Reed, the committee amendment was adopted.

The bill was passed to third reading and ordered engrossed.

House Bill No. 271, by Mr. Reader: Preventing fraudulent operation of automatic vending machines.

The bill was read the second time by sections.

On motion of Mr. Reed, the following amendments were adopted:
Amend section 1, lines 2 and 3, strike out "any automatic vending machine."
Section 2, line 2, strike out "automatic vending machine."
Lines 7 and 8, strike out "such automatic vending machine."

On motion of Mr. Reader, the following amendment was adopted:
Amend title: Strike out "automatic vending machines or"

The bill was passed to third reading and ordered engrossed.

House Bill No. 272, by Mr. Van Horn: Prohibiting the sale of eggs unfit for human food.

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

House Bill No. 295, by Committee on Horticulture: Relating to horticulture.

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

House Bill No. 296, by Committee on Horticulture: Relating to horticulture.

The bill was read the second time by sections.

On motion of Mr. Rowe, the following amendment was adopted:
Amend section 1, line . . . . of the original bill, being line 104 of the printed bill, strike the comma (,) after the word "county" and insert in lieu thereof a period (.).

The bill was passed to third reading and ordered engrossed.

House Bill No. 339, by Mr. Tripple: Relating to taxation and declaring an emergency.

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

THIRD READING OF BILLS.

Engrossed House Bill No. 252, by Mrs. Hutchinson (By request): To regulate the practice of hairdressing and beauty culture.

On motion of Mrs. Hutchinson, 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, 17; absent or not voting, 17.

Those voting yea were: Representatives Albert, Allen, Banker, Beck, Bennett, Biesen, Bostwick, Butterworth, Cory, Culmback, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Gilbert, Gillette, Glasgow, Griffin, Hall, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Leber, Lindsay, McDonough, McQuesten, Marble, Miller (Frank O.), Mitchell, Moran, Murray, Nelson, Northup, Paysse, Peterson (C. E.), Peterson (Payson), Reader, Reed, Roth, Roudebush, Rowe, Saunders, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Tripple, Wanamaker, Webb, Williams—63.
Those voting nay were: Representatives Benson, Canfield, Casey, Friese, Gear, Hartung, Hurspool, McCracken, Mansfield, Miller (W. O.), Post, Ratliffe, Shipley, Totten, Wakefield, Watkins, Mr. Speaker—17.

Those absent or not voting were: Representatives Anderson, Aspinwall, Bach, Barlow, Booth, Danielson, Goldsworthy, Krouse, Masterson, Mills, Olson (A. E.), Olson (O. H.), Russell, Ryan, Van Horn, Vaughan, Westover—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. 107, by Mr. Roudebush: Relating to non-business corporations.

On motion of Mr. Roudebush, 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 Albert, Allen, Anderson, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roudebush, Rowe, Russell, Ryan, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—87.

Those absent or not voting were: Representatives Bach, Barlow, Durrant, Mills, Mitchell, Moran, Murray, Roth, Saunders, 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.

Engrossed House Bill No. 118, by Mr. Jones (John R.): Relating to assessments of 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, 86; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mitchell, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Reader, Reed, Roudebush, Rowe, Russell, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten,
Tripple, Wakefield, Wanamaker, Watkins, Westover, Williams, Mr. Speaker—86.

Those absent or not voting were: Representatives Bach, Culmback, Mills, Moran, Ratliffe, Roth, Ryan, Saunders, Van Horn, Vaughan, Webb—11.

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

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

**House Bill No. 133, by Mr. Hubbell (By executive request):** Relating to millage levies for institutions of higher education.

Mr. Hubbell 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 Bach and Mills; Representative Bach having been previously excused.

Mr. Allen moved that the absentee be excused and that the House proceed with business under the call of the House.

The motion was lost.

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

The sergeant-at-arms reported that Representative Mills was now present.

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

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

After debate, on motion of Mr. Tripple, the previous question was ordered.

The clerk called the roll on the final passage of House Bill No. 133, and the bill failed to pass the House by the following vote: Yeas, 43; nays, 53; absent or not voting, 1.

Those voting yea were: Representatives Anderson, Barlow, Bennett, Benson, Bostwick, Canfield, Casey, Culmback, Danskin, Denman, Gear, Gillette, Hartung, Hayton, Hess, Hubbell, Kelly, Krouse, Leber, Lindsay, McCracken, McDonough, Mansfield, Masterson, Mills, Northup, Post, Ratliffe, Reader, Reed, Roth, Roudebush, Russell, Shipley, Sims, Smith, Sweetman, Templeton, Wakefield, Watkins, Webb, Westover, Mr. Speaker—43.

Those voting nay were: Representatives Albert, Allen, Aspinwall, Banker, Beck, Biesen, Booth, Butterworth, Cory, Danielson, Davis (J. H.), Durkee, Durrant, Falknor, Friese, Gilbert, Glasgow, Goldsworthy, Griffin, Hall, Hazen, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, McQuesten, Marble, Miller (Frank O.), Miller (W. O.), Mitchell, Moran, Murray, Nelson, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Rowe, Ryan, Saunders, Shoemaker, Soule, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Williams—53.

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

The bill, having failed to receive the constitutional majority was declared lost.

**Engrossed House Bill No. 186, by Mr. Hubbell:** Relating to delinquent local improvement district bonds.
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, 95; nays, 1; absent or not voting, 1.

Those voting yea were: Representatives Albert, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouw, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Trippe, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—95.

Those voting nay were Representative Allen—1.

Those absent or not voting were: Representative Bach—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. Davis (J. H.), further proceedings under the call of the House were dispensed with.

Engrossed House Bill No. 188, by Mr. Hubbell: Relating to assessments for local improvements.

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, 69; nays, 0; absent or not voting, 28.

Those voting yea were: Representatives Albert, Anderson, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Denman, Durkee, Friese, Gilbert, Gillette, Glasgow, Hartung, Hayton, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouw, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Nelson, Olson (O. H.), Paysse, Peterson (C. E.), Post, Ratliffe, Reader, Reed, Russell, Saunders, Shoemaker, Sims, Smith, Soule, Totten, Trippe, Van Horn, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—69.

Those absent or not voting were: Representatives Allen, Bach, Barlow, Butterworth, Davis (J. H.), Durrant, Falknor, Gear, Goldsworthy, Griffin, Hall, Hazen, Marble, Moran, Murray; Northup, Olson (A. E.), Peterson (Payson), Roth, Roudebush, Rowe, Ryan, Saunders, Shipley, Sweetman, Templeton, Vaughan, Westover—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. 187, by Mr. Hubbell: Authorizing the assessment of lands held by metropolitan park districts.
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, 68; nays, 1; absent or not voting, 28.

Those voting yea were: Representatives Albert, Anderson, Aspinwall, Banker, Bennett, Benson, Biesen, Booth, Bostwick, Canfield, Casey, Cory, Culmbach, Danielson, Danksin, Denman, Durkee, Friese, Gear, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Murray, Nelson, Northup, Olson (O. H.), Prysse, Peterton (C. E.), Reader, Reed, Russell, Shipley, Shoemaker, Sims, Smith, Soule, Templeton, Van Horn, Vaughan, Watkins, Webb, Mr. Speaker—68.

Those voting nay were: Representative Totten—1.

Those absent or not voting were: Representatives Allen, Bach, Barlow, Beck, Butterworth, Davis (J. H.), Durrant, Falknor, Goldsworthy, Hayton, Kelly, Marble, Moran, Olson (A. E.), Petersen (Payson), Post, Ratliffe, Roth, Roudebush, Rowe, Ryan, Saunders, Sweetman, Trippe, Wakefield, Wanamaker, Westover, Williams—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. 193, by Representatives Gear and Hurspool: Relating to bonds for attachment.

On motion of Mr. Hurspool, 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, 1; absent or not voting, 23.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Bennett, Biesen, Booth, Bostwick, Casey, Cory, Culmbach, Danielson, Danksin, Denman, Durkee, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterton (C. E.), Ratliffe, Reader, Reed, Russell, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Templeton, Totten, Van Horn, Vaughan, Watkins, Webb, Williams, Mr. Speaker—73.

Those voting nay were: Representative Jones (Roy)—1.

Those absent or not voting were: Representatives Bach, Barlow, Beck, Benson, Butterworth, Canfield, Davis (J. H.), Durrant, Goldsworthy, Hubbell, Kelly, Masterson, Petersen (Payson), Post, Roth, Roudebush, Rowe, Ryan, Sweetman, Trippe, Wakefield, Wanamaker, Westover—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. 229, by Mr. Murray: Dedicating certain tide lands to San Juan County.

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, 80; nays, 0; absent or not voting, 17.
Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Booth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Denman, Durkee, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Ratliffe, Reader, Reed, Saunders, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—80.

Those absent or not voting were: Representatives Bach, Barlow, Bostwick, Butterworth, Davis (J. H.), Durrant, Masterson, Murray, Peterson (Payson), Post, Roth, Roudebush, Rowe, Russell, Ryan, Shipley, Wakefield—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. 291, by Representatives Miller and Friese: Relating to safekeeping of bonds and securities pledged to any city, county or town.

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, 85; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Denman, Durkee, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—85.

Those absent or not voting were: Representatives Bach, Barlow, Davis (J. H.), Durrant, Hazen, Masterson, Mills, Roth, Roudebush, Rowe, Russell, Soule—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. 323, by Committee on Public Utilities (By executive request): Relating to public service companies.

On motion of Mr. Templeton, 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 Albert, Allen, Anderson, Aspinwall, Beck, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Denman, Durkee, Durrant, Friese,
Those absent or not voting were: Representatives Bach, Banker, Barlow, Bennett, Davis (J. H.), Falknor, Hartung, Masterson, Nelson, Roth, Roudebush, Rowe, Russell, Ryan, Soule—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.

MOTION.

On motion of Mr. Tripple, the use of the House Chamber was granted to the Joint Committee on Forestry and Logged Off Lands on Friday evening, March 1, 1929, at 8:00 p. m.

On motion of Mr. Knapp, the House adjourned until 10:00 a. m., Tuesday, February 26, 1929.

A. W. CALDER, Chief Clerk.
REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 23, 1929.

MR. SPEAKER:
Your Committee on Enrollment to whom was referred House Bill No. 49, have compared same with the original bill and find it correctly enrolled.

JOHN ANDERSON, Chairman.

I concur in this report: O. H. Olson.

MR. SPEAKER:

JOHN ANDERSON,
Chairman.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 25, 1929.

Your Committee on Engrossment to whom was referred House Bills Nos. 220, 228, 258, 263, 296, 294, 250, 251, 271 and 194, have compared same with the original bills and find them correctly engrossed.

FRANK O. MILLER, Chairman.

I concur in this report: A. G. Hall.

MR. SPEAKER:

JOHN ANDERSON,
Chairman.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 26, 1929.

We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 324, entitled "An Act relating to revenue and taxation and the assessment of property therefor, amending section 8, chapter 130, Laws of the Extraordinary Session of 1925, 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.

J. C. HUBBELL, Chairman.


Passed to second reading.

MR. SPEAKER:

JOHN ANDERSON,
Chairman.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 26, 1929.

We, your Committee on Agriculture, to whom was referred House Bill No. 363, entitled "An Act relating to hay inspection service by the State Department of Agriculture, and providing for a contract between the State Director of Agriculture and the United States Department of Agriculture, with respect to such service," 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:

JOHN ANDERSON,
Chairman.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 26, 1929.

We, a majority of your Committee on Agriculture, to whom was referred Substitute Senate Bill No. 64, entitled "An Act relating to estrays, providing for their detention, registration and sale, amending sections 3155, 3156, 3157, 3158, 3160, 3163 and 3164 of Remington's Compiled Statutes and Remington's 1927 Supplement thereto, and repealing sections 3166 and 3167 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. C. ASPINWALL, Chairman.

We concur in this report: Fred A. Johnson, John R. Jones, Chas. E. Peterson, Albert A. Kelly, Jr., E. J. Nelson, R. S. Durkee.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 26, 1929.

MR. SPEAKER:

JOHN ANDERSON,
Chairman.
detention, registration and sale, amending sections 3155, 3156, 3157, 3158, 3160, 3163 and 3164 of Remington's Compiled Statutes and Remington's 1927 Supplement thereto, and repealing sections 3166 and 3167 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. ................................., Chairman.

We concur in this report: Frank A. Ratliffe, Wm. Hayton.

Passed to second reading.

MR. SPEAKER:

We concur in this report: Frank A. Ratliffe, Wm. Hayton.

Passed to second reading.

MESSAGES FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, MONDAY, FEBRUARY 25, 1929.

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

LADIES AND GENTLEMEN: I have today approved the following House Bills, entitled:

House Bill No. 25: "An Act relating to revenues, taxation, expenditures and indebtedness of cities and towns, prescribing penalties for violations thereof, and repealing certain acts relating thereto."

House Bill No. 29: "An Act relating to judgments, their duration, lien, assignment and satisfaction and repealing certain acts relating thereto."

House Bill No. 37: "An Act relating to the state penitentiary and repealing certain acts relating thereto."

Respectfully yours,

ROLAND H. HARTLEY, Governor.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, MONDAY, FEBRUARY 25, 1929.

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

LADIES AND GENTLEMEN: I have today approved the following House Bill, entitled:

House Bill No. 101, "An Act relating to the construction, maintenance and operation of a bridge and approaches thereto across Puget Sound within the County of Pierce, at or near a point commonly known as The Narrows; granting the consent of the State of Washington therefor to Llewellyn Evans, J. F. Hickey and B. A. Lewis, their survivors and assigns; and granting a right of way therefor through, over and across the submerged and public lands of the State of Washington, and authorizing the filling in thereof."

Yours very truly,

ROLAND H. HARTLEY, Governor.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., FEBRUARY 25, 1929.

MR. SPEAKER:

The Senate has concurred in the House amendments to Senate Bill No. 56, also

The Senate has concurred in the House amendments to Engrossed Substitute Senate Bill No. 65.

HERBERT H. STEIER, Secretary.
MR. SPEAKER:

The Senate has passed:
Engrossed Senate Bill No. 67, also
Engrossed Senate Bill No. 79, also
Engrossed Senate Bill No. 175, also
Engrossed Senate Bill No. 226, also
Engrossed Senate Bill No. 247, also
Engrossed Senate Bill No. 251, also
Engrossed Senate Bill No. 257, also
Senate Bill No. 124, also
Senate Bill No. 258, also
Senate Bill No. 179, and the same are herewith transmitted.

HERBERT H. SIILER, Secretary.

MR. SPEAKER:

The President has signed:
House Bill No. 46, also
House Bill No. 40, also
House Bill No. 36, also
House Bill No. 81, also
Substitute House Bill No. 94, also
House Bill No. 170, also
House Bill No. 33, also
House Bill No. 171, also
House Concurrent Resolution No. 9, and the same are herewith transmitted.

HERBERT H. SIILER, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., February 25, 1929.

SENATE AMENDMENTS TO HOUSE BILLS.

The Senate has passed Engrossed House Bill No. 48, with the following amendment:
Amend section 2, same being line 30 of the printed bill. Beginning with the parenthesis before the figure “4”, strike remainder of the section, and the same is herewith transmitted.

HERBERT H. SIILER, Secretary.

On motion of Mr. Knapp, the Senate amendment to Engrossed House Bill No. 48 was concurred in.

The clerk called the roll, and the House passed Engrossed House Bill No. 48, as amended by the Senate, by the following vote: Yeas, 81; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Barlow, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Casey, Cory, Danielson, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, Marble, Masterson, Miller (Frank O.), Mills, Mitchell, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (Payson), Post, Ratcliffe, Reed, Roudebush, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Templeton, Totten, Triple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—81.
Those absent or not voting were: Representatives Albert, Bach, Banker, Beck, Canfield, Culmback, Danskin, Friese, McQuesten, Mansfield, Miller (W. O.), Moran, Reader, Roth, Rowe, Sweetman—16.

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

SENATE CHAMBER,
OLYMPIA, WASH., February 25, 1929.

The Senate has passed House Bill No. 63, with the following amendment:
Amend section 1, line 3 of the printed bill, after the figures "(25)" insert the word "north"; and the same is herewith transmitted.

HERBERT H. SIELER, Secretary.

On motion of Mr. Northup, the Senate amendment to House Bill No. 63 was concurred in.

The clerk called the roll, and the House passed House Bill No. 63, as amended by the Senate, by the following vote: Yeas, 80; nays, 0; absent or not voting, 17.

Those voting yea were: Representatives Albert, Anderson, Aspinwall, Barlow, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Casey, Cory, Danielson, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, McCracken, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mitchell, Murray, Nelson, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Roudebush, Russell, Ryan, Saunders, Shoemaker, Sims, Smith, Soule, Sweetman, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—80.

Those absent or not voting were: Representatives Allen, Bach, Banker, Beck, Canfield, Culmback, Danskin, Lindsay, McDonough, Mills, Moran, Northup, Post, Roth, Rowe, Shipley, Templeton—17.

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

The Speaker announced that he was about to sign House Bill No. 49.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 408, by Mr. Vaughan: An Act for the establishment of children's homes by two or more counties of the State of Washington.

Ordered printed and referred to Committee on Counties and County Boundaries.

House Joint Resolution No. 13, by Mr. Anderson: Relating to the submission of an amendment to section 15 of Article II of the constitution relating to vacancies in the Legislature.

Ordered printed and referred to Committee on Elections and Privileges.

FIRST READING OF SENATE BILLS.

Engrossed Senate Bill No. 67, by Senator Phipps: An Act relating to salaries of justices of the peace and constables and amending sections 7575 and 7571 of Remington's Compiled Statutes.

Referred to Committee on Judiciary.
Engrossed Senate Bill No. 70, by Senator Palmer: An Act authorizing and empowering any corporation to subscribe for and to acquire by purchase or otherwise, and hold, own, sell, assign and transfer shares of the capital stock of another corporation, and to participate in and vote said stock at any and all stockholders' meetings and validating existing holdings of stock by corporations, and amending chapter 27 of the Laws of 1905.

Referred to Committee on Judiciary.

Senate Bill No. 124, by Committee on Rules and Joint Rules (By executive request): An Act abolishing the state archives committee and providing that the duties heretofore performed by the state archives committee shall be performed by the director of business control, and declaring that this act shall take effect April 1, 1929.

Referred to Committee on State Library.

Engrossed Senate Bill No. 175, by Senator Hurn: An Act authorizing and directing counties to give warranty deeds in all cases of re-sale of real estate owned by the county on which title has been quieted under the provisions of chapter 171 of the Laws of the Extraordinary Session of 1925.

Referred to Committee on Judiciary.

Senate Bill No. 179, by Senator Finch: An Act relating to primary state highways, amending section 12 of chapter 185 of the Laws of 1923.

Referred to Committee on Highways and Automotive Transportation.

Engrossed Senate Bill No. 226, by Senators Palmer and Hurn: An Act relating to and providing for the disposition and escheat of moneys in the custody of clerks of the superior courts and relieving such clerks and their bondsmen from liability.

Referred to Committee on Judiciary.

Engrossed Senate Bill No. 247, by Senator Hastings: An Act authorizing the Commissioner of Public Lands to sell at public auction the southwest quarter of the northeast quarter and the southeast quarter of section 36, township 23 north, range 5 east of Willamette Meridian, in King County, Washington, together with the timber located thereon.

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

Engrossed Senate Bill No. 251, by Senators Metcalf, Taylor, Murphy, Cleary, St. Peter, Conner, Hastings, Finch, Hall (Oliver), Landon, Wray, Williams, Heifner, Oman, Post: An Act relating to the practice of barbering, providing for examination and licensing therefor, providing for and regulating barber schools and colleges in connection therewith, and amending sections 2, 4, 6, 7, 10, 14 and 17 of chapter 75 of the Laws of 1923, and further amending said chapter by adding thereto a new section to be known as section 14-a, and repealing section 11 of chapter 75 of the Laws of 1923, and providing a penalty.

Referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

Engrossed Senate Bill No. 257, by Senator Conner: An Act relating to the eligibility of candidates for public office.

Referred to Committee on Elections and Privileges.

Senate Bill No. 258, by Senator Barnes: An Act authorizing the exchange of certain state lands for other lands of equal value.

Referred to Committee on State Granted, School and Tide Lands,
SECOND READING OF BILLS.

House Bill No. 288, by Mr. Hubbell (By executive request): Relating to revenue and taxation and the administration of state government, and declaring an emergency.

The bill was read the second time by sections.

On motion of Mr. Cory, the following amendment was adopted:
Amend the bill as follows:
Section 1. In line 28 of the printed bill, the same being line .... of the original bill, following the period (.) after the word "misdemeanor" insert the following:
"Any knowledge, information, facts, or data obtained by the exercise of any powers granted by the foregoing provisions of this subdivision, or shown or disclosed in any reports, papers, or documents obtained by or filed with the commission under the foregoing provisions, shall not be used or admitted in evidence in any court proceeding; and it shall be a misdemeanor for any official or employe of the tax commission to divulge to any person not an official or employe of such commission, any knowledge, information, facts or data obtained by the exercise of any powers granted by the foregoing provisions of this subdivision, as shown by any reports, records, statements or files in the office of the tax commission obtained or filed by or under the foregoing provisions of this subdivision."

On motion of Mr. Cory, the following amendment was adopted:
Amend the title as follows:
In line 4 of the printed bill, the same being line .... of the original bill, beginning with the word "making" after the comma (,) following the word "commission" strike down to and including the comma (,) after the word "same" and insert in lieu thereof the following: "providing penalties, and"

The bill was passed to third reading and ordered engrossed.

House Bill No. 218, by Mr. Davis (Ed) (Executive request): Authorizing the Governor to appoint a commission to investigate the subject of taxation.

The bill was read the second time by sections.

On motion of Mr. Hubbell, the following amendment was adopted:
Amend section 5, line 2 of the printed bill, after the word "of" fill in the words "Thirty-five thousand" and after the dollar sign ($) in the parenthesis fill in the figures "35,000.00"

The bill was passed to third reading and ordered engrossed.

House Bill No. 373, by Committee on Highways and Automotive Transportation: Relating to public highways and declaring an emergency.

The bill was read the second time by sections.

On motion of Mr. Templeton, the following amendment was adopted:
Amend the bill by adding a new section, numbered section 2, to read as follows:
Section 2. This act is necessary for support of the state government and shall take effect immediately.

The bill was passed to third reading and ordered engrossed.

House Bill No. 210, by Representatives Culmback and Friese: Relating to diking districts.

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

House Bill No. 299, by Committee on Public Morals: Relating to the welfare of minor children.

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

The Speaker called Mr. Culmback to preside.

House Bill No. 277, by Mr. Banker: Relating to irrigation districts, and declaring an emergency.

The bill was read the second time by sections and passed to third reading.
House Bill No. 261, by Mr. Canfield: Establishing an airway from Spokane to Puget Sound.

On motion of Mr. Friese, House Bill No. 261 was re-referred to the Committee on Highways and Automotive Transportation.

House Bill No. 355, by Committee on Forestry and Logged Off Lands: Relating to waste forest material.

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

House Bill No. 356, by Committee on Forestry and Logged Off Lands: Relating to forest fire hazards.

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

House Bill No. 357, by Committee on Forestry and Logged Off Lands: Creating a forest products research department at the University.

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

House Bill No. 376, by Committee on Judiciary: Relating to the publication of legal notices.

On motion of Mr. Butterworth, House Bill No. 376 was re-referred to the Committee on Printing.

The Speaker resumed the chair.

MR. SPEAKER:

We, your Committee on Municipal Corporations Other Than the First Class, to whom was referred House Bill No. 208, 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; and to purchase insurance," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend section 1, line 6 of the original bill, being line 1 of the printed bill, strike the words "is hereby" after the word "there" and insert in lieu thereof the words "may be".

Amend section 8, lines 24 and 25 of the original bill, being lines 2 and 3 of the printed bill, by inserting a comma after the word "fireman" and by striking the words "for each one thousand population".

Amend section 8, lines 26 and 27 of the original bill, being line 4 of the printed bill by striking the words "be limited to less than twenty men" and inserting in lieu thereof the following: "exceed ten firemen to each one thousand population".

Amend section 8, line 28 of the original bill, being line 5 of the printed bill, by inserting a comma after the word "shall" and adding the following "as often as may be deemed necessary by said board." ANDREW DANIELSON, CHAIRMAN.

We concur in this report: H. C. Hartung, W. O. Miller, Henry C. Krouse, William T. Beck.

The bill was read the second time by sections.

On motion of Mr. Soule, the committee amendment to section 1, line 6, was adopted.

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

Amend section No. 4. In line 4 of the printed bill after the word "there" insert the word "be".

Mr. Danielson moved that the following amendment to the committee amendment to section 8, lines 24 and 25, be adopted:
Amend section No. 8. Amend the committee amendment amending sec. 8, lines 24 and 25 of the original bill, being line 2 of the printed bill by striking therefrom the words "By inserting a comma".

The amendment to the committee amendment was adopted.

On motion of Mr. Danielson, the committee amendment as amended was adopted.

On motion of Mr. Danielson, the other committee amendments were adopted.

The bill was passed to third reading and ordered engrossed.

House Bill No. 211, by Representatives Griffin and Peterson (Payson):
Relating to executive pardons.

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

House of Representatives, Olympia, Wash., February 21, 1929.

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 212, entitled "An Act relating to murder and the punishment thereof and amending chapter 140, Laws of 1909 (section 2392 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 the bill, add thereto a new section to be known as section 2, to read as follows:

"Section 2. This act shall be submitted to the people for their ratification at the next general election in accordance with the provisions of section 1 of article II of the State Constitution, as amended at the general election held in November, 1912, and the laws adopted to facilitate the operation thereof."

Amend the title, at the end of the title add a comma (,) and the following: "and referring this act to the people for their ratification."

Judson F. Falknor, Chairman.


House of Representatives, Olympia, Wash., February 21, 1929.

Mr. Speaker:

We, a minority of your Committee on Judiciary, to whom was referred House Bill No. 212, entitled "An Act relating to murder and the punishment thereof and amending chapter 140, Laws of 1909 (section 2392 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.

Judson F. Falknor, Chairman.

We concur in this report: Geo. E. Canfield, John A. Soule, Rex S. Roudebush, Chas. I. Roth, J. W. Lindsay, W. O. Miller, Earl W. Benson, F. B. Danskin.

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.

House Bill No. 269, by Representatives Shoemaker and Davis (J. H.):
Creating a state bureau of criminal identification.

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

House Joint Memorial No. 5, by Mr. Northup: Relating to appropriations to be expended on improvements within national forests.

The bill was read the second time by sections and passed to third reading.
THIRD READING OF BILLS.

House Bill No. 284, by Mr. Watkins: Relating to buildings in cities and towns.

On motion of Mr. Watkins, 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 Albert, Allen, Beck, Bennett, Benson, Biesen, Butterworth, Casey, Cory, Culmback, Danielson, Davis (J. H.), Denman, Falknor, Friese, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Rowe, Russell, Saunders, Shipley, Shoemaker, Smith, Soule, Totten, Triple, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—70.

Those absent or not voting were: Representatives Anderson, Aspinwall, Bach, Banker, Barlow, Booth, Bostwick, Canfield, Danskin, Durkee, Durrant, Gear, Goldsworthy, Kelly, Masterson, Moran, Paysse, Post, Reed, Roth, Roudebush, Ryan, Sims, Sweetman, Templeton, Van Horn, Wakefield—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. 213, by Mr. Roudebush: Relating to the property of deceased persons.

On motion of Mr. Davis (J. H.), the rules were suspended, the second reading considered the third, and the bill placed on final passage.

Mr. Triple requested that he be excused from voting on this bill, and on motion of Mr. Davis (J. H.), the request of Mr. Triple was granted.

The clerk called the roll on the final passage of the bill, and it passed the House by the following vote: Yeas, 62; nays, 15; absent or not voting, 20.

Those voting yea were: Representatives Albert, Allen, Barlow, Beck, Bennett, Benson, Biesen, Bostwick, Butterworth, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durrant, Falknor, Friese, Gilbert, Griffin, Hall, Hartung, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (Roy), Knapp, Krouse, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Reader, Reed, Roth, Roudebush, Russell, Saunders, Shoemaker, Sims, Smith, Sweetman, Templeton, Van Horn, Wakefield—62.

Those voting nay were: Representatives Casey, Gear, Glasgow, Hayton, Leber, Lindsay, McCracken, McDonough, Murray, Olson (A. E.), Ratliffe, Rowe, Shipley, Vaughan, Mr. Speaker—15.

Those absent or not voting were: Representatives Anderson, Aspinwall, Bach, Banker, Booth, Canfield, Durkee, Gillette, Goldsworthy, Hurspool, Jones (John R.), Kelly, Masterson, Moran, Ryan, Soule, Templeton, Triple, Van Horn, Wakefield—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. 149**, by Mr. Denman: Relating to the election of persons to office.

On motion of Mr. Denman, 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, 17; absent or not voting, 20.

Those voting yea were: Representatives Albert, Allen, Barlow, Beck, Bennett, Benson, Bostwick; Casey, Cory, Danielson, Danskin, Davis (J. H.), Denman, Falknor, Gear, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson; Knapp, Krouse, McDonough, McQuesten, Marble, Miller (Frank O.), Miller (W. O.), Mills, Nelson, Peterson (Payson), Post, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shoemaker, Sims, Smith, Sweetman, Templeton, Tripple, Van Horn, Vaughan, Watkins, Webb, Westover, Williams—60.

Those voting nay were: Representatives Biesen, Butterworth, Culmback, Friese, Jones (Roy), Leber, Lindsay, Mansfield, Mitchell, Northup, Olson (A. E.), Olson (O. H.), Ratliffe, Shipley, Totten, Wanamaker, Mr. Speaker—17.

Those absent or not voting were: Representatives Anderson, Aspinwall, Bach, Banker, Booth, Canfield, Durkee, Durrant, Goldsworthy, Hayton, Jones (John R.), Kelly, McCracken, Masterson, Moran, Murray, Paysse, Peterson (C. E.), Soule, Wakefield—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. 225**, by Mr. Rowe: Relating to killing of elk.

On motion of Mr. Rowe, 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, 2; absent or not voting, 20.

Those voting yea were: Representatives Albert, Allen, Barlow, Beck, Bennett, Benson, Biesen, Bostwick, Butterworth, Canfield, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Falknor, Friese, Gear, Gilbert, Gillette, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (Roy), Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roudebush, Rowe, Russell, Saunders, Shipley, Shoemaker, Sims, Smith, Templeton, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—75.

Those voting nay were: Representatives Casey, Glasgow—2.

Those absent or not voting were: Representatives Anderson, Aspinwall, Bach, Banker, Booth, Durkee, Durrant, Goldsworthy, Jones (John R.), Kelly, Masterson, Mitchell, Moran, Murray, Olson (A. E.), Roth, Ryan, Soule, Sweetman, Wakefield—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. 297, by Committee on Forestry and Logged Off Lands: Conveying certain lands to the U. S. Government.

On motion of Mr. Russell, 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, Aspinwall, Barlow, Beck, Bennett, Benson, Biesen, Booth, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Fries, Gear, Gilbert, Gillette, Glasgo, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Krouse, Leber, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Murray, Nelson, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reader, Reed, Roudebush, Rowe, Russell, Saunders, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Trippe, Van Horn, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—80.

Those absent or not voting were: Representatives Albert, Anderson, Bach, Banker, Bostwick, Knapp, Lindsay, Masterson, Mitchell, Moran, Northup, Olson (A. E.), Roth, Ryan, Shipley, Vaughan, Wakefield—17.

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

Engrossed House Bill No. 298, by Committee on Parks and Playgrounds: Relating to public parks and providing an emergency.

On motion of Mr. Saunders, the rules were suspended and Engrossed House Bill No. 298 was returned to second reading for the purpose of amendment.

On motion of Mr. Saunders, the following amendments were adopted:

Section 1, line 22 of the printed bill, the same being line ...... of the original bill, after the first comma (,) add the following: "in counties other than class 'A' counties."

In section 1, line 28 of the printed bill, the same being line ...... of the original bill, after the period (.) add the following: "In class 'A' counties, the city civil service commissioners shall act as a civil service board, and all employees of such metropolitan park district, except the attorney for such park district, shall be under civil service, and said civil service board shall pass upon the qualifications of applicants for positions. Said city civil service commissioners and their officers and employees shall receive no additional compensation for performing the duties enumerated herein."

In section 12, strike the whole thereof including the designation of the number of the section.

Amend section No. 13. Renumber section 13 as section 12.

Amend the title, in line 4 of the printed bill, the same being line 6 of the original bill, strike the comma (,) after "5-c" and insert in lieu thereof the word "and" following "19-a" strike "and 22-a"; in line 3 of the printed bill, the same being line 5 of the original bill, strike the word "five" and insert in lieu thereof the word "four."

On motion of Mr. Saunders, the rules were suspended and the bill was advanced to third reading.

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, 57; nays, 23; absent or not voting, 17.
Those voting yea were: Representatives Albert, Allen, Aspinwall, Beck, Benson, Biesen, Booth, Bostwick, Butterworth, Casey, Davis (J. H.), Denman, Durkee, Falknor, Glasgow, Griffin, Hall, Hartung, Hayton, Hazen, Hill, Hurspool, Hutchinson, Johnson, Jones (Roy), Kelly, Krouse, McCracken, McDonough, McQuesten, Miller (Frank O.), Miller (W. O.), Mills, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (Payson), Post, Reed, Roudebush, Russell, Saunders, Shipley, Shoemaker, Soule, Sweetman, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—57.

Those voting nay were: Representatives Anderson, Barlow, Bennett, Cory, Culmback, Danielson, Friese, Gear, Gilbert, Gillette, Hubbell, Hultgrenn, Leber, Lindsay, Mansfield, Marble, Masterson, Mitchell, Ratcliffe, Roth, Rowe, Smith, Totten—23.

Those absent or not voting were: Representatives Bach, Banker, Canfield, Danskin, Durrant, Goldsworthy, Hess, Jones (John R.), Knapp, Moran, Olson (A. E.), Peterson (C. E.), Reader, Ryan, Sims, Templeton, Wakefield—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.

Mr. J. C. Taylor, former member of the House of Representatives, was, upon invitation of the Speaker, escorted to a seat upon the rostrum by Representatives Williams and Lindsay.

House Bill No. 339, by Mr. Tripple: Relating to taxation and declaring an emergency.

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, 77; nays, 0; absent or not voting, 20.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Hall, Hartung, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratcliffe, Reader, Reed, Roudebush, Rowe, Russell, Shipley, Sims, Smith, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—77.

Those absent or not voting were: Representatives Bach, Banker, Barlow, Canfield, Durrant, Griffin, Hayton, Knapp, Mills, Mitchell, Moran, Post, Roth, Ryan, Saunders, Shoemaker, Soule, Sweetman, Templeton, Wakefield—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. Knapp, the House adjourned until 10:00 a. m., Wednesday, February 27, 1929.

A. W. Calder, Chief Clerk.
FORTY-FIFTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,  
OLYMPIA, WASH., Wednesday, February 27, 1929.

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

The clerk called the roll; all members being present except Representatives Bach, Butterworth and Mitchell; Representatives Bach and Mitchell being 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. Peterson (C. E.), 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. 208, also House Bill No. 212, also House Bill No. 218, also House Bill No. 288, also House Bill No. 373, have compared same with the original bills and find them correctly engrossed. 

FRANK O. MILLER, Chairman.

We concur in this report: Chas. L. Booth, A. G. Hall.

Mr. Speaker:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 129, entitled “An Act relating to the budget system for the State of Washington and amending sections 2, 3, 4, 7 and 10 of chapter 9 of the Laws of 1925, and further amending said chapter by adding thereto a new section to be known as section 2-a,” 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, a part of your Committee on Transportation Other Than Automotive, to whom was referred Senate Bill No. 162, entitled “An Act relating to the removal of railroad terminals and division points and requiring permits therefor from the department of public works,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

HERMAN FRIESE, Chairman.

We concur in this report: O. H. Olson, Charles W. Saunders, J. E. Marble.
MR. SPEAKER:

We, a part of your Committee on Transportation Other Than Automotive, to whom was referred Senate Bill No. 162, entitled "An Act relating to the removal of railroad terminals and division points and requiring permits therefor from the department of public works," 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.


Passed to second reading.

Senate Bill No. 166: Do pass as amended.

Passed to second reading.

HR. GOLDSWORTHY, Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 228, entitled "An Act transferring certain monies in and to be paid into the state treasury and abolishing the commission merchant fund, and defining the duties and powers of the state treasurer in connection therewith, 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. 229, entitled "An Act transferring certain monies in and to be paid into the state treasury and abolishing the predatory animal fund, and defining the duties and powers of the state treasurer in connection therewith, 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. 230, entitled "An Act transferring certain monies in and to be paid into the state treasury and abolishing the agricultural seed revolving fund, and defining the duties and powers of the state treasurer in connection therewith, 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.

We concur in this report: Geo. E. Canfield, Phil McDonough, J. M. Glasgow, Geo. H. Northup, Chas. L. Vaughan, Theo. Albert, Herman Friese, Wm. Hayton,

Passed to second reading.

Mr. Speaker:

We, your Committee on Highways and Automotive Transportation, to whom was referred Senate Bill No. 232, entitled "An Act transferring certain monies in and to be paid into the state treasury and abolishing the signal device testing fund; and defining the duties and powers of the state treasurer in connection therewith, 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.

Mr. Speaker:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 233, entitled "An Act transferring certain monies in and to be paid into the state treasury and abolishing the United States Fund for the maintenance of the soldiers' home, and defining the duties and powers of the state treasurer in connection therewith, 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.

Mr. Speaker:

We, your Committee on Highways and Automotive Transportation, to whom was referred Senate Bill No. 234, entitled "An Act transferring certain monies in and to be paid into the state treasury and abolishing the primary highway maintenance fund, and defining the duties and powers of the state treasurer in connection therewith, 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 Bill No. 53: Do pass as amended.

Passed to second reading.


Passed to second reading.
MR. SPEAKER:

We, a majority of your Committee on Municipal Corporations Other Than the First Class, to whom was referred House Bill No. 145, entitled "An Act providing for the change of the name of Valley, in Stevens county, Washington, to "Valmont.", 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: H. C. Hartung, W. O. Mansfield, Henry C. Krouse.

MR. SPEAKER:

We, a minority of your Committee on Municipal Corporations Other Than the First Class, to whom was referred House Bill No. 145, entitled "An Act providing for the change of the name of Valley, in Stevens county, Washington, to "Valmont.", have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ANDREW DANIELSON, Chairman.

We concur in this report: W. O. Miller.

Passed to second reading.


Passed to second reading.

House Bill No. 173: Do pass as amended.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 174, entitled "An Act relating to the assessment and taxation of railroad operating 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.


MR. SPEAKER:

We, a minority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 174, entitled "An Act relating to the assessment and taxation of railroad operating 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 not pass.

J. C. HUBBELL, Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 175, entitled "An Act providing for court proceedings to contest the validity or regularity of taxes and assessments, limiting the time within which such
actions may be brought, providing when such remedy shall be exclusive, requiring
appeals as to contested taxes and assessments to county and state officers and boards
as a condition precedent to such actions and to certain defenses in tax foreclosure
proceedings, repealing section 7, chapter 13, 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.
J. C. HUBBELL, Chairman.

We concur in this report: E. M. Gillette, Chas. I. Roth, J. W. Lindsay, Herman
Friese, W. F. McCracken, John R. Jones, E. L. Casey, Roy Jones, W. O. Mansfield,
Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 27, 1929.

Mr. Speaker:

We, your Committee on Transportation Other Than Automotive, to whom was
referred House Bill No. 183, entitled "An Act relating to proper clearance for all
structures and material contiguous to railroad tracks, sidings and switches, 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 the attached bill be substituted therefor, be printed
and do pass.
HERMAN FRIESE, Chairman.

We concur in this report: Charles W. Saunders, O. H. Olson, N. J. Bostwick,
Wm. Hayton, J. E. Marble, Pliny L. Allen, William T. Beck.

On motion of Mr. Friese, the usual number of copies of Substitute House
Bill No. 183 were ordered printed.
Passed to second reading.

House Bill No. 192: Majority report: Do pass as amended. Minority
report: Do not pass.
Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 27, 1929.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 207,
entitled "An Act to amend chapter 57 of the Laws of 1915 (Remington's Compiled
Statutes 6382, 6383, 6384 and 6385)," 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.
JUDSON F. FALKNOR, Chairman.

We concur in this report: John A. Soule, W. O. Miller, John C. Hurspool, J. W.
Lindsay, J. T. Gear, Joseph H. Griffin, Geo. E. Canfield, William T. Beck, J. M. Glas­
gow, Rex S. Roudebush, R. C. Hazen, Wm. Phelps Totten.

On motion of Mr. Falknor, the usual number of copies of Substitute
House Bill No. 207 were ordered printed.
Passed to second reading.

House Bill No. 221: Do pass as amended.
Passed to second reading.

House Bill No. 222: Do pass as amended.
Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 27, 1929.

Mr. Speaker:

We, your Committee on Revenue and Taxation, to whom was referred House
Bill No. 230, entitled "An Act relating to revenue and taxation, 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.

J. C. HUBBELL, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 27, 1929.

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 253, entitled "An Act relating to public officials of the State of Washington, possessing or using intoxicating liquors contrary to the constitution of the United States and the laws of the State of Washington and providing penalties for the violation thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

Judson F. Falknor, Chairman.

We concur in this report: J. W. Lindsay, J. T. Gear, Joseph H. Griffin, Geo. E. Canfield, William T. Beck, Rex S. Roudebush.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 27, 1929.

Mr. Speaker:

We, a minority of your Committee on Judiciary, to whom was referred House Bill No. 253, entitled "An Act relating to public officials of the State of Washington, possessing or using intoxicating liquors contrary to the constitution of the United States and the laws of the State of Washington 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: W. O. Miller, John C. Hurspool, Wm. Phelps Totten.

Passed to second reading.

HOUSE BILL NO. 273: Do pass as amended.

Passed to second reading.

Mr. Speaker:

We, your Committee on Harbors and Waterways, to whom was referred House Bill No. 287, entitled "An Act relating to port districts, providing for changing the name of any existing port district in the State of Washington or which may hereafter be organized under the laws of the State of Washington, and providing for the procedure therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Phil. McDonough, Chairman.

We concur in this report: Chas. L. Vaughan, A. A. Paysse, Andrew Danielson, George C. Barlow.

Passed to second reading.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 331, entitled "An Act relating to juvenile courts and court commissioners, and amending section 1987-2 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.

Judson F. Falknor, Chairman.


Passed to second reading.
MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 344, entitled "An Act relating to mothers' pensions and amending section 2 of chapter 135 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.

We concur in this report: J. W. Lindsay, R. R. Knapp, Joseph H. Griffin, Rex S. Roudebush, Wm. Phelps Totten.

JUDSON F. FALKNOR, Chairman.

We, a minority of your Committee on Judiciary, to whom was referred House Bill No. 344, entitled "An Act relating to mothers' pensions and amending section 2 of chapter 135 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 be indefinitely postponed.

We concur in this report: W. O. Miller, John C. Hurspool, J. T. Gear, Geo. E. Canfield, William T. Beck.

Passed to second reading.


Passed to second reading.

Mr. Speaker:

We, your Committee on Education, to whom was referred House Bill No. 347, entitled "An Act relating to union high school districts and authorizing the incurring of indebtedness and the issuance of bonds for certain purposes by the vote of the electors in portions of such districts 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.

J. E. MASTERSON, Chairman.

Passed to second reading.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 350, entitled "An Act relating to the Board of Commissioners for the promotion of uniformity of legislation in the United States, and repealing chapter 59 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 be indefinitely postponed.

JUDSON F. FALKNOR, Chairman.


On motion of Mr. Falknor, House Bill No. 350 was indefinitely postponed.

Mr. Speaker:

We, your Committee on Highways and Automotive Transportation, to whom was referred House Bill No. 352, entitled "An Act authorizing and directing a conveyance of quit claim deed in behalf of the state to John W. Murray of certain real estate,"
have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

C. W. RYAN, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 27, 1929.

We, your Committee on Elections and Privileges, to whom was referred House Bill No. 361, entitled "An Act relating to elections for the issuance of general obligation bonds and amending section 1 of chapter 13 of the Laws of 1925 (Remington's Compiled Statutes, Supplemental, section 5646-1)," 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. LINDSAY, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 27, 1929.

We, your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred House Bill No. 362, entitled "An Act relating to deceased human bodies, the ashes thereof, prohibiting the scattering or disposal of the ashes thereof and the burial, the cremation of disposal thereof except under certain conditions, and providing penalties for violation," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JAMES A. DURRANT, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 27, 1929.

We, your Committee on Judiciary, to whom was referred House Bill No. 370, entitled "An Act relating to community property and amending section 6892 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. 

JUDSON F. FALKNOR, Chairman.


Mrs. Sweetman moved that House Bill No. 370 be re-referred to the Committee on Labor and Labor Statistics.

Mr. Falknor moved as a substitute motion that it be re-referred to the Committee on Judiciary.

The substitute motion was carried.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 27, 1929.

Mr. Speaker:

We, your Committee on Transportation other than Automotive, to whom was referred House Bill No. 384, entitled "An Act relating to and regulating the use and operation of motor driven boats and vessels on non-navigable waters, and providing penalties for violation," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

HERMAN FRIESE, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 27, 1929.

Mr. Speaker:

We, your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred House Bill No. 394, entitled "An Act relating to the production, manufacture, processing, distribution, handling and serving of food for human consumption, defining the powers and duties of certain officers in relation thereto and prescribing penalties for violation thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be re-referred to the Committee on Judiciary.

JAMES A. DURRANT, Chairman.


On motion of Mr. Denman, House Bill No. 394 was re-referred to the Committee on Judiciary.

House Bill No. 406: Do pass as amended.

Passed to second reading.

Mr. Speaker:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 27, 1929.

We, your Committee on Elections and Privileges, to whom was referred House Joint Resolution No. 13, entitled "Relating to the submission of an amendment to section 15 of Article II of the constitution relating to vacancies in 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.

J. W. LINDSAY, Chairman.


Passed to second reading.

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

Mr. Hubbell moved that the sub-committee on Banks and Banking and Revenue and Taxation be allowed to sit in the Judiciary Room during session hours, subject to call of the House.

The motion was carried.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 27, 1929.

Mr. Speaker:
The Senate has passed:
Engrossed Senate Bill No. 214, also
Senate Bill No. 149, also
Senate Bill No. 237, also
Senate Bill No. 242, also
The President has signed:
House Bill No. 49, and the same are herewith transmitted.

HERBERT H. SIELER, 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. 409, by Mr. Olson (O. H.): An Act relating to the sale by counties of property acquired for taxes, and amending section 133 of chapter 130 of the Laws of the Extraordinary Session of 1925.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 410, by Mr. Hazen: An Act relating to local improvements for flood control, drainage, sewerage, water supply and other purposes, and defining the powers and duties of certain officers in relation thereto.
Ordered printed and referred to Committee on Counties and County Boundaries.

House Bill No. 411, by Mr. Goldsworthy: An Act relating to public warehousemen, and amending section 22 of chapter 189 of the Laws of 1919.
Ordered printed and referred to Committee on Agriculture.

House Bill No. 412, by Mr. Lindsay: An Act relating to separate property of married persons and amending sections 2400 and 2408 of the Code of Washington Territory of 1881.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 413, by Mr. Watkins (By request): An Act relating to claims for medical, surgical and hospital care and treatment and to the burial of workmen engaged in extrahazardous employments and of their families and dependents, when such claims are not chargeable to the state medical aid fund but are payable by employers, either in whole or in part, from monies collected from employees or deducted from their wages or pay or payable in part by the employer and in part by his employees, and providing for the priority of payment of such claims, and providing for liens therefor.
On motion of Mr. Watkins, the usual number of copies of House Bill No. 413 were ordered printed.
Referred to the Committee on Industrial Insurance.

FIRST READING OF SENATE BILLS.

Senate Bill No. 149, by Senators Conner, Heifner, Hastings and Wray: An Act relating to the creation of indebtedness to meet deficiencies in local
improvement district funds of cities of the first class, and authorizing the payment of such deficiencies from the general funds of such cities.

Referred to Committee on Cities of the First Class.

Engrossed Senate Bill No. 214, by Committee on Rules and Joint Rules (By request of superintendent of public instruction): An Act relating to education, providing for schools, revenues and disbursements therefore, creating a county board of education, prescribing its powers and duties, and the powers and duties of certain other officials in connection therewith, providing penalties, amending sections 4691, 4688, 4687, 4937, 4936, 4938, 4719, 4696, 4851, 4855, 4893, 4902, 4905, 4789, 4718, 5031, 4784, 4934, 4873, 4882, 4878 and 4876 of Remington's Compiled Statutes and section 1 of chapter 93 of the Laws of the extraordinary session of 1925, and amending chapter 29 of title 28 of Remington's Compiled Statutes and section 1 of chapter 93 of the Laws of the extraordinary session of 1925, and sections 3 and 4 of chapter 93, of the Laws of the extraordinary session of 1925, and sections 4818, 4834, 4868, 4869, 4870, 4714, 4715, 4812, 4824, 4877 and 4880 of Remington's Compiled Statutes, and all acts and parts of acts in conflict herewith.

Referred to Committee on Education.

Senate Bill No. 237, by Senators Finch, Dimmick and Cox: An Act authorizing counties to unite in building sanatoria to care for persons suffering from tuberculosis and providing state aid therefor.

Referred to Committee on State Charitable Institutions.


Referred to Committee on Public Utilities.

SECOND READING OF BILLS.

Senate Bill No. 144, by Senator Hartwell: Relating to overflowing and inundating public highways.

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

Senate Joint Memorial No. 5, by Senator Taylor: Relating to a tariff on lime, lime rock and hydrated lime.

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

Engrossed Senate Bill No. 147, by Senator Oman: Relating to certain existing indebtedness of municipally owned electric light and power utilities.

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

Senate Joint Resolution No. 1, by Senator Palmer: Relating to an amendment of the State Constitution relating to judiciary.

The resolution was read the second time by sections.

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

Amend the resolution as follows by adding thereto the following:

And Be It Further Resolved, that in submitting said proposed amendment the secretary of state shall cause to be printed on the ballots submitting the same a ballot title as follows:
Shall the salaries of judges of the superior courts be paid by the state.  Yes [ ]  No. [ ]

The resolution was passed to third reading.

Engrossed Senate Bill No. 178, by Committee on Rules and Joint Rules (By executive request): Authorizing the destruction of certain office files and records.

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

MR. SPEAKER:

We, a majority of your Committee on Harbors and Waterways, to whom was referred Senate Bill No. 120, entitled "An Act relating to port districts, authorizing certain port districts to construct or otherwise acquire, and operate railways, providing methods of financing the same and extending the power of eminent domain to such districts," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend section 3, line 2 of the printed bill, the same being line 16, of the original bill, strike the word "territory" and insert in lieu thereof the words "one county".

Amend section 3, line 6 of the printed bill, being line 21 of the original bill, strike the words "and without", and after the words "corporate limits" at the end of the line 6 of the printed bill, the same being lines 21 and 22 of the original bill, insert the words "and extending into such adjacent county".

Amend section 11 by striking the period (.) at the end of line 9 of the printed bill, the same being line 7 of the original bill, and insert a colon (:) and add: "Provided, That no port district shall expend more than $10,000 under the provisions of this section unless authorized so to do by a vote of the people, as provided in section 16 of this act".

Amend Section 16, line 3 of the printed bill, the same being line 3 of the original bill, after the figures "11", insert "and the power to adopt a general plan for acquiring and/or constructing a railroad as provided by this act."

Amend Section 16, line 10 of the printed bill, the same being line 8 of the original bill, after the word "act" and before the colon (:) insert a comma (,) and the words "and acquire and/or construct a railroad in accordance with the general plan adopted".

Amend Section 16, line 20 of the printed bill, the same being line 1 of the original bill, after the word "act", insert "and authorizing the acquiring and/or construction of a railroad from ............ to ............ with necessary branches (stating the termini of the proposed road)."

Amend Sec. 16, line 21 of the printed bill, the same being line 2 of the original bill, after the word "act" insert "and authorizing the acquiring and/or construction of a railroad from ............ to ............ with necessary branches (stating the termini of the proposed road).

We concur in this report: Chas. L. Vaughan, Andrew Danielson, A. A. Paysse.

PHIL MCDONOUGH, Chairman.

We, a minority of your Committee on Harbors and Waterways, to whom was referred Senate Bill No. 120, entitled "An Act relating to port districts, authorizing certain port districts to construct or otherwise acquire, and operate railways, providing methods of financing the same and extending the power of eminent domain to such districts," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

PHIL MCDONOUGH, Chairman.

I concur in this report: George C. Barlow.

Mr. Westover moved that Engrossed Senate Bill No. 120 be indefinitely postponed.

Mr. Westover 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 Bach, Barlow, Butterworth, Mitchell, Post and Wakefield; Representatives Bach and Mitchell having been previously excused.

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

Mr. Reed moved that the absentees be excused.

The motion was lost.

The sergeant-at-arms announced that Representatives Barlow, Post and Wakefield were now present.

On motion of Mr. Westover, the absentee was excused, and the House proceeded with the business under the call of the House.

After debate, on motion of Mr. Rowe, the previous question was ordered.

The Speaker declared the question was on the indefinite postponement of Engrossed Senate Bill No. 120.

The Speaker: "A vote yes will defeat the bill. A vote no will keep the bill before the House in its present position."

Mr. Watkins demanded a roll call on the motion to indefinitely postpone, and the demand was sustained.

The clerk called the roll on the motion to indefinitely postpone, and the motion was carried by the following vote: Yeas, 72; nays, 23; absent or not voting, 2.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Bennet, Benson, Bostwick, Canfield, Culmbach, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hubbell, Hurspool, Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, Mansfield, Marble, Masterson, Miller (W. O.), Mills, Mitchell, Murray, Nelson, Olson (A. E.), Peterson (Payson), Post, Ratcliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Sims, Soule, Sweetman, Templeton, Tripple, Van Horn, Wakefield, Wanamaker, Webb, Westover, Williams, Mr. Speaker—72.

Those voting nay were: Representatives Beck, Biesen, Booth, Casey, Cory, Danielson, Hill, Hultgren, Hutchinson, Johnson, Jones (John R.), McQuesten, Miller (Frank O.), Moran, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Shoemaker, Smith, Totten, Vaughan, Watkins—23.

Those absent or not voting were: Representatives Bach, Butterworth—2.

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

On motion of Mr. Knapp, 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 Bach and Butterworth; Representative Bach being excused.

MOTION.

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

Mr. Knapp moved that the House reconsider the vote by which it passed House Bill No. 48 the preceding day.

The motion was carried.

RECONSIDERATION.

Mr. Knapp moved that the House reconsider the vote by which it concurred in the Senate amendments to House Bill No. 48.

The motion was carried.

Mr. Knapp moved that the House do not concur in the Senate amendments to House Bill No. 48, and that the Senate be asked to recede therefrom.

The motion was carried.

The House resumed consideration of bills on second reading.

SECOND READING OF SENATE BILLS.


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. 100, entitled "An Act providing for the furnishing of information by prosecuting attorneys to the parole boards of the Washington state penitentiary and the Washington state reformatory regarding persons convicted of crime and sentenced to said institutions," 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 14 of the engrossed bill, after the word "citizen" strike the colon (:) and strike the remainder of the section.

Amend section 2, line 2 of the engrossed bill, being line 2 of the printed bill, after the word "delivered" strike the words "by him".

Amend section 2, line 2 of the engrossed bill, being line 1 of the printed bill, after the word "attorney" insert the words "and approved by the judge by whom the judgment was rendered"; after the word "and" strike the word "it".

Amend section 2, line 2 of the engrossed bill, being line 2 of the printed bill, after the word "sentence" strike the period (.), insert in lieu thereof a comma (,) and add the following "and a copy of such statement shall be furnished to the defendant or his attorney."

JUDSON F. FALKNOR, 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.

Engrossed Senate Bill No. 130, by Committee on Rules and Joint Rules (By executive request): Providing for the sale of certain lands of the State of Washington.

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

MR. SPEAKER:

We, your Committee on Elections and Privileges, to whom was referred Engrossed Senate Bill No. 47, 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 with the following amendments:

Amend section 2, line 15 of the original bill, being line 2 of the printed bill, strike the word "ten" and insert in lieu thereof the word "two"

Amend section 2, line 25 of the original bill, being line 12 of the printed bill, after the word "elector" insert the following "residing at No. .......... Street."

Amend section 3, line 28 of the original bill, being line 20 of the printed bill, after the word "voter" insert the following "residing at No. .......... Street."

J. W. LINDSAY, Chairman.


The bill was read the second time by sections.

On motion of Mr. Anderson the committee amendments were adopted. The bill passed to third reading.

The Speaker called Mr. Roudebush to preside.

MR. SPEAKER:

We, your Committee on Transportation other than Automotive, to whom was referred Senate Bill No. 77, entitled "An Act concerning aeronautics, licenses for aircraft and airmen, air traffic rules, and to make uniform the law with reference thereto," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Add a new section to be known as section 8.

Sec. 8. This act is necessary for the immediate preservation of the public safety, and shall take effect immediately.

Amend the title by striking the period (.) inserting a comma (,) and adding the following: "and declare that this act shall take effect immediately".

HERMAN FRIESE, Chairman.


The bill was read the second time by sections.

On motion of Mr. Friese, the committee amendments were adopted. The bill was passed to third reading.

MR. SPEAKER:

We, your Committee on Cities of the First Class, to whom was referred Substitute Senate Bill No. 148, entitled "An Act relating to police relief and pension funds in
cities of the first class and amending section 3, of chapter 39, of the Laws of 1909 as amended (section 9581 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, of the bill as follows:

In line 3 of the printed bill, the same being line 8 of the substitute bill, after the figure 3 insert 4 asterisks, and underscore the words "from the following sources and at the time."

In line 4 of the printed bill, the same being lines 9 and 10 of the substitute bill, underscore all the words in line 5, being lines 10 and 11 of the substitute bill and insert 4 asterisks at the end of the line.

In line 6 of the printed bill, the same being line 12 of the substitute bill, insert 4 asterisks at the beginning of the line and underscore figure 1.

In line 7 of the printed bill, the same being line 14 of the substitute bill, insert 4 asterisks at the beginning of the line and underscore figure 2.

In line 8 of the printed bill, the same being line 16 of the substitute bill insert 4 asterisks at the beginning of the line, underscore the figure 3 and insert 4 asterisks after the figure three.

In line 9 of the printed bill, the same being line 18 of the substitute bill underscore the words "card rooms."

In line 11 of the printed bill, the same being line 20 of the substitute bill, insert 4 asterisks at the beginning of the line and underscore the figure 4.

In line 12 of the printed bill, the same being line 22 of the substitute bill, insert 4 asterisks at the beginning of the line and underscore the figure 5, and insert 4 asterisks after the figure 5.

Line 14 of the printed bill, the same being line 24 of the substitute bill, insert 4 asterisks at the beginning of the line and add 4 asterisks after the figure 6, and underscore said figure.

Line 15 of the printed bill, the same being line 25 of the substitute bill, insert 4 asterisks after the word "each" and underscore the remainder of the section in lines 15 and 16 of the printed bill, the same being lines 25, 26 and 27 of the substitute bill, beginning with the words "police officer" and ending with the word "fund".

Amend section 3, line 5 of the printed bill, being line 10 of the original bill as follows: after the word "fund": in addition to the salary provided for in the last paragraph of this section."

Line 12 of the printed bill, being line 22 of the original bill, strike the word "all" and insert in lieu thereof the words and figures "thirty per cent (30%)" and words "of all."

In line 14 of the printed bill, being line 24 of the original bill, strike the figure "6" and the figures and words "one and one-half per centum (1½%)") and insert in lieu thereof the words and figures "two per centum (2%)".

C. A. MORAN, Chairman.

We concur in this report: George Culmback, J. P. Post, Fred Shoemaker, Charles W. Saunders, J. E. Marble, Chas. I. Roth.

The bill was read the second time by sections.

On motion of Mr. Moran, the committee amendments were adopted.

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

In line 16 of the printed bill insert after the numeral "5" and before the word "Thirty" the following words: "Not more than".

The bill was passed to third reading.

Senate Bill No. 178, by Senator Dimmick: Relating to reservation of certain state lands from sale and lease.

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

Senate Bill No. 202, by Senators Hastings and Conner: Relating to the canvass and recanvass of votes cast by voting machines.

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

The Speaker resumed the chair.
THIRD READING OF BILLS.

Substitute Senate Bill No. 126, by Committee on Reclamation and Irrigation: Relating to the tax levy for the reclamation revolving fund.

On motion of Mr. Banker, the rules were suspended, the second reading considered the third, and the bill placed on final passage.

The Speaker declared the question was on the final passage of Substitute Senate Bill No. 126.

The clerk prepared the ballot, and the bill passed the House by the following vote: Yeas, 78; nays, 3; absent or not voting, 16.

Those voting yea were: Representatives Allen, Anderson, Banker, Barlow, Bennett, Benson, Biesen, Bostwick, Canfield, Casey, Danielson, Davis (J. H.), Denman, Duckee, Durrant, Falknor, Friese, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Russell, Ryan, Shipley, Shoemaker, Smith, Soule, Sweetman, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Mr. Speaker—78.

Those voting nay were: Representatives Culmback, Gear, Sims—3.

Those absent or not voting were: Representatives Albert, Aspinwall, Bach, Beck, Booth, Butterworth, Cory, Danskin, Hubbell, Kelly, Krouse, Rowe, Saunders, Templeton, Westover, Williams—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. 177, by Senators Dimmick and Miller: Relating to the appropriation of water for reclamation projects.

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, 0; absent or not voting, 18.

Those voting yea were: Representatives Allen, Anderson, Banker, Barlow, Bennett, Benson, Biesen, Bostwick, Canfield, Casey, Culmback, Danielson, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Marble, Masterson; Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Ryan, Shipley, Shoemaker, Smith, Soule, Sweetman, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—79.

Those absent or not voting were: Representatives Albert, Aspinwall, Bach, Beck, Booth, Butterworth, Cory, Danskin, Hubbell, Kelly, Knapp, Mansfield, Rowe, Russell, Saunders, Sims, 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.

**Engrossed Senate Bill No. 82**, by Senators Metcalf, Oman, Ball, Jacobus and Tatman: Relating to facilities for aerial transportation.

On motion of Mr. Davis (J. 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, 75; nays, 7; absent or not voting, 15.

Those voting yea were: Representatives Allen, Anderson, Bennett, Benson, Biesen, Bostwick, Canfield, Casey, Culmbach, Danielson, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Gilbert, Gillette, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roudebush, Rowe, Ryan, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Totten, Trippe, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—75.

Those voting nay were: Representatives Friese, Gear, Glasgow, Master­son, Roth, Russell, Wakefield—7.

Those absent or not voting were: Representatives Albert, Aspinwall, Bach, Banker, Barlow, Beck, Booth, Butterworth, Cory, Danskín, Hubbell, Kelly, Saunders, Templeton, Westover—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. 101**, by Senator Hartwell: Relating to cities of the fourth class.

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, 84; nays, 1; absent or not voting, 12.

Those voting yea were: Representatives Allen, Anderson, Banker, Bar­low, Bennett, Benson, Biesen, Bostwick, Canfield, Casey, Cory, Culmbach, Danielson, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasg­ow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Totten, Trippe, Van Horn, Vaughan; Wakefield, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—84.

Those voting nay were: Representative Mansfield—1.

Those absent or not voting were: Representatives Albert, Aspinwall, Bach, Beck, Booth, Butterworth, Danskín, Hubbell, Kelly, Saunders, Templeton, 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.

Substitute Senate Bill No. 44, by Senate Committee on Elections and Privileges: Providing for and regulating the registration of voters.

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, 80; nays, 5; absent or not voting, 12.

Those voting yea were: Representatives Albert, Allen, Anderson, Banker, Barlow, Beck, Bennett, Benson, Biesen, Bostwick, Cory, Danielson, Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Nelson, Northup, Olson (A. E.), Olson (O. H.), Payse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—80.

Those voting nay were: Representatives Casey, Culmbach, Davis (J. H.), Hurspool, Masterson—5.

Those absent or not voting were: Representatives Aspinwall, Bach, Booth, Butterworth, Canfield, Danskin, Kelly, Murray, Saunders, Templeton, Wakefield, 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.

Senate Bill No. 109, by Senator Palmer: Relating to the 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 failed to pass the House by the following vote: Yeas, 44; nays, 43; absent or not voting, 10.

Those voting yea were: Representatives Albert, Allen, Banker, Benson, Biesen, Cory, Culmbach, Durrant, Falknor, Gilbert, Griffin, Hayton, Hazen, Hess, Hubbell, Hurspool, Hutchinson, Knapp, McCracken, Miller (Frank O.), Mills, Mitchell, Moran, Nelson, Payse, Peterson (Payson), Post, Roth, Roudebush, Ryan, Saunders, Shoemaker, Sims, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Williams—44.

Those voting nay were: Representatives Anderson, Barlow, Beck, Bennett, Booth, Bostwick, Casey, Danielson, Davis (J. H.), Denman, Friese, Gear, Gillette, Glasgow, Goldsworthy, Hall, Hartung, Hill, Hultgren, Johnson, Jones (John R.), Jones (Roy), Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (W. O.), Murray, Northup, Olson (A. E.), Olson (O. H.), Peterson (C. E.), Ratliffe, Reader, Rowe, Shipley, Smith, Webb, Mr. Speaker—43.

Those absent or not voting were: Representatives Aspinwall, Bach, Butterworth, Canfield, Danskin, Durkee, Kelly, Reed, Russell, Westover—10.
The bill, having failed to receive the constitutional majority, was declared lost.

**Engrossed Senate Bill No. 161**, by Committee on Labor and Labor Statistics: Relating to public service properties and utilities.

Mr. Knapp moved that Engrossed Senate Bill No. 161 be passed, and that it retain its place on the calendar.

The motion was carried.

**Engrossed Senate Bill No. 10**, by Joint Committee on Revision of Laws: Relating to the duties of the attorney general.

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, 86; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Albert, Allen, Anderson, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Canfield, Casey, Cory, Culmback, Danielson, Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Webb, Westover, Williams, Mr. Speaker—86.

Those absent or not voting were: Representatives Aspinwall, Bach, Barlow, Butterworth, Danskin, Davis (J. H.), Hubbell, Kelly, Ryan, Templeton, Watkins—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. 104**, by Senator Palmer: Relating to the use of public highways.

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, 91; nays, 2; absent or not voting, 4.

Those voting yea were: Representatives Albert, Allen, Anderson, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Canfield, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Webb, Westover, Williams, Mr. Speaker—91.

Those voting nay were: Representatives Casey, Friese—2.
Those absent or not voting were: Representatives Aspinwall, Bach, Butterworth, 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.

Engrossed Senate Bill No. 105, by Senator Palmer: For the protection of owners of motor vehicles.

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, 7; absent or not voting, 4.

Those voting yea were: Representatives Albert, Allen, Anderson, Barlow, Beck, Bennett, Benson, Biesen, Bostwick, Canfield, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Gear, Gilbert, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roude bush, Rowe, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams—86.

Those voting nay were: Representatives Banker, Booth, Casey, Friese, Gillette, Hurspool, Mr. Speaker—7.

Those absent or not voting were: Representatives Aspinwall, Bach, Butterworth, Russell—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. 107, by Senator Wray: Relating to the quieting of titles.

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, 89; nays, 3; absent or not voting, 5.

Those voting yea were: Representatives Albert, Allen, Anderson, Banker, Barlow, Beck, Benson, Biesen, Booth, Bostwick, Canfield, Casey, Cory, Culmback, Danielson, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reed, Roth, Roude bush, Rowe, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—89.

Those voting nay were: Representatives Bennett, Danskin, Russell—3.
Those absent or not voting were: Representatives Aspinwall, Bach, Butterworth, Hartung, Reader—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.

Engrossed Senate Bill No. 117, by Senator Cleary: Relating to local improvements in cities and towns.

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, 7; absent or not voting, 8.

Those voting yea were: Representatives Albert, Anderson, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Canfield, Casey, Cory, Danielson, Danskin, Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reader, Reed, Roth, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—82.

Those voting nay were: Representatives Culmback, Hayton, McCracken, Rowe, Russell, Templeton, Wakefield—7.

Those absent or not voting were: Representatives Allen, Aspinwall, Bach, Butterworth, Davis (J. H.), Hartung, Roudebush, Sweetman—8.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 137, by Senators Hall (Charles W.) and Phipps: Relating to the security of real estate titles.

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, 14; absent or not voting, 6.

Those voting yea were: Representatives Albert, Allen, Anderson, Banker, Barlow, Beck, Benson, Biesen, Booth, Bostwick, Casey, Cory, Culmback, Danielson, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Gear, Gilbert, Gillette, Goldsworthy, Griffin, Hall, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Reader, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Smith, Soule, Templeton, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—77.

Those voting nay were: Representatives Bennett, Canfield, Danskin, Friese, Glasgow, Hartung, Krouse, Leber, Northup, Olson (A. E.), Ratcliffe, Reed, Sims, Wakefield—14.

Those absent or not voting were: Representatives Aspinwall, Bach, Butterworth, Hubbell, Sweetman, Westover—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. 199, by Senators Hartwell, Mize, Metcalf, Cleary, Condon, Lunn and Finch: Relating to state forests.

On motion of Mr. Russell, the rules were suspended, and Senate Bill No. 199 was returned to second reading for the purpose of amendment.

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

Amend section 1, line 10 of the printed bill by inserting "period" (.) after the word "character", and strike the words "and reserve to the grantor" and lines 11, 12, 13, 14, 15 and remainder of sentence ending with "thereon" in line 16.

On motion of Mr. Russell, the rules were suspended, and Senate Bill No. 199 was advanced to third reading.

On motion of Mr. Russell, 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, 2; absent or not voting, 5.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Payse, Peterson (C. E.), Peterson (Payson), Post, Reader, Reed, Roth, Roudabush, Russell, Ryan, Saunders, Shipley, Shoemaker, Smith, Soule, Templeton, Totten, Trippe, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—90.

Those voting nay were: Representatives Ratliffe, Rowe—2.

Those absent or not voting were: Representatives Bach, Butterworth, Griffin, Sims, Sweetman—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.

NOTICE OF RECONSIDERATION.

Mr. Jones (John R.), gave notice that, on the next working day, he would move that the House reconsider the vote by which it failed to pass Senate Bill No. 109.

On motion of Mr. Knapp, the House adjourned until 10:00 a. m., Thursday, February 28, 1929.

A. W. CALDER, Chief Clerk.

Ed DAVIS, Speaker.
FORTY-SIXTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, February 28, 1929.

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

The clerk called the roll; all members being present except Representatives Bach and Butterworth; both 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. Peterson (C. E.), further reading was dispensed with and the journal was approved.

MOTION FOR RECONSIDERATION.

Mr. Jones (John R.), moved that the House do now reconsider the vote by which it failed to pass Senate Bill No. 109 on the previous working day.

Mr. Davis (J. H.), asked for a division on the motion, and the motion was carried by rising vote.

The Speaker declared the question was on the final passage of Senate Bill No. 109.

The clerk called the roll, and the bill passed the House by the following vote: Yeas, 61; nays, 31; absent or not voting, 5.


Those voting nay were: Representatives Anderson, Barlow, Bennett, Bostwick, Casey, Davis (J. H.), Denman, Durkee, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Hall, Hurspool, Johnson, Jones (Roy), Lindsay, McQuesten, Mansfield, Marble, Masterson, Northup, Ratliffe, Roudebush, Rowe, Shipley, Shoemaker, Smith, Mr. Speaker—31.

Those absent or not voting were: Representatives Bach, Butterworth, Reader, Russell, Ryan—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.
REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 26, 1929.

MR. SPEAKER:
Your Committee on Enrollment to whom was referred House Bill No. 63, have compared same with the original bill and find it correctly enrolled. John Anderson, Chairman.

I concur in this report: William T. Beck.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 28, 1929.

MR. SPEAKER:
Your Committee on Enrollment to whom was referred House Bill No. 63, also House Bill No. 58, also House Bill No. 83, also House Bill No. 84, also House Bill No. 95, also House Bill No. 115, also House Bill No. 126, also House Bill No. 157, also House Bill No. 198, also House Bill No. 199, also House Bill No. 215, have compared same with the original bills and find them correctly enrolled. John Anderson, Chairman.

I concur in this report: O. H. Olson.

MR. SPEAKER:
Your Committee on Engrossment to whom was referred Engrossed House Bill No. 298, have compared same with the original bill and find same correctly engrossed. Frank O. Miller, Chairman.

I concur in this report: A. G. Hall.

MR. SPEAKER:
We, a majority of your Committee on Highways and Automotive Transportation, to whom was referred House Bill No. 153, entitled "An Act relating to an East and West Paved Highway, from the Washington-Idaho state line to a junction with the Pacific Highway, requiring the payment of an excise tax on the sale of certain liquid fuels to create revenue therefor, prescribing the powers and duties of certain officers in relation thereto, making an appropriation therefor, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

C. W. Ryan, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 28, 1929.

MR. SPEAKER:
We, a minority of your Committee on Highways and Automotive Transportation, to whom was referred House Bill No. 153, entitled "An Act relating to an East and West Paved Highway, from the Washington-Idaho state line to a junction with the Pacific Highway, requiring the payment of an excise tax on the sale of certain liquid fuels to create revenue therefor, prescribing the powers and duties of certain officers in relation thereto, making an appropriation therefor, and declaring that this act shall take effect immediately," have had the same under consideration, and we
respectfully report the same back to the House with the recommendation that it do not pass. .................., Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,  
OLYMPIA, WASH., February 28, 1929.

MR. SPEAKER:

We, a majority of your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred House Bill No. 237, entitled "An Act relating to the public health, regulating the installation and maintenance of plumbing appliances for the disposal of human excreta and other waste matter in buildings, defining the powers and duties of certain officers, providing penalties 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. JAMES A. DURRANT, Chairman.

We concur in this report: H. C. Watkins, Maude Sweetman, J. M. Glasgow, Roy Jones, Chas. L. Booth, Judson F. Falknor.

HOUSE OF REPRESENTATIVES,  
OLYMPIA, WASH., February 28, 1929.

MR. SPEAKER:

We, a minority of your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred House Bill No. 237, entitled "An Act relating to the public health, regulating the installation and maintenance of plumbing appliances for the disposal of human excreta and other waste matter in buildings, defining the powers and duties of certain officers, providing penalties 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. .................., Chairman.

I concur in this report: Alfred J. Smith.

Passed to second reading.

HOUSE OF REPRESENTATIVES,  
OLYMPIA, WASH., February 28, 1929.

MR. SPEAKER:

We, your Committee on Harbors and Waterways, to whom was referred House Bill No. 285, entitled "An Act relating to navigation and providing in connection therewith for the regulation of pilotage on the Columbia River Bar and the Columbia River," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. PHIL. McDONOUGH, Chairman.

We concur in this report: Andrew Danielson, Chas. L. Vaughan, A. A. Paysse, G. C. Barlow.

Passed to second reading.

HOUSE OF REPRESENTATIVES,  
OLYMPIA, WASH., February 28, 1929.

MR. SPEAKER:

We, your Committee on Insurance, to whom was referred House Bill No. 305, entitled "An Act requiring financial responsibility insurance on the part of reckless drivers and other operators of motor vehicles in certain cases; presenting the powers and duties of certain officers herewith; defining motor vehicle liability insurance and regulating the issue of policies therefor; making criminal certain violations of this act and providing penalties, fixing fees, and providing when this act shall take effect," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be referred to the Committee on Judiciary. ROBERT A. TRIPPLE, Chairman.


On motion of Mr. Tripple, House Bill No. 305 was re-referred to the Committee on Judiciary.
Mr. Speaker:

We, a majority of your Committee on Public Utilities, to whom was referred House Bill No. 327, entitled "An Act relating to public service properties and utilities, to tow boats, tugs, scows, barges and lighters, and amending section 8, chapter 117 of the Laws of 1911, as amended by chapter 116 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. J. Templeton, Chairman.


Mr. Speaker:

We, a minority of your Committee on Public Utilities, to whom was referred House Bill No. 327, entitled "An Act relating to public service properties and utilities, to tow boats, tugs, scows, barges and lighters, and amending section 8, chapter 117 of the Laws of 1911, as amended by chapter 116 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 not pass.

I concur in this report: Sam W. Webb.

Passed to second reading.

House Bill No. 378: Do pass as amended.
Passed to second reading.

Mr. Speaker:

We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 379, entitled "An Act relating to taxation of inheritances and ascertaining, determining, and collecting such tax and providing for certain exemptions from such tax," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. C. Hubbell, Chairman.


Passed to second reading.

Mr. Speaker:

We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 380, entitled "An Act relating to taxation of inheritances and ascertaining, determining and collecting of such tax, providing a bond for payment of inheritance tax and providing certain transfers to be in contemplation of death, and amending sections 11202, 11206, 11211 and 11216 of Remington's Compiled Statutes, and adding to section 11216 of Remington's Compiled Statutes, two new sections to be known as section 11216-A, section 11216-B, and adding to section 11201 of Remington's Compiled Statutes a new section to be known as section 11201-A, providing a penalty for practicing a fraud upon the State of Washington relating to the ascertainment, determination and collection of 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.

J. C. Hubbell, Chairman.


Passed to second reading.
Mr. Speaker:

We, your Committee on Military, to whom was referred House Bill No. 399, entitled "An Act relating to education, and military training and instruction in connection therewith in the State College and University 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.

Rex S. Roudebush, Chairman.


Mr. Denman moved that House Bill No. 399 be re-referred to the Committee on Education.

The motion was lost.

Mr. Durrant moved that House Bill No. 399 be indefinitely postponed.

After debate, Mr. Denman demanded a roll call on the motion, and the demand was sustained.

The clerk called the roll on the motion to indefinitely postpone, and the motion was carried by the following vote: Yeas, 80; nays, 12; absent or not voting, 5.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Booth, Bostwick, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Durkee, Durrant, Falknor, Friese, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Totten, Tripple, Van Horn, Wakefield, Wanamaker, Westover, Williams, Mr. Speaker—80.

Those voting nay were: Representatives Biesen, Denman, Gear, Hill, Hurspool, Knapp, Krouse, Masterson, Russell, Templeton, Vaughan, Webb—12.

Those absent or not voting were: Representatives Bach, Butterworth, Post, Ryan, Watkins—5.

Engrossed Senate Bill No. 51: Do pass as amended.

Passed to second reading.

Mr. Speaker:

We, your Committee on Counties and County Boundaries, to whom was referred Engrossed Senate Bill No. 83, entitled "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," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

Fred A. Johnson, Chairman.

We concur in this report: E. J. Nelson, Chas. E. Peterson, Mary C. Hutchinson, T. Claud Bennett.

On motion of Mr. Johnson, Engrossed Senate Bill No. 83 was indefinitely postponed.
We, your Committee on Highways and Automotive Transportation, to whom was referred Engrossed Senate Bill No. 115, entitled "An Act relating to public highways, providing for the classification, laying out, construction and/or improvement thereof, providing revenues therefor, and for the closing and restricting the use thereof in certain cases, defining the powers and duties of certain officers in relation thereto, making appropriation, prescribing penalties, amending sections 2 and 5 of chapter 173 of the Laws of 1921, and section 8328-1 of Remington's Compiled Statutes, repealing chapter 35 of the Laws of 1911, and providing when the 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. C. W. Ryan, Chairman.


Passed to second reading.

MESSAGES FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Wednesday, February 27, 1929.

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

LADIES AND GENTLEMEN:

I have today approved the following House Bill, entitled:

House Bill No. 179: "An Act relating to cities of the first, second or third class providing for the drainage and filling of low lands, swamp lands, tide lands or tide flats within their borders and in effecting such fill and drainage and to secure material therefor, empowering such cities to construct and control shipping canals and artificial waterways for public use and to acquire, hold, and lease lands abutting upon said canals or waterways for the purpose of erecting public docks, wharves and bridges and to lease said lands to private persons or concerns for manufacturing, shipping and other commercial purposes, and providing for the payment of such improvement by creating special improvement districts assessing the cost of such improvements to the land benefitted thereby from the general expense fund or both of such methods and extending to such cities the right of eminent domain for the purpose of carrying into effect the provisions of this act, for the taking or damaging of property and providing a method of making compensation therefor and amending sections 9449, 9455, 9460, 9469, and 9470 of Remington's Compiled Statutes of Washington."

Yours very truly,

ROLAND H. HARTLEY, Governor.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Wednesday, February 27, 1929.

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

LADIES AND GENTLEMEN:

I have today approved the following House Bill, entitled:

House Bill No. 18: "An Act relating to the consolidation of municipal corporations, and repealing certain acts relating thereto."

Respectfully submitted,

ROLAND H. HARTLEY, Governor.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Tuesday, February 26, 1929.

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

I am returning herewith, without my approval as to section 5, but with my approval as to all the other sections, House Bill No. 34, entitled:
"An Act relating to justice courts, fixing the venue of civil actions therein and the jurisdiction of justices of the peace in relation thereto, prescribing duties of justices of the peace, and repealing certain acts relating thereto."

I am vetoing section 5 of said House Bill No. 34 for the sole reason that it repeals section 1755 of Remington's Compiled Statutes. The repeal of said section 1755 is evidently an oversight on the part of the Legislature.

For the reason that section 5 of said House Bill No. 34 repeals the law relating to the commencement of actions in justice's courts and contains no substitute therefor, said section 5 of House Bill No. 34 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY, Governor.

HOUSE BILL NO. 34.

An Act relating to justice courts, fixing the venue of civil actions therein and the jurisdiction of justices of the peace in relation thereto, prescribing duties of justices of the peace, and repealing certain acts relating thereto.

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

Section 1. All civil actions commenced in a justice court against a defendant, or defendants, residing in a city or town of more than one thousand inhabitants shall be brought in a justice court in the city or town in which one or more of the defendants reside. In all other cases the action shall be commenced in the precinct in which one or more of the defendants reside, or in the nearest incorporated city or town, or before a justice of the peace of the county seat of the county.

Sec. 2. Should any civil action be filed or commenced in any justice court other than as provided in the preceding section, no jurisdiction over the defendant shall be acquired thereby, and no judgment shall be entered therein against such defendant; and if, the action having been commenced before a justice court not having jurisdiction over the defendant, the defendant appears either specially or generally and objects to the jurisdiction of the court, the justice of the peace shall dismiss the action and enter judgment against the plaintiff in favor of the defendant for an attorney's fee of twenty-five dollars; and any such dismissal shall be a bar to any future action on the same cause of action until such attorney's fee shall have been paid.

Sec. 3. All fees paid to a justice of the peace not having jurisdiction of the defendant in accordance with section 1 of this act shall be paid, by the justice of the peace receiving the same, into the current expense fund of the county treasurer of the county in which such justice court is located, as soon as it shall be ascertained that such justice is without jurisdiction of the defendant.

Sec. 4. The jurisdiction of justices of the peace in all civil actions, except as provided in the foregoing sections of this act, shall be co-extensive with the limits of the county in which they are elected or appointed, and no other or greater, but every justice of the peace shall continue to reside and perform all the duties of his office in the precinct for which he was elected or appointed, during his continuance in office.

Sec. 5. That chapter XL (40) of the Laws of 1899, page 53; chapter LXV (65) of the Laws of 1901, page 105; chapter 53 of the Laws of the Extraordinary Session of 1925, pages 48 to 49, and chapter 264 of the Laws of 1927, pages 614 to 615 (sections 1755 and 1757 of Remington's Compiled Statutes; sections 9559 and 9560 of Pierce's Code) are hereby repealed: Provided, That such repeal shall not be construed as affecting the validity of any act done or proceeding had or pending under said acts repealed, or either of them.

Passed the House February 19, 1929.

ED DAVIS, Speaker of the House.

Passed the Senate February 18, 1929.

JOHN A. GELLATLY, President of the Senate.

Approved, with the exception of section 5, which is vetoed, February 27, 1929.

ROLAND H. HARTLEY,
Governor of Washington.

The Speaker declared the question: Shall the House pass section 5, in House Bill No. 34, notwithstanding the veto of the Governor?

The clerk called the roll, and the vetoed section (section 5) failed to
pass the House, notwithstanding the veto of the Governor, by the following vote: Yeas, 0; nays, 95; absent or not voting, 2.

Those voting nay were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Canfield, Casey, Cory, Culmbach, Danielson, Danskine, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—95.

Those absent or not voting were: Representatives Bach, Butterworth—2.

The vetoed section (section 5), of House Bill No. 34, having failed to receive the constitutional two-thirds majority, was declared lost, and the Governor's veto was sustained.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Wednesday, February 27, 1929.

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

I am returning herewith, without my approval, House Bill No. 85, entitled: "An Act relating to state parks, authorizing the state highway committee to grant franchises for roads and bridges therein, and defining the powers and duties of certain officers in relation thereto."

This measure delegates to the state highway committee authority to grant franchises for toll bridges, approaches and roadways within state parks, and binds the committee to make such franchises exclusive.

No such authority is needed nor desired. The highway committee and the parks committee already have all the facilities necessary for making state parks accessible to the public and there are already too many agencies empowered to grant franchises for toll bridges.

If this bill should become a law, future legislatures may expect requests for appropriations for the purchase of more state parks in which to build more toll bridges.

House Bill No. 85 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

HOUSE BILL NO. 85.

An Act relating to state parks, authorizing the state highway committee to grant franchises for roads and bridges therein, and defining the powers and duties of certain officers in relation thereto.

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

SECTION 1. The state highway committee is hereby authorized to grant to any person, firm, association of persons, or corporation, a franchise to construct and maintain a road through any state park situated in two counties and divided into two or more parts by tidal waters constituting the boundary between such counties, and to construct and maintain a bridge over and across such tidal waters, and the necessary approaches thereto, and to charge and collect tolls for the use of such bridge, subject, to the following conditions and requirements:

1. No such franchise shall be granted for a longer term than fifty years;
2. Not more than one such franchise shall be granted in the same state park;
3. Every such franchise shall contain and prescribe definite plans and specifications for the construction of such road, approaches and bridge which shall be ap-
proved by the state highway engineer, and shall provide that such road, approaches
and bridge shall be constructed under the supervision of the state highway engineer.

(4) Every such franchise shall fix the schedule of tolls which the holder thereof
may charge for the use of such bridge, which schedule of tolls shall be approved by the
state department of public works, and the tolls so fixed shall not be changed except by,
and with the approval of, the state department of public works.

(5) Every such franchise shall provide that any road constructed thereunder
shall be open to public travel under such regulations as the state highway committee
may, from time to time, prescribe;

(6) Every such franchise shall provide that at the expiration of the term thereof,
any road, approaches and bridge constructed thereunder shall become the property of
the State of Washington free from all indebtedness;

(7) Every such franchise shall contain such additional terms, provisions and
requirements as shall, in the judgment of the state highway committee, be equitable
and in the interest of the public.

Vetoed February 27, 1929.

Roland H. Hartley,
Governor of Washington.

The Speaker declared the question: Shall the House pass House Bill
No. 85, notwithstanding the veto of the Governor?

After extended debate, Mr. Jones (John R.), 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 Bach and
Butterworth; both having been previously excused.

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

The motion was carried.

The Speaker: "The question is: Shall House Bill No. 85 pass, not­
withstanding the veto of the Governor?"

The clerk called the roll, and House Bill No. 85 failed to pass the House,
notwithstanding the veto of the Governor, by the following vote: Yeas, 48;
nays, 47; absent or not voting, 2.

Those voting yea were: Representatives Albert, Allen, Aspinwall,
Banker, Beck, Biesen, Bostwick, Cory, Culmback, Danielson, Davis (J. H.),
Durkee, Durrant, Falknor, Gilbert, Gillette, Goldsworthy, Griffin, Hall, Hazen,
Bill, Hultgrenn, Hurspool, Hutchinson, Jones (John R.), Jones (Roy),
Knapp, Krouse, McQuesten, Marble, Miller (Frank O.), Miller (W. O.), Mitchell,
Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson
(Payson), Roth, Ryan, Saunders, Shoemaker, Soule, Totten, Tripple, Van
Horn, Vaughan, Wanamaker—48.

Those voting nay were: Representatives Anderson, Barlow, Bennett,
Benson, Booth, Canfield, Casey, Danskin, Denman, Friese, Gear, Glasgow,
Hartung, Hayton, Hess, Hubbell, Johnson, Kelly, Leber, Lindsay, McCracken,
McDonough, Mansfield, Masterson, Mills, Moran, Murray, Nelson, Northup,
Post, Ratliffe, Reader, Reed, Roude bush, Rowe, Russell, Shipley, Sims,
Smith, Sweetman, Templeton, Wakefield, Watkins, Webb, Westover, Wil-
liams, Mr. Speaker—47.
Those absent or not voting were: Representatives Bach, Butterworth—2.

House Bill No. 85, having failed to receive the constitutional two-thirds majority, was declared lost, and the Governor's veto was sustained.

On motion of Mr. Jones (John R.), further proceedings under the call of the House were dispensed with.

On motion of Mr. Falknor, consideration of House Bill No. 40, together with the veto message of the Governor, was made a special order of business, ahead of the third reading calendar, on Monday, March 4, 1929.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, Thursday, February 28, 1929.

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

The Governor will be ready to deliver a message to the Legislature any time after 2:00 p.m. today.

Will appreciate it if you will designate the hour and place, and so inform me.

Respectfully yours,

ROLAND H. HARTLEY, Governor.

MESSAGES FROM THE SENATE.

Mr. Speaker:

The Senate has passed:
Engrossed House Bill No. 58, also
House Bill No. 83, also
Engrossed House Bill No. 84, also
House Bill No. 95, also
House Bill No. 115, also
House Bill No. 126, also
House Bill No. 197, also
House Bill No. 198, also
House Bill No. 199, also
House Bill No. 215, also
Engrossed Senate Bill No. 70, also
Engrossed Senate Bill No. 201, also
Engrossed Senate Bill No. 255, also
Engrossed Senate Bill No. 216, also
Engrossed Senate Bill No. 219, also
Engrossed Senate Bill No. 220, also
Engrossed Senate Bill No. 268, also
Engrossed Senate Bill No. 276, also
Engrossed Senate Bill No. 290, also
Senate Bill No. 84, and the President has signed:
Senate Bill No. 109, also
Senate Bill No. 56, also
Senate Bill No. 65, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

Mr. Speaker:

The Senate has passed:
Senate Joint Memorial No. 8, and the same is herewith transmitted.

HERBERT H. SIELER, Secretary.
MR. SPEAKER:

The Senate refuses to recede from its amendments to Engrossed House Bill No. 48, and asks for the appointment of a conference committee thereon.

HERBERT H. SIELER, Secretary.

Mr. Falknor moved that the request of the Senate for a conference committee on Senate amendments to Engrossed House Bill No. 48 be granted, and that the conference committee be appointed.

The motion was carried.

The Speaker appointed as the conference committee on Senate amendments to Engrossed House Bill No. 48, Representatives Knapp, Cory and Mills.

SENATE AMENDMENTS TO HOUSE BILLS.

MR. SPEAKER:

The Senate has passed Engrossed House Bill No. 105 with the following amendment:

Amend section 1, line 4 of the printed bill, after the word "in" insert the following: "(,) or plants or sets out trees or shrubbery thereon" and the same is herewith transmitted.

HERBERT H. SIELER, Secretary.

Mr. Roudebush moved that the House do not concur in the Senate amendments to Engrossed House Bill No. 105 and that the Senate be asked to recede therefrom.

The motion was carried.

MR. SPEAKER:

The Senate has passed House Bill No. 26 with the following amendments:

Amend section 1, line 5 of the original bill, same being line 1 of the printed bill.

After the word "dismissed" insert the words "by the court"

Amend section 1, line 7 of the original bill, same being line 3 of the printed bill.

Strike the words "By the court," and capitalize the letter "u" in the first word "upon".

Amend section 1, line 10, of the original bill, same being line 5 of the printed bill.

Strike the word "and/".

Amend section 1, line 20 of the original bill, same being line 13 of the printed bill.

Strike the words "By the court," and capitalize the letter "u" in the first word "upon".

Amend section 1, line 22 of the original bill, same being line 14 of the printed bill.

Strike the words "By the court," and capitalize the letter "u" in the first word "upon".

Amend section 1, line 22 of the original bill, same being line 14 of the printed bill.

After the word "appear" insert the words, "at the time of trial".

Amend section 1, line 24 of the original bill, same being line 16 of the printed bill.

Strike the words "By the court," and capitalize the letter "u" in the first word "upon".

Amend section 1, line 26 of the original bill, same being line 18 of the printed bill.

Strike the words "By the court," and capitalize the letter "u" in the first word "upon".

Amend section 1, line 27, of the original bill, same being line 19 of the printed bill.

After the word "parties" insert the word "defendants".

Amend section 1, line 29, of the original bill, same being line 20 of the printed bill.

Strike the words "By the court," and capitalize the letter "u" in the first word "upon".

Amend section 1, line 1 of second page, of the original bill, same being line 22 of the printed bill.

Strike the words "By the Court," and capitalize the letter "u" in the first word "upon".
Amend section 1, line 4 of the second page, of the original bill, same being line 24 of the printed bill. Strike the words "By the court," and capitalize the letter "u" in the first word "upon".

Amend section 1, line 6 of second page, of the original bill, same being line 25 of the printed bill. Before the word "alleged" insert the word "as".

Amend section 2, line 17 of second page, of the original bill, same being line 5 of the printed bill. Strike the words "in favor of the adverse party", and the same is herewith transmitted. HERBERT H. SIELER, Secretary.

On motion of Mr. Falknor, the Senate amendments to House Bill No. 26 were concurred in.

The clerk called the roll, and the House passed House Bill No. 26, as amended by the Senate, by the following vote: Yeas, 70; nays, 0; absent or not voting, 27.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Bennett, Benson, Biesen, Booth, Canfield, Casey, Cory, Culmbaeh, Danielson, Danskbn, Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Griffin, Hall, Hartung, Hayton, Hazen, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Reed, Roudebush, Rowe, Russell, Shoemaker, Sims, Smith, Soule, Sweetman, Totten, Tripple, Vaughan, Wakefield, Williams, Mr. Speaker—70.

Those absent or not voting were: Representatives Bach, Beck, Bostwick, Butterworth, Davis (J. H.), Glasgow, Goldsworthy, Hess, Krouse, Leber, Mitchell, Moran, Murray, Olson (A. E.), Post, Ratliffe, Reader, Roth, Ryan, Saunders, Shipley, Templeton, Van Horn, Wanamaker, Watkins, Webb, Westover—27.

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

SENATE CHAMBER,
OLYMPIA, WASH., February 27, 1929.

The Senate has passed Engrossed House Bill No. 137 with the following amendment:

Amend section 1, line 9 of the original bill, same being line 4 of the printed bill. Strike "ninety (90)" and insert in lieu thereof the following: "not less than thirty (30)"; and the same is herewith transmitted. HERBERT H. SIELER, Secretary.

On motion of Mr. Hall, the Senate amendment to Engrossed House Bill No. 137 was concurred in.

The clerk called the roll, and the House passed Engrossed House Bill No. 137, as amended by the Senate, by the following vote: Yeas, 66; nays, 0; absent or not voting, 31.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Barlow, Beck, Bennett, Benson, Biesen, Canfield, Casey, Cory, Culmbaeh, Danielson, Danskbn, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Goldsworthy, Hartung, Hayton, Hazen, Hill, Hultgrenn, Hurspool, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Leber, Lindsay, McQuesten, Mansfield, Miller (W. O.), Mills, Mitchell, Moran, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Post, Reed, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Templeton, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—66.
Those absent or not voting were: Representatives Bach, Banker, Booth, Bostwick, Butterworth, Glasgow, Griffin, Hall, Hess, Hubbell, Hutchinson, Krouse, McCracken, McDonough, Marble, Masterson, Miller (Frank O.), Murray, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Roth, Soule, Sweetman, Totten, Tripple, Van Horn, Vaughan, Wakefield, Webb—31.

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

SENATE CHAMBER,

MR. SPEAKER:

OLYMPIA, WASH., February 27, 1929.

The Senate has passed Engrossed House Bill No. 98, with the following amendments:

Amend section 1, line 18 of the original bill, same being lines 10 and 11 of the printed bill. Strike the words "with the Secretary of state"

Amend section 2, line 20 of the original bill, same being line 1 of the printed bill. Strike the word "five" and insert in lieu thereof the word "three"

Amend section 2, by adding to the end of the section the following: "The bond shall be approved by the county clerk of the county in which the principal place of business of the collection agency is located and shall then be filed in the office of the county auditor of the said county or cash may be accepted by the county auditor in lieu of such bond."

Amend section 3. Strike the entire section.

Amend section 4, by striking the entire section.

Amend section 5 by striking the entire section.

Amend section 6, line 1, strike the word "section" and insert in lieu thereof the word "Act".

Amend section 6, line 17 of the original bill, same being line 1 of the printed bill. Strike figure "6" and insert in lieu thereof the figure "3".

Amend section 7, line 25 of the original bill, same being line 1 of the printed bill. Strike figure "7" and insert in lieu thereof the figure "4"

Amend section 7, lines 27 and 28 of the original bill, same being line 4 of the printed bill. Strike words "as provided in this section (,)".

Amend section 7, line 31 of the original bill, same being lines 6 and 7 of the printed bill. Strike words "by this section"

Amend section 8, line 1 of the original bill, same being line 1 of the printed bill. Strike figure "8" and insert in lieu thereof the figure "5"

and the same is herewith transmitted.

HERBERT H. SIELER, Secretary.

On motion of Mr. Falknor, the Senate amendments to Engrossed House Bill No. 98 were concurred in.

The clerk called the roll, and the House passed Engrossed House Bill No. 98, as amended by the Senate, by the following vote: Yeas, 75; nays, 0; absent or not voting, 22.

Those voting yea were: Representatives Albert, Allen, Beck, Biesen, Booth, Casey, Cory, Danielson, Danskin, Denman, Falknor, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Templeton, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—75.

Those absent or not voting were: Representatives Anderson, Aspinwall, Bach, Banker, Barlow, Bennett, Benson, Bostwick, Butterworth, Canfield, Culmback, Davis (J. H.), Durkee, Durrant, Friese, Knapp, Krouse, Moran, Roth, Soule, Sweetman, Wakefield—22.

The bill, having received the constitutional majority, was declared passed.
INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 414, by Committee on Industrial Insurance (By departmental request): An Act relating to the compensation and medical, surgical and hospital care and treatment and the welfare and safety of workmen engaged in extra-hazardous employments, and to the compensation of the dependents of such workmen in case of death, and to the liability of the employers of workmen so engaged for such compensation and cost of such care and treatment, and to the collection of industrial insurance and medical aid premiums or assessments and fixing the priority thereof, and providing for injunction for non-payment thereof, and relating to the liability of third parties for accidents occurring to such workmen, and providing for the extension of the benefits of this act to non-extra-hazardous employments, and amending section 7675, 7679, 7681, 7682, 7696 and 7697 of Remington's Compiled Statutes.

Ordered printed and passed to second reading.

House Bill No. 415, by Mr. Paysse: An Act relating to cities of the first class; authorizing the enactment, modification, supplementing and amendment of official codes of laws therefor; and providing for the mode of pleading the same.

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

House Bill No. 416, by Committee on Counties and County Boundaries: An Act relating to road districts and amending section 2 of chapter 184 of the Laws of the Extraordinary Session of 1926.

Ordered printed and passed to second reading.

House Bill No. 417, by Representatives Barlow, Davis (J. H.), Gear, Hutchinson, Johnson, McQuesten, Roudebush, Shoemaker, Smith: An Act relating to the public highways and making an appropriation for the improvement thereof, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Highways and Automotive Transportation.

House Bill No. 418, by Representatives Lindsay, Casey, Hurspool, Miller (W. O.), Denman, Roth, Bennett, Hill and Totten: An Act providing for the assessment and taxation of credits and other property and the collection of such taxes, requiring annual returns of certain individuals, partnerships and corporations, providing for the issuance of writs of mandate in certain cases, providing penalties for the violation of certain provisions of said act, repealing sections 28, 29, 30, 31 and 32 of chapter 130, Laws Extraordinary Session 1925, relating to assessment and taxation, and declaring that this act shall take effect immediately.

On motion of Mr. Lindsay, 700 additional copies of House Bill No. 418 were ordered printed.

Referred to Committee on Revenue and Taxation.

House Bill No. 419, by Mr. Davis (J. H.): An Act relating to and providing for the construction and maintenance, operation and acquisition after construction of a bridge and approaches thereto across Puget Sound within
the county of Pierce at or near a point commonly known as the Narrows and amending sections 6 and 7 of chapter 62 of the Laws of 1929.

Ordered printed and referred to Committee on Highways and Automotive Transportation.

House Concurrent Resolution No. 10, 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.

On motion of Mr. Danskin, the rules were suspended, the resolution advanced to second reading and read the second time in full.

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

On motion of Mr. Danskin, the rules were suspended, and the chief clerk was directed to immediately transmit House Concurrent Resolution No. 10 to the Senate.

FIRST READING OF SENATE BILLS.

Engrossed Senate Bill No. 70, by Senator Phipps: An Act relating to the licensing and regulating the business of making loans in sums of three hundred dollars ($300.00) or less, secured or unsecured, at a greater rate of interest than twelve per centum (12%) per annum, prescribing the rate of interest and charge therefor, and penalties for the violation thereof, and regulating the assignment of wages or salaries, earned or to be earned, when given as security for any such loan.

Referred to Committee on Judiciary.

Engrossed Senate Bill No. 201, by Senator Condon: An Act relating to the incorporation of insurance companies, and amending section 85 of chapter 49 of the Laws of 1911.

Referred to Committee on Insurance.

Engrossed Senate Bill No. 216, by Senator Hastings: An Act relating to a children’s code commission, defining its powers and duties and making an appropriation.

Referred to Committee on Judiciary.

Engrossed Senate Bill No. 219, by Senators Tatman, Wray, Hall (Charles W.): An Act providing for the merger or consolidation of two or more corporations.

Referred to Committee on Judiciary.

Engrossed Senate Bill No. 220, by Senators Heifner and Taylor: An Act to prevent the procreation of persons socially inadequate from defective inheritance, by authorizing and providing for the eugenical sterilization of certain potential parents carrying degenerate hereditary qualities, and making an appropriation.

Referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

Engrossed Senate Bill No. 255, by Senators Condon, Conner, Wray, Cleary, Hastings, Oman, Ball, St. Peter, Tatman, Palmer, Jacobus, Taylor, Dimmick, Stinson, and Knutzen: An Act to protect hotel keepers, inn keepers, boarding house keepers and lodging house keepers, to prescribe and regulate their duties and liabilities toward their guests, boarders and lodgers to punish fraud, to define and regulate the lien of keepers of hotels,
inns, boarding houses and lodging houses, and amending sections 1, 3, 5, 6 and 7 of chapter 190 of the Laws of 1915 and section 4 of chapter 190 of the Laws of 1915 as the same is amended by chapter 57 of the Laws of 1917 (section 6860, 6862, 6863, 6864, 6865 and 6866 of Remington's Compiled Statutes) and repealing section 1, page 95 of the Laws of 1890 and section 8 of chapter 190 of the Laws of 1915 (sections 1203 and 6867 of Remington's Compiled Statutes).

Referred to Committee on Judiciary.

Engrossed Senate Bill No. 268, by Committee on Dikes, Drains and Ditches: An Act relating to drainage improvement districts and diking improvement districts and providing for the issuance of refunding bonds therein.

Referred to Committee on Dikes, Drains and Ditches.

Engrossed Senate Bill No. 270, by Senator Conner: An Act relating to and providing for securing the portraits of the former governors and the members of the legislature of the State of Washington, providing for the care of service flags, making an appropriation, and declaring that this act shall take effect immediately.

Referred to Committee on Public Buildings and Grounds.

Engrossed Senate Bill No. 290, by Senators Murphy, Wilmer, Hurn, Colburn, Landon, Jacobus, Mize, Cox, Finch, True, Norman and Hartwell: 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 emergencies, and for sundry civil expenses of the state government, and for miscellaneous purposes for the fiscal biennium beginning April 1, 1929, and ending March 31, 1931, except as otherwise provided, and declaring that this act shall take effect immediately.

Referred to Committee on Appropriations.


Referred to Committee on Game and Game Fish.

On motion of Mr. Knapp, the House was declared at recess until 1:45 p. m., this date.

AFTERNOON SESSION.

The Speaker called the House to order at 1:45 p. m.

The clerk called the roll; all members being present except Representatives Bach and Butterworth; both being excused.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 28, 1929.

Mr. Speaker:

The Senate has adopted:

House Concurrent Resolution No. 10, and the same is herewith transmitted.

HERBERT H. SIETER, Secretary.
JOINT SESSION.

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

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

The President of the Senate called the joint session to order at 2:00 p.m.

The secretary of the Senate called the roll, and all Senators were present.

The clerk called the roll of the House; all members being present except Representatives Bach and Butterworth; both of whom were excused.

The President appointed Senators Wilmer and Hall (Charles W.), and the Speaker appointed Representatives Culmback, Canfield and Aspinwall to notify the Governor that the Senate and House were in joint session, to receive his message.

At 2:07 the committee escorted the Governor to the platform.

The President of the Senate presented Governor Roland H. Hartley, who addressed the joint session as follows:


Mr. President, Mr. Speaker, To the Honorable, the Legislature of the State of Washington.

LADIES AND GENTLEMEN:

In conformity with a former special message, it now becomes my duty to report to your Honorable Bodies that efforts to effect a settlement of railroad tax litigation have failed and all negotiations to that end have been discontinued.

In order that you may clearly understand the situation, let me briefly review what has transpired. From 1913 to 1924 the taxes of one railroad company, for instance, were based upon a valuation in round numbers of one hundred and twenty-six million dollars, and other railroads in proportion. Taxes were paid on this basis without protest. In 1925 the State Tax Commission raised this valuation to about one hundred and thirty-one million dollars, and suit was instituted for a reduction. Refusal of some of the railroads to pay their taxes pending the outcome of this suit has resulted in the loss of revenue, presenting a most serious problem to many of our counties.

In the effort to bring about a settlement of this litigation, the county attorneys of the different counties involved were invited to confer with the Attorney General and the representatives of the litigant railroads. That conference developed that the railroads represented would not consider any settlement except a reduction which would amount to a valuation of about ninety-eight million dollars for one railroad, as compared with its former valuation of one hundred and twenty-six million dollars, and reductions in similar proportions for other railroads contesting the validity of their taxes. Under such circumstances, no settlement was possible.

A law should be enacted to require any contesting taxpayer to pay his taxes before he can maintain an action to question the validity of the same and to simplify present legal procedure. While such a measure will not solve the tax problem, if enacted without delay it will afford relief to the counties affected by pending and proposed railroad litigation and greatly reduce the cost of such litigation to the state and the counties.

There are only fifteen days remaining until the close of this session. This renders it imperative that prompt and energetic attention be given those matters of vital importance to the people of this state, and that consideration of all major questions be kept free from political combinations and group alliances.

A number of bills intended to carry out recommendations contained in the Governor's first message have been before you since early in the session. These bills
were drafted and submitted at the request of the Rules Committees of the two Houses, with the assurance that they were to be given prompt, earnest and fair consideration in both Houses. It is not claimed that these proposals are perfect in every detail, but surely they provide a basis for reasonable solution of a number of problems of state government. They were submitted in good faith and are entitled to consideration, each upon its merits, with every member left free to vote his honest convictions, unhampered by caucus agreements or political maneuvers. If the issues which these measures involve cannot be so considered and settled at this session, it is futile to talk of a special session to consider any question now before the Legislature, and none will be called.

In conclusion, attention should again be called to the fact that two powerful groups—the banks and the railroads—are either protesting or refusing to pay their taxes. If this state of affairs is not corrected by proper legislation, it will only be a matter of time until other groups will refuse to pay their taxes, and our whole system of government be reduced to bankruptcy and chaos.

In a word, legislation must be enacted legally to tax national banks and to prohibit the non-payment of taxes by injunctive proceedings.

Thank you, Ladies and Gentlemen.

Upon the conclusion of the Governor's address, the committee escorted the Governor from the House Chamber.

At 2:18 p.m., on motion of Senator Palmer, the joint session was dissolved.

The House resumed its session.

There being no objection, the House returned to the fourth order of business.

MOTION.

Mr. Roth moved that consideration of the railroad bills be made a special order for 10:00 a.m., Friday morning, March 1, 1929.

Mr. Sims: "Point of order, Mr. Speaker. There are no such bills before the House. If the gentleman means to have the bills taken out of the Rules Committee, that's different."

The Speaker held the point of order well taken.

Mr. Roth moved that the Rules Committee be requested to report out House Bill Nos. 79, 173, 174 and 176.

Mr. Hubbell explained that House Bill No. 79 had just been reported out of the Revenue and Taxation Committee an hour previous, so Mr. Roth amended his motion to omit House Bill No. 79.

Mr. Soule moved, as a substitute motion, that the Rules Committee be allowed to prepare the calendar for the following day, and that the House proceed with today's calendar.

The substitute motion was carried.

SECOND READING OF BILLS.

House Bill No. 327, by Representatives Reed and Templeton: Relating to public service properties and utilities.

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

Mr. Speaker:

We, your Committee on Fisheries, to whom was referred House Bill No. 273, entitled "An Act regulating the taking of clams, amending section 5750 of Remington's Compiled Statutes, as amended by chapter 157, Laws of Extraordinary Session of 1925," 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 22 of the original bill, being line 13 of the printed bill, strike the word "four" and insert in lieu thereof the word "three".

Amend section 1, line 20 of page 2 of the original bill, being line 37 of the printed bill, strike the word "two" and insert in lieu thereof the word "three".

Amend section 1, line 21 of page 2 of the original bill, being line 38 of the printed bill, strike the word "four" and insert in lieu thereof the word "three".

Amend the original bill by adding thereto the following: "Sec. 2. This act is necessary for the immediate support of the state government and its existing institutions and shall take effect immediately."

E. A. Sims, Chairman.


The bill was read the second time by sections.

On motion of Mr. Sims, the committee amendments were adopted.

On motion of Mr. Sims, the following amendment was adopted.

Amend the title by adding the words "and declaring an emergency".

The bill was passed to third reading and ordered engrossed.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 27, 1929.

We, your Committee on Fisheries, to whom was referred House Bill No. 53, entitled "An Act granting to the Indians of the State of Washington the right to fish at all seasons," 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 the bill after the enacting clause and insert in lieu thereof the following:

Section 1. It shall be lawful for any Indian residing in the State of Washington who was born in Washington Territory in the year 1875, or prior thereto, to catch and take fish in any of the waters and streams within the State of Washington, at any time for his own use with such appliances as shall be permitted by the state fisheries board, or its successor.

Section 2. It shall be lawful for all Indians of the State of Washington to take and catch fish for commercial purposes in any and all streams and waters within this state during the open season with such appliances as may be permitted by the state fisheries board, or its successor.

Section 3. Any Indian violating any provision of this act shall be guilty of a misdemeanor.

Further amend the bill as follows:

Strike the title and insert in lieu thereof the following:

An Act regulating fishing, granting to certain Indians the right to take fish for their own use, and providing penalties for violations of this act.

E. A. Sims, Chairman.


The bill was read the second time by sections.

On motion of Mr. Sims, the committee amendments were adopted.

The bill was passed to third reading and ordered engrossed.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 21, 1929.

We, your Committee on Game and Game Fish, to whom was referred House Bill No. 139, entitled "An Act relating to game fish and amending section 4 of chapter 178 of the Laws of the Extraordinary Session of 1925," 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, line 21 of the original bill, being lines 13 and 14 of the printed bill, after the word “fishing” add the following: “Provided, however, That it shall not be illegal to take or catch Salmo gairdneri, commonly known as steelhead trout, in any net, purse seine, trap or other legal device, having a valid license to engage in taking salmon.

Any Salmo gairdneri caught or taken by such legal fisherman when it is legal to catch salmon may be sold or used for the manufacture of canned, salted, kippered or otherwise processed food products, but shall not be sold on the market in Washington as fresh fish.


The bill was adopted by the following substitute amendment for the committee amendment:

Amend section 1 of the bill as follows: In line 12 of the printed bill, being line of the original bill, after the word “catfish” strike the comma (,) and inserting a period (.). Strike the balance of the section and insert in lieu thereof the following: “Provided, That it shall be lawful for any person holding a license to operate any net, purse seine, pound net, set net, gill net, fish trap or other legal fishing appliance for taking salmon, to fish for, catch and take Salmo gairdneri, commonly known as steelhead, at any season when it is lawful to fish for salmon in any particular waters of the state, and to sell any steelhead caught and taken to be used for canning, salting, smoking, kippering, freezing, or otherwise processing, but it shall be unlawful to sell any steelhead so caught and taken as fresh fish in any market in the State of Washington.”

The substitute amendment was adopted.

The bill was passed to third reading and ordered engrossed.

Mr. Speaker:

We, a part of your Committee on Educational Institutions, to whom was referred House Bill No. 195, entitled “An Act relating to education; providing for the organization of junior college districts and the maintenance of junior colleges therein, and authorizing the levy of taxes therefor,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: John C. Hurspool, J. T. Gear, A. G. Hall, Chas. I. Roth, Frank A. Ratliffe, Geo. E. Canfield.

Mr. Speaker:

We, a part of your Committee on Educational Institutions, to whom was referred House Bill No. 195, entitled “An Act relating to education; providing for the organization of junior college districts and the maintenance of junior colleges therein, and authorizing the levy of taxes 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 section 2, line 15 of the original bill, being line 3 of the printed bill, strike the word “one-hundred” and insert in lieu thereof the words “two hundred and fifty”

Amend Sec. 8, line 21 of the original bill, being line 1 of the printed bill, strike the words “a majority” and insert in lieu thereof the words “three fifths”

Amend Sec. 13, lines 23 and 25 of the original bill, being lines 19 and 20 of the printed bill, strike the words “a majority” and insert in lieu thereof the words “three-fifths”

Amend Sec. 14, line 30 of the original bill, being line 18 of the printed bill, strike the word “surety” and insert in lieu thereof the word “sureties”
Amend Sec. 14, line 16 of the original bill, being lines 5 and 6 of the printed bill, strike the words "superintendent of public instruction" following the word "state", and insert in lieu thereof the words "board of education"

Amend Sec. 15, line 10 of the original bill, being line 1 of the printed bill, strike the words "superintendent of public instruction" following the word "state", and insert in lieu thereof the words "board of education"

Amend Sec. 15, lines 14 and 15 of the original bill, being line 4 of the printed bill, strike the word "his" and insert in lieu thereof the word "its" and strike the word "he" and insert in lieu thereof the word "it"

Amend Sec. 16, line 23 of the original bill, being line 3 of the printed bill, strike the words "superintendent of public instruction, may", following the word "state" and insert in lieu thereof the words, "board of education, shall"

Amend Sec. 16, line 5 of the original bill, being line 13 of the printed bill, strike the words "superintendent of public instruction" after the word "state" and insert in lieu thereof the words "board of education"

Amend Sec. 19, line 18 of the original bill, being line 1 of the printed bill, after the word "pay" insert the words "not less than"

Amend Sec. 20, line 13 of the original bill, being line 15 of the printed bill, strike the words "a majority" and insert in lieu thereof the words "three-fifths"

Amend Sec. 23, line 10 of the original bill, being line 4 of the printed bill, after the word "until", beginning with the word "such" strike everything down to and including the word "act", line 11 of the original bill, being line 5 of the printed bill, and insert in lieu thereof the following: "the year 1935, or until such time as a junior college district shall have been formed under this act which shall include within its boundaries the school district so operating and conducting such junior college"

Amend Sec. 23, line 19 of the original bill, being 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, further, That no bonds shall be issued by any junior college district having an assessed valuation of less than ten million dollars"


The bill was read the second time by sections.

On motion of Mr. Cory, the committee amendments were adopted.

The bill was passed to third reading and ordered engrossed.

House Bill No. 300, 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.

House Bill No. 358, by Committee on Medicine, Dentistry, Pure Food and Drugs: Relating to intoxicating liquors.

Mr. Durrant moved that House Bill No. 358 be passed, and that it retain its place on the calendar for the following day.

The motion was carried.

The Speaker called Mr. Falknor to preside.

House Bill No. 144, by Representatives Booth, Bennett, Hartung, Krouse, McDonough, Murray, Northup, Reed, Wanamaker: Relating to counties, providing for the election of officers therein.

The bill was read the second time by sections.

On motion of Mr. Booth, the following amendments were adopted:

Amend section 1 of the bill as follows:

In line 6 of the printed bill, the same being line ........ of the original bill, after the word "and" insert the words: "there shall be elected in each county of the fourth, fifth, sixth, sixth-A, sixth-B, sixth-C, seventh and eighth classes"

In line 8 of the printed bill, the same being line ........ of the original bill, strike the period at the end of the line and insert a comma (,) and add: "the prosecuting attorney elected in counties of the ninth class shall, in addition to the powers and
duties of prosecuting attorney, exercise all the powers and perform all the duties now, or that may be, by law vested in or imposed upon the coroner of such county, and no coroner shall be elected in counties of the ninth class in the year 1930 or thereafter"

On motion of Mr. Shipley, the following amendments were adopted:

Amend section 2 of the bill as follows:
In line 6 of the printed bill, the same being line ........ of the original bill, after the word "and" insert: "there shall be elected in each county of the sixth-B, sixth-C, seventh and eighth classes"
In line 8 of the printed bill, the same being line ........ of the original bill, strike the period (.) at the end of the line and insert a comma (,) and add: "and the county clerk elected in counties of the ninth class, in addition to the powers and duties of county clerk, shall exercise all the powers and perform all the duties now or that may, by law vest in or imposed upon the auditor of such counties, and no auditor shall be elected in such counties in the year 1930 or thereafter"

Amend section 4 of the bill as follows:
In line 2 of the printed bill, the same being line ........ of the original bill, between the words "seventh" and "eighth" insert the word "and" and strike the words "and ninth" after the word "eighth"
At the end of line 4 of the printed bill, the same being line ........ of the original bill, after the word "seventh" insert the word "and"
In line 5 of the printed bill, the same being line ........ of the original bill, strike the words "and ninth"

The bill was passed to third reading and ordered engrossed.

House Joint Resolution No. 13, by Mr. Anderson: Relating to an amendment to the constitution relating to vacancies in the legislature.
The resolution was read the second time by sections and passed to third reading.

House Bill No. 363, by Mr. Aspinwall: Relating to hay inspection service by the state department of agriculture.
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. 130, entitled "An Act relating to cities of the second class, providing a method for passage and publication, and the effect of ordinances thereof, and amending sections 57 and 58 of chapter 241 of the Laws of 1907, 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 the bill, strike section 2 and insert in lieu thereof the following:

Section 2. That Sec. 58 of chapter 241 of the Laws of 1907 (Sec. 9061 of Remington's Compiled Statutes) be amended to read as follows:

Section 58. Ordinances shall be passed by the city council or commission and approved by the mayor or the president of the council or commission while acting in his stead. But before any ordinance shall take effect, it shall be published in the official newspaper of the city: Provided, That ordinances establishing rules and regulations governing such matters as motor vehicle traffic, zoning, the construction or alteration of buildings, or installation of plumbing and/or electric wiring, where such ordinances or rules and regulations are by law required to be published in a newspaper, may be published by reference to such ordinance without further publication than a summary of the subject matter thereof and that the full text of such ordinance may be found on file in the office of the city clerk of such city. And provided further that such city be and it is hereby required at all times to keep on hand for distribution to the public, a sufficient number of printed copies of such ordinance. A certified copy of any ordinance, certified by the clerk or a printed copy of any ordinance
or compilation printed by authority of the city council or commission and attested by the clerk shall be competent evidence in any court.

JUDSON F. FALKNOR, Chairman.


The bill was read the second time by sections.

On motion of Mr. Rowe, the committee amendment was adopted.

The bill was passed to third reading and ordered engrossed.

House Bill No. 302, by Mr. Hazen: Relating to deceased human bodies.

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

House Joint Resolution No. 2, by Mr. Griffin: Providing for the submission to the electors of the question of calling a constitutional convention.

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

House Joint Resolution No. 6, by Mr. Falknor: Providing for the submission to the electors an amendment to the State Constitution.

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

House Joint Resolution No. 11, by Committee on Forestry and Logged-Off Lands: Relating to constitutional amendment to promote reforestation of lands.

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

The Speaker resumed the chair.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 27, 1929.

MR. SPEAKER:

We, the majority of your Committee on Municipal Corporations Other Than First Class, to whom was referred House Bill No. 192, entitled "An Act relating to the government of cities of the third class and the terms of appointive officers thereof, and amending section 3 and repealing section 4 of chapter 184 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 with the following amendments:

In line 23 of the original bill, being line 14 of the printed bill, after the word "appoint" insert "and at his pleasure may remove."

In line 25 of the original bill, being line 15 of the printed bill, after the word "ordinance" strike the remainder of the sentence and insert in lieu thereof the following: "and any such appointment or removal must be in writing, signed by the Mayor, and filed with the City Clerk." ANDREW DANIELSON, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 27, 1929.

MR. SPEAKER:

We, a minority of your Committee on Municipal Corporations Other Than First Class, to whom was referred House Bill No. 192, entitled "An Act relating to the government of cities of the third class and the terms of appointive officers thereof, and amending section 3 and repealing section 4 of chapter 184 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 not pass.

I concur in this report: W. O. Mansfield.

The bill was read the second time by sections.
On motion of Mr. Danielson, the committee amendments were adopted. The bill was passed to third reading and ordered engrossed.

House Bill No. 298, by Mr. Saunders (By request): Relating to birth registrations.

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

House Bill No. 324, by Mr. Hubbell (By executive request): Relating to revenue and taxation and declaring an emergency.

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

THIRD READING OF BILLS.

Engrossed Senate Bill No. 161, by Committee on Labor and Labor Statistics: Relating to public service properties and utilities.

On motion of Mr. Watkins, 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, 6; absent or not voting, 34.

Those voting yea were: Representatives Albert, Beck, Bennett, Benson, Biesen, Bostwick, Canfield, Casey, Culmback, Danskin, Davis (J. H.), Durkee, Falknor, Friese, Gilbert, Gillette, Glasgow, Griffin, Hall, Hayton, Hazen, Hill, Hultgren, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Leber, Lindsay, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Moran, Murray, Nelson, Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Shipley, Shoemaker, Smith, Soule, Sweetman, Templeton, Triple, Van Horn, Vaughan, Wakefield, Watkins, Webb, Mr. Speaker—57.

Those voting nay were: Representatives Booth, Danielson, Denman, Gear, Hartung, Masterson—6.

Those absent or not voting were: Representatives Allen, Anderson, Aspinwall, Bach, Banker, Barlow, Butterworth, Cory, Durrant, Goldsworthy, Hess, Hubbell, Hurspool, Krouse, McCracken, McDonough, Mills, Mitchell, Northup, Olson (A. E.), Olson (O. H.), Post, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Sims, Totten, Wanamaker, Westover, Williams—34.

The bill, having received the 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. 373, by Committee on Highways and Automotive Transportation: Relating to public highways and declaring an emergency.

Mr. Danskin 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 Aspinwall, Bach, Butterworth, McCracken and Roth; Representatives Aspinwall, Bach and Butterworth having been previously excused.

On motion of Mr. Shipley, the absentees were excused and the House proceeded with business under the call of the House.

On motion of Mr. Templeton, 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 Albert, Allen, Anderson, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Canfield, Casey, Cory, Culmback, Danielson, Danfield, Davidson, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—92.

Those absent or not voting were: Representatives Aspinwall, Bach, Butterworth, McCracken, Roth—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. 272, by Mr. Van Horn: To prohibit the sale of eggs unfit for human food.

On motion of Mr. Van Horn, 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, 9; absent or not voting, 6.

Those voting yea were: Representatives Albert, Allen, Anderson, Banker, Beck, Bennett, Benson, Booth, Bostwick, Canfield, Cory, Culmback, Danielson, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Roth, Rowe, Russell, Saunders, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—82.

Those voting nay were: Representatives Barlow, Biesen, Casey, Danskin, Gear, Knapp, Post, Shipley, Wakefield—9.

Those absent or not voting were: Representatives Aspinwall, Bach, Butterworth, McCracken, Roudebush, 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.

House Bill No. 210, by Representatives Culmback and Friese: Relating to diking, drainage and sewerage improvement districts.

On motion of Mr. Friese, 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 Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Bennett, Benson, Biesen, Booth, Bostwick, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—92.

Those absent or not voting were: Representatives Bach, Beck, Butterworth, McCracken, Ryan—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.

Engrossed House Bill No. 258, by Representatives Jones (Roy), Olson (A. E.) (By request): Relating to the drawing or uttering of bank checks.

On motion of Mr. Jones (Roy), 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, 1; absent or not voting, 4.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—92.

Those voting nay were: Representative Wakefield—1.

Those absent or not voting were: Representatives Bach, Butterworth, McCracken, Ryan—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. 271, by Mr. Reader: For the prevention of the fraudulent operation of coin receptacles.

On motion of Mr. Reader, 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, 4.
Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Canfield, Casey, Cory, Culmbach, Danielson, Danskine, Davis (J. H.), Denman, Durkee, Falknor, Friese, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—91.

Those voting nay were: Representatives Durrant, Gear—2.

Those absent or not voting were: Representatives Bach, Butterworth, McCracken, Ryan—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. 314, by Representatives Durkee and Ryan: Relating to the government of cities of the third class.

On motion of Mr. Durkee, 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, 21; absent or not voting, 4.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Canfield, Cory, Culmbach, Danielson, Danskine, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gilbert, Gillette, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, Marble, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Smith, Templeton, Totten, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Mr. Speaker—72.

Those voting nay were: Representatives Banker, Barlow, Casey, Gear, Glasgow, Goldsworthy, McQuesten, Mansfield, Masterson, Murray, Nelson, Northup, Post, Reed, Roth, Sims, Soule, Sweetman, Tripple, Wakefield, Williams—21.

Those absent or not voting were: Representatives Banker, Barlow, Casey, Gear, Glasgow, Goldsworthy, McQuesten, Mansfield, Masterson, Murray, Nelson, Northup, Post, Reed, Roth, Sims, Soule, Sweetman, Tripple, Wakefield, Williams—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 Joint Memorial No. 5, by Mr. Northup: Relating to appropriations to be expended on the construction of look-out cabins, telephone lines and other improvements within national forests.

On motion of Mr. Northup, 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, 91; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Trippe, Vaughan, Wakefield, Wanamaker, Watkins, Westover, Williams, Mr. Speaker—91.

Those voting nay were: 0.

Those absent or not voting were: Representatives Bach, Butterworth, McCracken, Ryan, Van Horn, Webb—6.

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

Engrossed House Bill No. 10, by Joint Committee on Revision of Laws: Relating to the venue of civil actions.

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, 7; absent or not voting, 8.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Roth, Roudebush, Rowe, Russell, Saunders, Shipley, Shoemaker, Smith, Soule, Templeton, Totten, Trippe, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams—82.

Those voting nay were: Representatives Barlow, Post, Reed, Sims, Sweetman, Wakefield, Mr. Speaker—7.

Those absent or not voting were: Representatives Bach, Butterworth, Durkee, Durrant, Hartung, McCracken, Reader, Ryan—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 House Bill No. 288, by Mr. Hubbell (By executive request): Relating to revenue and taxation and declaring an emergency.

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, 85; nays, 7; absent or not voting, 5.
Those voting yea were: Representatives Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Canfield, Casey, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Rowe, Russell, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Wakefield, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—85.

Those voting nay were: Representatives Albert, Allen, Cory, Falknor, Friese, Vaughan, Westover—7.

Those absent or not voting were: Representatives Bach, Butterworth, McCracken, Roudebush, Ryan—5.

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

Engrossed House Bill No. 218, by Mr. Ed Davis (Executive request): Authorizing the Governor to appoint a commission to investigate the subject of taxation.

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

After debate, Mrs. McQuesten moved that the previous question be ordered.

The motion was lost.

After extended debate, on motion of Mr. Griffin the previous question was ordered.

The clerk prepared the ballot, and Engrossed House Bill No. 218 passed the House by the following vote: Yeas, 80; nays, 14; absent or not voting, 3.

Those voting yea were: Representatives Albert, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (Roy), Kelly, Krouse, Leber, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roudebush, Rowe, Russell, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Van Horn, Vaughan, Wakefield, Watkins, Webb, Williams, Mr. Speaker—80.

Those voting nay were: Representatives Allen, Durrant, Falknor, Hill, Hurspool, Jones (John R.), Knapp, Lindsay, Miller (W. O.), Olson (A. E.), Roth, Tripple, Wanamaker, Westover—14.

Those absent or not voting were: Representatives Bach, Butterworth, 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.
Engrossed House Bill No. 220, by Representatives Davis (J. H.) and Barlow: Relating to the use of school buildings.

On motion of Mr. Davis (J. H.), 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, 21; nays, 70; absent or not voting, 6.

Those voting yea were: Representatives Barlow, Bennett, Benson, Davis (J. H.), Glasgow, Hayton, Hubbell, Hultgrenn, McCracken, Mansfield, Miller (W. O.), Mills, Russell, Shoemaker, Soule, Templeton, Tripple, Wakefield, Watkins, Westover, Williams—21.

Those voting nay were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Beck, Biesen, Booth, Bostwick, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Goldsworthy, Griffin, Hall, Hartung, Hazen, Hess, Hill, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Leber, Lindsay, McDonough, McQuesten, Marble, Masterson, Miller (Frank O.), Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reed, Roth, Roudebush, Rowe, Saunders, Shipley, Sims, Smith, Sweetman, Totten, Van Horn, Vaughan, Wanamaker, Mr. Speaker—70.

Those absent or not voting were: Representatives Bach, Butterworth, Krouse, Reader, Ryan, Webb—6.

The bill, having failed to receive the constitutional majority, was declared lost.

Engrossed House Bill No. 238, by Representatives Davis (J. H.) and Shoemaker: Providing for the confirmation of title to certain lands in Pierce County.

On motion of Mr. Shoemaker, 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 Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Murray, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Saunders, Shipley, Sims, Smith, Soule, Sweetman, Templeton, Totten, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Mr. Speaker—89.

Those absent or not voting were: Representatives Bach, Butterworth, Kelly, Moran, Nelson, Ryan, 'Tripple, Williams—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.

16—H
House Bill No. 240, by Mr. Culmback (By executive request): Relating to a Washington State Reformatory for Women.

On motion of Mr. Culmback, 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, 35; nays, 58; absent or not voting, 4.

Those voting yea were: Representatives Anderson, Barlow, Benson, Booth, Canfield, Casey, Culmback, Danskin, Davis (J. H.), Denman, Friese, Gear, Gillette, Glasgow, Goldsworthy, Hayton, Hubbell, Kelly, McCracken, Mansfield, Miller (W. O.), Moran, Murray, Paysse, Post, Reed, Rowe, Russell, Saunders, Shipley, Sims, Templeton, Wakefield, Watkins, Mr. Speaker—35.

Those voting nay were: Representatives Albert, Allen, Aspinwall, Banker, Beck, Bennett, Biesen, Bostwick, Cory, Danielson, Durkee, Falknor, Gilbert, Griffin, Hall, Hartung, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Leber, Lindsay, McDonough, McQuesten, Marble, Masterson, Miller (Frank O.), Mills, Mitchell, Nelson, Northup, Olson (A. E.), Olson (O. H.), Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Roth, Roudebush, Ryan, Shoemaker, Smith, Soule, Sweetman, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Webb, Westover, Williams—58.

Those absent or not voting were: Representatives Bach, Butterworth, Durrant, Krouse—4.

The bill, having failed to receive the constitutional majority, was declared lost.

House Bill No. 269, by Representatives Shoemaker and Davis (J. H.): Creating a state bureau of criminal identification.

On motion of Mr. Davis (J. 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, 95; nays, 0; absent or not voting, 2.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—95.

Those absent or not voting were: Representatives Bach, Butterworth—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.
Engrossed House Bill No. 294, by Mrs. Sweetman: Relating to candidates for public office.

On motion of Mr. Lindsay, 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, 10; absent or not voting, 2.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Bennett, Benson, Biesen, Booth, Bostwick, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Friese, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hazen, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson, (C. E.), Peterson (Payson), Ratcliffe, Reader, Reed, Roth, Roudebush, Rowe, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—85.

Those voting nay were: Representatives Beck, Falknor, Gear, Hayton, Leber, Moran, Olson (A. E.), Post, Russell, Soule—10.

Those absent or not voting were: Representatives Bach, Butterworth—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.

The Speaker announced that he was about to sign House Bills Nos. 63, 58, 83, 84, 95, 115, 126, 197, 198, 199, 215; also Senate Bills Nos. 56 and 65; also Engrossed Senate Bill No. 109.

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

On motion of Mr. Knapp, the House adjourned until 10:00 a. m., Friday, March 1, 1929.

A. W. Calder, Chief Clerk.

Ed Davis, Speaker.
FORTY-SEVENTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Friday, March 1, 1929.

The Speaker called the House to order at 10:00 a.m.
The clerk called the roll; all members being present except Representative Bach, who was 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. Peterson (C. E.), further reading was dispensed with and the journal was approved.

REPORTS OF STANDING COMMITTEES.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 28, 1929.

Your Committee on Enrollment, to whom was referred House Bill No. 26, also House Bill No. 98, also House Bill No. 137, also House Concurrent Resolution No. 10, have compared same with the original bills and resolution and find them correctly enrolled.

I concur in this report: Chas. L. Vaughan.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 28, 1929.

Your Committee on Engrossment to whom was referred House Bill No. 53, also House Bill No. 139, also House Bill No. 195, also House Bill No. 273, have compared same with the original bills and find them correctly engrossed.

We concur in this report: A. G. Hall, R. S. Durkee, Chas. L. Booth.

MR. SPEAKER:

We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 79, entitled "An Act relating to public service properties and utilities and the determination and adjudication of the valuation thereof and other facts and matters relating thereto, and amending section 10441 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 attached bill be substituted therefor, be printed and do pass.


On motion of Mr. Hubbell, the usual number of copies of Substitute House Bill No. 79 were ordered printed.

Passed to second reading.
MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 209, entitled "An Act relating to eminent domain proceedings in cities and towns, and amending certain acts, and repealing certain 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.

JUDSON F. FALKNOR, Chairman.


MR. SPEAKER:

We, a minority of your Committee on Judiciary, to whom was referred House Bill No. 209, entitled "An Act relating to eminent domain proceedings in cities and towns, and amending certain acts, and repealing certain acts relating 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.

............... Chairman.

We concur in this report: J. M. Glasgow, E. L. Casey, Geo. E. Canfield, J. W. Lindsay.

Passed to second reading.

House Bill No. 245: Do pass as amended.
Passed to second reading.

House Bill No. 330: Do pass as amended.
Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Education, to whom was referred House Bill No. 342, entitled "An Act relating to the formation, maintenance and dissolution of county 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.

............... Chairman.

We concur in this report: L. Y. Williams, Mary C. Hutchinson, E. F. Hultgrenn, Chester Biesen, J. B. Gilbert, Pearl A. Wanamaker, Geo. L. Denman.

MR. SPEAKER:

We, a minority of your Committee on Education, to whom was referred House Bill No. 342, entitled "An Act relating to the formation, maintenance and dissolution of county 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 not pass.

............... Chairman.

We concur in this report: Josh W. Russell, Robert A. Tripple, Knute Hill, N. J. Bostwick.

Passed to second reading.

MR. SPEAKER:

We, your Committee on Education, to whom was referred House Bill No. 383, entitled "An Act relating to bonds of school districts and amending section 1 of (sub) chapter 10 of title III of chapter 97 of the Laws of 1929," 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 Judiciary Committee.

............... Chairman.

On motion of Mr. Masterson, House Bill No. 383 was re-referred to the Committee on Judiciary.

House Bill No. 389: Do pass as amended.
Passed to second reading.

MR. SPEAKER:

We, your Committee on Agriculture, to whom was referred House Bill No. 390, entitled “An Act relating to stock yards, providing for the conduct, operation, regulation, and control 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.

C. C. ASPINWALL, Chairman.

We concur in this report: Fred A. Johnson, Wm. Hayton, J. E. Marble, W. R. Rowe, Chas. E. Peterson, John R. Jones, G. E. Van Horn, R. S. Durkee, Frank A. Ratliffe.

Passed to second reading.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 393, entitled “An Act relating to conditional sales and leases of personal property and amending section 3690 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.

JUDDSON F. FALKNOR, Chairman.


On motion of Mr. Falknor, House Bill No. 393 was indefinitely postponed.

MR. SPEAKER:

We, your Committee on Agriculture, to whom was referred House Bill No. 411, entitled “An Act relating to public warehousemen, and amending section 22 of chapter 189 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.

We concur in this report: Fred A. Johnson, Wm. Hayton, J. E. Marble, W. R. Rowe, Chas. E. Peterson, John R. Jones, G. E. Van Horn, Frank A. Ratliffe.

Passed to second reading.

MR. SPEAKER:

We, your Committee on Fisheries, to whom was referred Engrossed Senate Bill No. 52, entitled “An Act relating to Fisheries and amending section 5683 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.

Engrossed Senate Bill No. 67: Do pass as amended.
Passed to second reading.
FORTY-SEVENTH DAY, MARCH 1, 1929

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 1, 1929.

MR. SPEAKER:
We, your Committee on State Library, to whom was referred Senate Bill No. 124, entitled "An Act abolishing the state archives committee and providing that the duties heretofore performed by the state archives committee shall be performed by the director of business control, 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.

CHESTER BIESSEN, Chairman.

We concur in this report: Mary C. Hutchinson, Robert A. Tripple, R. S. Durkee.
Passed to second reading.

Senate Bill No. 160: Do pass as amended.
Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 1, 1929.

MR. SPEAKER:
We, your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 175, entitled "An Act authorizing and directing counties to give warranty deeds in all cases of re-sale of real estate owned by the county on which title has been quieted under the provision of chapter 171 of the Laws of the Extraordinary Session of 1925," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JUDSON F. FALKNOR, Chairman.

Passed to second reading.

Senate Bill No. 204: Do pass as amended.
Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 1, 1929.

MR. SPEAKER:
We, your Committee on Fisheries, to whom was referred Senate Bill No. 248, entitled "An Act providing for the disposition of certain poundage taxes held by the state treasurer in suspense," 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.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., FEBRUARY 28, 1929.

MR. SPEAKER:
The Senate has adopted the report of the Free Conference Committee to whom was referred Engrossed House Bill No. 54 and Senate amendments thereto, and passed the bill as amended; and said bill together with the conference report is herewith transmitted.

HERBERT H. SIETER, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE.
OLYMPIA, WASH., FEBRUARY 27, 1929.

MR. SPEAKER:
We, your Committee on Free Conference, to whom was referred Engrossed House Bill No. 54, entitled "An Act relating to security for costs in actions or proceedings in Justice's courts and amending section 1725 of the Code of Washington Territory
of 1881," have had the same under consideration, and we recommend First: That the Senate recede from its amendments.

Second: That the Engrossed Bill be amended as follows: Section 1, line 11 of the engrossed bill, being line 6 of the printed bill, after the comma (,) after the word "corporation" insert the following: "as to all causes of action sued upon,"

Third: Line 15 of the Engrossed Bill, being line 9 of the printed bill, strike the word "a" and insert in lieu thereof the word "such"

Fourth: Add to the bill a new section as follows: Sec. 2. In lieu of separate security for each action or proceeding in any court, the plaintiff may cause to be executed and filed in the court a bond in the penal sum of fifty dollars ($50.00) running to the State of Washington, with surety approved by the court, and conditioned for the payment of all judgments for costs which may thereafter be rendered against him in that court. Any defendant or garnishee who shall thereafter recover a judgment for costs in said court against the principal on such bond shall likewise be entitled to judgment against the sureties. Such bonds shall not be sufficient unless the penalty thereof is unimpaired by any outstanding obligation at the time of the commencement of the action.

Senate Members
Charles W. Hall
Harve H. Phipps
E. B. Palmer

House Members
Judson F. Falknor
Joseph H. Griffin
Earl W. Benson

On motion of Mr. Falknor, the report of the Free Conference Committee on Engrossed House Bill No. 54 was adopted.

The clerk called the roll, and the House passed Engrossed House Bill No. 54, as amended by the Free Conference Committee, by the following vote: Yeas, 86; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Canfield, Casey, Culmbach, Daniels, Danskine, Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Masterson, Miller, (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Olson (O. H.), Peterson (C. E.), Peterson (Payson), Post, Ratliff, Reader, Reed, Roth, Roudebush, Rowe, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Triple, Van Horn, Vaughan, Wakefield, Watkins, Webb, Williams, Mr. Speaker—86.

Those absent or not voting were: Representatives Bach, Butterworth, Cory, Davis (J. H.), Hess, Mansfield, Marble, Paysse, Russell, Wanamaker, Westover—11.

The Senate has adopted the report of Free Conference Committee to whom was referred Engrossed House Bill No. 55 and Senate amendments thereto, and passed the bill as amended; and said bill together with the conference report is herewith transmitted.

HERBERT H. SIETER, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE.

Olympia, Wash., February 27, 1929.

We, your Committee on Free Conference, to whom was referred Engrossed House Bill No. 55, "An Act relating to security for costs in actions or proceedings in superior courts and amending section 527 of the Code of Washington Territory of
1881," have had the same under consideration, and we recommend First: That the Senate recede from its amendment.

Second: That the Engrossed Bill be amended as follows: Section 1, line 10 of the Engrossed Bill, being line 6 of the printed bill, after the comma (,) after the word "corporation" insert the following: "as to all causes of action sued upon;"

Third: Add to the bill a new section as follows: Sec. 2. In lieu of separate security for each action or proceeding in any court, the plaintiff may cause to be executed and filed in the court a bond in the penal sum of two hundred dollars ($200.00) running to the State of Washington, with surety as in case of a separate bond, and conditioned for the payment of all judgments for costs which may thereafter be rendered against him in that court. Any defendant or garnishee who shall thereafter recover a judgment for costs in said court against the principal on such bond shall likewise be entitled to judgment against the sureties. Such bond shall not be sufficient unless the penalty thereof is unimpaired by any outstanding obligation at the time of the commencement of the action.

On motion of Mr. Falknor, the report of the Free Conference Committee on Engrossed House Bill No. 55 was adopted.

The clerk called the roll, and the House passed Engrossed House Bill No. 55, as amended by the Free Conference Committee, by the following vote: Yeas, 77; nays, 0; absent or not voting, 20.

Those voting yea were: Representatives Albert, Allen, Anderson, Banker, Barlow, Bennett, Biesen, Booth, Bostwick, Casey, Culmbach, Danielson, Danskin, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hazen, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Moran, Murray, Nelson, Olson (A. E.), Olson (O. H.), Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wannemaker, Watkins, Webb, Williams, Mr. Speaker—77.

Those absent or not voting were: Representatives Aspinwall, Bach, Beck, Benson, Butterworth, Canfield, Cory, Davis (J. H.), Denman, Hartung, Hayton, Knapp, McCracken, Mitchell, Northup, Paysse, Post, Russell, Templeton, Westover—20.

The Senate has passed:
Engrossed Senate Bill No. 94, also
Senate Bill No. 110, also
Engrossed Senate Bill No. 111, also
Substitute Senate Bill No. 188, also
Substitute Senate Bill No. 193, also
Senate Bill No. 203, also
Engrossed Senate Bill No. 213, also
Engrossed Senate Bill No. 214, also
Senate Bill No. 256, also
Senate Bill No. 272, also
Engrossed Senate Bill No. 288, and the same are herewith transmitted.

HERBERT H. SIELER, 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. 420**, by Representatives Banker, Hubbell, Reed, Ryan, Sims and Templeton (Sub-Committee of Committee on Highways and Automotive Transportation): An Act relating to public highways, making appropriation for certain streets in cities and towns; the purchase and construction of bridges, for State Highway Engineer, engineering, construction, improvement, maintenance, oiling and paving of certain state highways, prescribing the duties of the State Highway Committee in relation thereto, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Highways and Automotive Transportation.

**House Bill No. 421**, by Representatives Banker, Hubbell, Reed, Ryan, Sims and Templeton (Sub-Committee of Committee on Highways and Automotive Transportation): 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 contribution into the Motor Vehicle Fund, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Highways and Automotive Transportation.

**House Bill No. 422**, by Representatives Banker, Hubbell, Reed, Ryan, Sims and Templeton (Sub-Committee of Committee on Highways and Automotive Transportation): An Act re-appropriating a certain sum from the Permanent Highway Fund for the construction and maintenance of highways in counties composed entirely of islands and for the construction and maintenance of permanent highways in all other counties, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Highways and Automotive Transportation.

**House Bill No. 423**, by Representatives Banker, Hubbell, Reed, Ryan, Sims and Templeton (Sub-Committee of Committee on Highways and Automotive Transportation): An Act making an appropriation for the construction and maintenance of permanent highways and highways in counties composed entirely of islands, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Highways and Automotive Transportation.

**House Bill No. 424**, by Representatives Banker, Hubbell, Reed, Ryan, Sims and Templeton (Sub-Committee of Committee on Highways and Automotive Transportation): An Act re-appropriating certain sums from the Motor Vehicle Fund for the purpose of construction and maintenance of state highways and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Highways and Automotive Transportation.
House Bill No. 425, by Representatives Hayton, McCracken and Russell: An Act authorizing county commissioners of certain counties to grant franchises for the construction and operation of toll bridges.

Ordered printed and referred to Committee on Highways and Automotive Transportation.

House Bill No. 426, by Representatives Mitchell and Totten (By request): An Act relating to liens on chattels for labor, skill and material expended thereon, and amending section 3, chapter 72 of the Laws of 1905, as amended by section 3, chapter 68 of the Laws of 1917.

On motion of Mr. Totten, the usual number of copies of House Bill No. 426, were ordered printed.

Referred to Committee on Judiciary.

House Bill No. 427, by Mr. Russell (By request): An Act granting certain shorelands to the Metropolitan Park District of Tacoma for public park and playground purposes only, and providing for its reversion to the state if not used for such purposes.

On motion of Mr. McCracken, the usual number of copies of House Bill No. 427 were ordered printed.

Referred to Committee on Parks and Playgrounds.

House Bill No. 428, by Mr. Totten (By request): An Act prescribing the oath or affirmation to be taken and subscribed to by professors, instructors and teachers in public schools, colleges and universities of this state.

On motion of Mr. Totten, the usual number of copies of House Bill No. 428 were ordered printed.

Referred to Committee on Educational Institutions.

FIRST READING OF SENATE BILLS.

Senate Bill No. 84, by Senator Palmer: An Act to establish an institution for the training, care and custody of feeble minded persons and making an appropriation.

Referred to Committee on State Charitable Institutions.

Engrossed Sub-Senate Bill No. 94, by Committee on Judiciary: An Act relating to the practice of public accountancy as the same is herein defined, providing for the examination and licensing of certified public accountants, providing for the registration of public accountants, providing for the annual renewal of licenses, providing for the revocation of licenses, and providing penalties, and repealing sections 8266, 8268 and 8269 of Remington’s Compiled Statutes, chapter 72, Laws of 1903, page 99, and sections 1, 2, 3 and 4 of Pierce’s Code.

Referred to Committee on Judiciary.

Senate Bill No. 110, by Senators Metcalf, Finch, Landon, Phipps, Hall, Dimmick, Condon and Cleary: An Act relating to the investment of permanent insurance funds of school districts of the first class and amending section 3 of chapter 79 of the Laws of 1911.

Referred to Committee on Education.

Engrossed Senate Bill No. 111, by Senators Metcalf, Finch, Landon, Phipps, Hall (Chas. W.), Dimmick, Condon and Cleary: An Act relating to
the deposit of public funds by county treasurers and amending section 3 of chapter 51 of the Laws of 1907.

Referred to Committee on Education.

Substitute Senate Bill No. 188, by Judiciary Committee: An Act relating to the dismissal of civil actions and proceedings in superior courts for want of prosecution, and defining the powers and duties of certain officers.

Referred to Committee on Judiciary.

Substitute Senate Bill No. 193, by Committee on Reclamation and Irrigation: An Act relating to taxation; and providing for payment by counties of assessments against county lands in certain cases.

Referred to Committee on Reclamation and Irrigation.

Senate Bill No. 203, by Senator Metcalf: An Act relating to and establishing, classifying, naming and fixing the routes of certain state highways and amending section 4 of chapter 185 of the Laws of 1923.

Referred to Committee on Highways and Automotive Transportation.

Engrossed Senate Bill No. 213, by Committee on Rules and Joint Rules (By request of Supt. of Public Instruction.): An Act relating to education, and amending sections 4529, 4990, 4991, 4971 and 4977 of Remington's Compiled Statutes and section 7 of chapter 175 of the Laws of 1923.

Referred to Committee on Education.

Engrossed Senate Bill No. 244, by Senator Cox: An Act relating to the insurance of minors and granting them the right to contract therefor.

Referred to Committee on Insurance.

Senate Bill No. 256, by Committee on Rules and Joint Rules (By request of Department of Agriculture with executive approval): An Act relating to, and providing for, the quarantine of domestic animals for the prevention and eradication of diseases of domestic animals, and amending section 11 of chapter 165 of the Laws of 1927.

Referred to Committee on Dairy and Livestock.

Senate Bill No. 272, by Senators Conner and Palmer: An Act relating to the issuance of bonds of cities of the first class, defining the powers and duties of certain officers in relation thereto, prohibiting the duplication thereof and prescribing penalties for violations thereof.

Referred to Committee on Judiciary.

Engrossed Senate Bill No. 288, by Senators Hall (Chas W.) and Palmer: An Act relating to the execution of civil process, defining the duties and fixing the liability of civil officers in relation thereto and amending a certain act relating thereto.

Referred to Committee on Judiciary.

SECOND READING OF BILLS.

House Bill No. 358, by Committee on Medicine, Dentistry, Pure Food and Drugs: Relating to intoxicating liquors.

The bill was read the second time by sections.

On motion of Mr. Durrant, the following amendments were adopted:

Amend the bill as follows: Amend section 2.

In line 8 of the printed bill, the same being line ...... of the original bill, after the comma (,) after the word “government” insert the following: “except as hereinafter provided,”
Strike the period (.) at the end of the section and insert in lieu thereof a colon (:) and add the following:

Provided, That whenever a board to consist of the director of licenses, director of health, and dean of the department of chemistry of the University of Washington shall determine that any medicinal preparation containing alcohol is capable of being used as a beverage, such medicinal preparation shall thereupon, for the purposes of this act, become established and classified as a medicinal preparation containing alcohol capable of being used as a beverage, and when so classified the sale thereof shall be deemed to be unlawful.

The bill was passed to third reading and ordered engrossed.

Engrossed Senate Bill No. 115: Relating to public highways.

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

House Bill No. 176, by Mr. Hubbell: Providing for court proceedings to contest the validity or regularity of taxes and assessments.

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

House Bill No. 287, by Mr. Leber: Relating to port districts.

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

House of Representatives,
Olympia, Wash., February 25, 1929.

Mr. Speaker:

We, your Committee on Agriculture, to whom was referred House Bill No. 334, entitled "An Act relating to marks and brands, providing for registration thereof, defining the powers and duties of certain officers in relation thereto, and providing penalties for violation thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass, with the following amendment:

Amend Sec. 4, line 10 of the original bill, being line 3 of the printed bill, at the end of the section, add the following: "Providing, however, That the owner of livestock using a brand which is now recorded, may have the preference right to said brand, providing such owner re-record same within sixty (60) days after this act takes effect."

C. C. Aspinwall, 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 Bill No. 347, by Mr. Soule: Relating to union high school districts.

The bill was read the second time by sections and passed to third reading. The Speaker called Mr. Roudebush to preside.

House Bill No. 352, by Mr. Ryan (By departmental request): Authorizing and directing a conveyance by quit claim deed in behalf of the state to John W. Murray of certain real estate.

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

House Bill No. 359, by Committee on Compensations and Fees for State and County Officers: Relating to fees and services of county auditors.

House Bill No. 360, by Committee on Compensation and Fees for State and County Officers: Relating to the schedule of fees of officers and witnesses.

On motion of Mr. Jones (John R.), House Bill No. 359 and House Bill No. 360 were re-referred to the Committee on Judiciary.
House Bill No. 374, by Judiciary Committee: Relating to the payment of expenses of the Legislature.

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

House Bill No. 375, by Judiciary Committee: Relating to the selection, control, management, sale, lease and disposition of lands belonging to or held in trust by the state.

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

House Bill No. 384, by Mr. Kelly: Relating to motor driven boats and vessels.

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

The Speaker resumed the chair.

House Bill No. 371, by Judiciary Committee: Relating to the selection, control, management, sale, lease and disposition of lands belonging to or held in trust by the state.

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

House Bill No. 384, by Mr. Kielly: Relating to motor driven boats and vessels.

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

The bill was passed to third reading and ordered engrossed.

Third Reading of Bills.

House Bill No. 321, by Judiciary Committee: Relating to the entry and filing of judgments.

On motion of Mr. Roudebush, 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 Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Booth, Bostwick, Butterworth, Casey, Cory, Culmbach, Danielson, Denman, Durkee, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mitchell, Moran, Murray, Nelson, Northup, Payss, Peterson (C. E.), Peterson (Payson), Post, Ratilffe, Reader, Roth, Roudebush, Rowe, Shipley, Shoemaker, Sims, Smith, Templeton, Tripple, Van Horn, Wakefield, Wanamaker, Webb, Williams, Mr. Speaker—73.

Those absent or not voting were: Representatives Bach, Benson, Biesen, Canfield, Danskin, Davis (J. H), Durrant, Hartung, Hubbell, Knapp, McCracken, Mills, Olson (A. E.), Olson (O. H.), Reed, Russell, Ryan, Saunders, Soule, Sweetman, Totten, Vaughan, Watkins, 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.

Senate Joint Memorial No. 5, by Senator Taylor: Relating to a tariff on lime, lime rock and hydrated lime.
On motion of Mr. Barlow, the rules were suspended, the second reading considered the third, and the memorial was placed on final passage.

After debate, on motion of Mr. Russell the previous question was ordered.

The clerk prepared the ballot, and Senate Joint Memorial No. 5 passed the House by the following vote: Yeas, 60; nays, 31; absent or not voting, 6.

Those voting yea were: Representatives Anderson, Barlow, Bennett, Benson, Booth, Bostwick, Butterworth, Canfield, Casey, Culmbach, Danskin, Davis (J. H.), Denman, Friese, Gear, Gilbert, Glasgow, Hall, Hartung, Hess, Hubbell, Hurspool, Johnson, Jones (Roy), Kelly, Krouse, Leber, Lindsay, McCracken, McDonough, Mansfield, Masterson, Miller (W. O.), Mills, Moran, Murray, Nelson, Northup, PAYSSE, Peterson (Payson), Post, Reader, Reed, Roth, Russell, Saunders, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Tripple, Vaughan, Wakefield, Watkins, Webb, Westover, Williams, Mr. Speaker—60.

Those voting nay were: Representatives Albert, Allen, Aspinwall, Banker, Beck, Biesen, Danielson, Durkee, Durrant, Falknor, Gillette, Goldsworthy, Griffin, Hayton, Hazen, Hill, Hultgren, Hutchinson, Jones (John R.), McQuesten, Marble, Miller (Frank O.), Olson (A. E.), Olson (O. H.), Peterson (C. E.), Ratliffe, Rowe, Shipley, Totten, Van Horn, Wanamaker—31.

Those absent or not voting were: Representatives Bach, Cory, Knapp, Mitchell, Roudebush, Ryan—6.

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

House Joint Resolution No. 6, by Mr. Falknor: Providing for the submission to the electors of an amendment to Article IV of the State Constitution.

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

After debate, on motion of Mr. Knapp, the previous question was ordered.

The clerk prepared the ballot, and House Joint Resolution No. 6 failed to pass the House by the following vote: Yeas, 49; nays, 40; absent or not voting, 8.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Barlow, Beck, Benson, Booth, Butterworth, Casey, Cory, Durrant, Falknor, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hartung, Hazen, Hess, Hill, Hutchinson, Jones (John R.), Jones (Roy), Knapp, Krouse, Lindsay, Marble, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Olson (A. E.), Paysse, Reed, Roth, Russell, Saunders, Shipley, Soule, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Westover, Williams—49.

Those voting nay were: Representatives Anderson, Banker, Bennett, Biesen, Bostwick, Canfield, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Friese, Gear, Hall, Hubbell, Hultgren, Hurspool, Johnson, Kelly, Leber, McDonough, McQuesten, Mansfield, Masterson, Nelson, Northup, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Shoemaker, Sims, Smith, Sweetman, Templeton, Wakefield, Webb, Mr. Speaker—40.

Those absent or not voting were: Representatives Bach, Hayton, McCracken, Olson (O. H.), Roudebush, Rowe, Ryan, Totten—8.
The resolution, having failed to receive the constitutional two-thirds majority, was declared lost.

On motion of Mr. Knapp, 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 Bach and Roudebush; Representative Bach being excused.
The House resumed consideration of bills on third reading.

THIRD READING OF BILLS.

House Joint Resolution No. 13, by Mr. Anderson: Relating to the submission of an amendment to section 15 of Article II of the constitution.

On motion of Mr. Anderson, the rules were suspended, the second reading considered the third, the resolution was placed on final passage, and it failed to pass the House by the following vote: Yeas, 61; nays, 18; absent or not voting, 18.

Those voting yea were: Representatives Albert, Anderson, Banker, Barlow, Beck, Benson, Biesen, Booth, Bostwick, Butterworth, Casey, Cory, Cumback, Danielson, Danskine, Denman, Durkee, Friese, Gear, Gilbert, Gillette, Glasgow, Hall, Hayton, Hess, Hultgren, Hurspool, Hutchinson, Johnson, Jones (Roy), Kelly, Krouse, Leber, Lindsay, McCracken, Mansfield, Marble, Miller (Frank O.), Mitchell, Nelson, Northup, Olson (A. E.), Paysse, Peterson (C. E.), Ratcliffe, Reader, Reed, Russell, Saunders, Shipley, Sims, Smith, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—61.

Those voting nay were: Representatives Allen, Aspinwall, Davis (J. H.), Griffin, Hartung, Hazen, Hill, Jones (John R.), McQuesten, Miller (W. O.), Mills, Moran, Peterson (Paysse), Rowe, Shoemaker, Soule, Sweetman, Templeton—18.

Those absent or not voting were: Representatives Bach, Bennett, Canfield, Durrant, Falknor, Goldsworthy, Hubbell, Knapp, McDonough, Masterson, Murray, Olson (O. H.), Post, Roth, Roudebush, Ryan, Totten, Triple—18.

The resolution, having failed to receive the constitutional two-thirds majority, was declared lost.

Engrossed House Bill No. 88, by Mr. Jones (John R.): Relating to taxation and method of assessment of certain personal property.

On motion of Mr. Jones (John R.), 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, 17; absent or not voting, 20.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Beck, Benson, Biesen, Booth, Butterworth, Cory, Danielson, Denman, Durkee, Durrant, Friese, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hazen, Hess, Hill, Hultgren, Hurspool, Hutchinson, Jones (John R.),
Jones (Roy), Krouse, Leber, Lindsay, McDonough, McQuesten, Marble, Miller (Frank O.), Mills, Mitchell, Moran, Nelson, Olson (A. E.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Rowe, Ryan, Saunders, Shipley, Smith, Sweetman, Templeton, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams—60.

Those voting nay were: Representatives Barlow, Bennett, Bostwick, Casey, Culmbach, Davis (J. H.), Gear, Hartung, Johnson, McCracken, Mansfield, Miller (W. O.), Russell, Shoemaker, Soule, Wakefield, Mr. Speaker—17.

Those absent or not voting, were: Representatives Anderson, Bach, Canfield, Danskin, Falknor, Hayton, Hubbell, Kelly, Knapp, Masterson, Murray, Northup, Olson (O. H.), Post, Reed, Roth, Roudebush, Sims, Totten, Tripple—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. 277, by Mr. Banker: 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, 66; nays, 4; absent or not voting, 27.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Beck, Benson, Biesen, Booth, Bostwick, Butterworth, Cory, Culmbach, Danielson, Denman, Durkee, Durrant, Friese, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hazen, Hess, Hill, Hultgren, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Krouse, Leber, Lindsay, McDonough, McQuesten, Marble, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Nelson, Paysse, Peterson (C. E.), Peterson (Payson), Post, Reader, Rowe, Ryan, Saunders, Shipley, Shoemaker, Smith, Soule, Sweetman, Templeton, Van Horn, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—66.

Those voting nay were: Representatives Bennett, Canfield, Gear, Mansfield—4.

Those absent or not voting were: Representatives Anderson, Bach, Barlow, Casey, Danskin, Davis (J. H.), Falknor, Goldsworthy, Hayton, Hubbell, Hurspool, Knapp, McCracken, Masterson, Murray, Northup, Olson (A. E.), Olson (O. H.), Ratliffe, Reed, Roth, Roudebush, Russell, Sims, Totten, Tripple, Vaughan—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. W. B. Weaver, former Member of the House of Representatives, was, upon invitation of the Speaker, escorted to a seat upon the rostrum by Representatives Soule and Banker.

Mr. J. E. McFarland, former Member of the House of Representatives, was, upon invitation of the Speaker, escorted to a seat upon the rostrum by Representatives Beck and Booth.

House Bill No. 293, by Mr. Saunders (By request): Relating to birth registrations.

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, 66; nays, 0; absent or not voting, 31.
Those voting yea were: Representatives Albert, Allen, Aspinwall, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Casey, Cory, Culmbach, Danielson, Denman, Durrant, Friese, Gilbert, Glasgow, Griffin, Hall, Hartung, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Jones (Roy), Kelly, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Paysse, Peterson (C. E.), Peterson (Payson), Post, Reader, Rowe, Saunders, Shipley, Shoemaker, Smith, Soule, Sweetman, Templeton, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—66.

Those absent or not voting were: Representatives Anderson, Bach, Banker, Canfield, Danskin, Davis (J. H.), Durkee, Falknor, Gear, Gillette, Goldsworthy, Hayton, Hubbell, Johnson, Jones (John R.), Knapp, McCracken, Masterson, Northup, Olson (A. E.), Olson (O. H.), Ratliffe, Reed, Roth, Roudebush, Russell, Ryan, Sims, Totten, Tripple, Van Horn—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.

House Bill No. 295, by Committee on Horticulture: Relating to horticulture.

On motion of Mr. Rowe, 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, 0; absent or not voting, 30.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Denman, Durrant, Friese, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Jones (John R.), Jones (Roy), Kelly, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Olson (A. E.), Paysse, Peterson (C. E.), Peterson (Payson), Reader, Rowe, Shipley, Shoemaker, Smith, Soule, Sweetman, Templeton, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—67.

Those absent or not voting were: Representatives Anderson, Bach, Banker, Barlow, Danskin, Davis (J. H.), Durkee, Falknor, Gear, Goldsworthy, Hayton, Hazen, Hubbell, Johnson, Knapp, McCracken, Northup, Olson (O. H.), Post, Ratliffe, Reed, Roth, Roudebush, Russell, Ryan, Saunders, Sims, Totten, Tripple, Van Horn—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.

Engrossed House Bill No. 296, by Committee on Horticulture: Relating to horticulture.

On motion of Mr. Rowe, 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, 3; absent or not voting, 28.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Cory, Culmbach, Danielson, Davis (J. H.), Denman, Gilbert, Gillette, Glas-
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Those voting nay were: Representatives Casey, Friese, Hurspool-3.

Those absent or not voting were: Representatives Anderson, Bach, Banker, Danskin, Durkee, Durrant, Falknor, Gear, Goldsworthy, Hayton, Hazen, Hubbell, Jones (Roy), Knapp, McCracken, Northup, Olson (O. H.), Post, Ratliffe, Reed, Roth, Roudebush, Russell, Ryan, Sims, Totten, Tripple, Van Horn—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. 324, by Mr. Hubbell (By executive request): Relating to revenue and taxation.

On motion of Mr. Lindsay, 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 Albert, Allen, Aspinwall, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Davis (J. H.), Denman, Durrant, Friese, Gilbert, Gillette, Glasgow, Hall, Hartung, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Olson (A. E.), Paysse, Peterson (C. E.), Peterson (Payson), Reader, Rowe, Saunders, Shoemaker, Smith, Soule, Sweetman, Templeton, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—66.

Those absent or not voting were: Representatives Anderson, Bach, Banker, Barlow, Danskin, Durkee, Falknor, Gear, Goldsworthy, Griffin, Hayton, Hazen, Hubbell, Knapp, McCracken, Northup, Olson (O. H.), Post, Ratliffe, Reed, Roth, Roudebush, Russell, Ryan, Saunders, Sims, Totten, Tripple, Van Horn—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.

House Bill No. 355, by Committee on Forestry and Logged Off Lands: Relating to waste forest material.

On motion of Mr. Westover, 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 Albert, Allen, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Davis (J. H.), Denman, Durrant, Friese, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly,
Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Master­
son, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Murray, Nelson,
Olson (A. E.), Paysse, Peterson (C. E.), Peterson (Payson), Reader, Rowe,
Ryan, Shipley, Shoemaker, Smith, Soule, Sweetman, Templeton, Totten,
Vaughn, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr.
Speaker—71.

Those absent or not voting were: Representatives Anderson, Bach, Bar­
low, Danskin, Durkee, Falknor, Gear, Goldsworthy, Hayton, Hazen, Hubbell,
Knapp, McCracken, Moran, Northup, Olson (O. H.), Post, Ratliffe, Reed,

The bill, having received the 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. 856, by Committee on Forestry and Logged-Off Lands:
Relating to forest fire hazards.

On motion of Mr. Westover, 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 Albert, Allen, Banker, Beck,
Bennett, Benson, Biesen, Booth, Bostwick, Casey, Culmback, Danielson,
Davis (J. H.), Denman, Durrant, Friese, Gear, Gilbert, Gillette, Glasgow,
Griffin, Hall, Hartung, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson,
Johnson, Jones (John R.), Jones (Roy), Kelly, Krouse, Leber, Lindsay,
McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.),
Miller (W. O.), Mills, Mitchell, Murray, Nelson, Olson (A. E.), Peterson
(C. E.), Peterson (Payson), Reader, Rowe, Ryan, Shipley, Shoemaker,
Smith, Soule, Sweetman, Templeton, Totten, Vaughan, Wakefield, Wana­
maker, Watkins, Webb, Westover, Williams, Mr. Speaker—68.

Those absent or not voting were: Representatives Anderson, Aspinwall,
Bach, Barlow, Butterworth, Canfield, Cory, Danskin, Durkee, Falknor,
Goldsworthy, Hayton, Hubbell, Knapp, McCracken, Moran, Northup, Olson
(O. H.), Paysse, Post, Ratliffe, Reed, Roth, Roudebush, Russell, Saunders,
Sims, Tripple, Van Horn—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.

House Bill No. 356, by Committee on Forestry and Logged-Off Lands:
Relating to deceased human bodies.

On motion of Mr. Hazen, 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, 3; absent or not voting, 23.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker,
Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield,
Casey, Cory, Culmback, Danielson, Davis (J. H.), Denman, Durrant, Friese,
Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hazen, Hess, Hill, Hult­
grenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy),
Kelly, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble,
Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Murray,
Nelson, Olson (A. E.), Paysse, Peterson (C. E.), Peterson (Payson), Post,
Ratliffe, Reader, Ryan, Shipley, Shoemaker, Smith, Sweetman, Van Horn,
Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—71.

Those voting nay were: Representatives Gear, Soule, Totten—3.

Those absent or not voting were: Representatives Anderson, Bach, Barlow, Danskin, Durkee, Falknor, Goldsworthy, Hayton, Hubbell, Knapp, McCracken, Moran, Northup, Olson (O. H.), Reed, Roth, Roudebush, Rowe, Russell, Saunders, Sims, Templeton, Tripple—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. 363, by Mr. Aspinwall: Relating to hay inspection service by the State Department of Agriculture.

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, 77; nays, 0; absent or not voting, 20.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Davis (J. H.), Denman, Durrant, Friese, Gear, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Moran, Murray, Nelson, Olson (A. E.), Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Rowe, Ryan, Saunders, Shipley, Shoemaker, Smith, Soule, Sweetman, Templeton, Totten, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—77.

Those absent or not voting were: Representatives Anderson, Bach, Danskin, Durkee, Falknor, Goldsworthy, Hayton, Hubbell, Knapp, McCracken, Mitchell, Northup, Olson (O. H.), Paysse, Reed, Roth, Roudebush, Russell, Sims, Tripple—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.

NOTICE OF RECONSIDERATION.

Mr. Hill gave notice that, on the next working day, he would move that the House reconsider the vote by which it failed to pass House Joint Resolution No. 13.

The Speaker announced that he was about to sign House Bills Nos. 26, 98 and 137; also House Concurrent Resolution No. 10.

Mr. Banker moved that the rules be suspended, and the chief clerk be directed to immediately transmit House Bill No. 277 to the Senate.

The motion was carried.

On motion of Mr. Knapp, the House adjourned until 10:00 a. m., Saturday, March 2, 1929.

A. W. CALDER, Chief Clerk.

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

The clerk called the roll; all members being present except Representatives Bach, Barlow, Canfield, Davis (J. H.), Durrant, Gillette, Griffin, Jones (John R.), Kelly, McCracken, Moran, Murray and Tripple; Representatives Bach, Barlow, Canfield, Davis (J. H.), Durrant, Gillette, Griffin and Tripple being 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. Peterson (C. E.), further reading was dispensed with and the journal was approved.

**MOTION FOR RECONSIDERATION.**

Mr. Hill moved that the House reconsider the vote by which it failed to pass House Joint Resolution No. 13, on the preceding day.

The motion was carried.

Mr. Hill moved that the vote on final passage of House Joint Resolution No. 13 be postponed until the fourth order of business on Monday, March 4th, 1929.

The motion was carried.

**REPORTS OF STANDING COMMITTEES.**

MR. SPEAKER:

Your Committee on Engrossment, to whom was referred House Bills Nos. 130, 144, 192, 258, 247 and 334, have compared same with the original bills and find them correctly engrossed.

I concur in this report: A. C. Hall.

F. O. MILLER, Chairman.

MR. SPEAKER:

Your Committee on Enrollment, to whom was referred House Bill No. 117, have compared same with the original bill and find same correctly enrolled.

I concur in this report: M. B. Mitchell.

JOHN ANDERSON, Chairman.

MR. SPEAKER:

We, your Committee on Cities of the First Class, to whom was referred House Bill No. 90, entitled "An Act prescribing the time within which actions or proceedings shall be taken, contesting or drawing in question the validity of the organization or existence of water districts heretofore created or organized or attempted to be created or organized under the provisions of chapter 161 of the Laws of 1913, as amended by chapter 24 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.

We concur in this report: George Culumback, Fred Shoemaker, Chas. I. Roth, Chan Wakefield, Charles W. Saunders, J. P. Post, J. E. Marble.

Passed to second reading.

House Bill No. 168: Do not pass.

Passed to second reading.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 206, entitled "An Act repealing certain acts relating to insolvent debtors," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

Judson F. Falknor, Chairman.


Mr. Falknor moved that House Bill No. 206 be indefinitely postponed.

Mr. Johnson moved, as a substitute motion, that further consideration of the committee report on House Bill No. 206 be deferred until the fifth order of business on Monday.

The Speaker held the substitute motion out of order.

Mr. Denman moved, as a substitute motion, that it be placed at the end of the second reading calendar for today.

The Speaker held the substitute motion out of order.

Mr. Danielson moved that the previous question be ordered.

The motion was lost.

Mr. Falknor stated that, with the consent of the House, he would withdraw his motion to indefinitely postpone.

The request was granted.

The bill was passed to second reading.

House Bill No. 318: Do pass as amended.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 353, entitled "An Act relating to the sentencing of persons convicted of felonies, providing for a maximum term of imprisonment of such person, and providing for parole thereof under rules promulgated by the Governor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

Judson F. Falknor, Chairman.


Mr. Speaker:

We, a minority of your Committee on Judiciary, to whom was referred House Bill No. 353, entitled "An Act relating to the sentencing of persons convicted of felonies, providing for a maximum term of imprisonment of such person, and providing for parole thereof under rules promulgated by the Governor," have had the same
under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: John C. Hurspool, Joseph H. Griffin, J. W. Lindsay, E. L. Casey, Geo. E. Canfield.

Passed to second reading.

**House Bill No. 364**: Do pass as amended.

Passed to second reading.

**House of Representatives**,  
OLYMPIA, WASH., March 2, 1929.

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 407, entitled "An Act relating to the Supreme Court and amending section 11036 and section 11039 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.

Judson F. Falknor, Chairman.


**House of Representatives**,  
OLYMPIA, WASH., March 2, 1929.

Mr. Speaker:

We, a minority of your Committee on Judiciary, to whom was referred House Bill No. 407, entitled "An Act relating to the Supreme Court and amending section 11036 and section 11039 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.

Pliny L. Allen, Chairman.

We concur in this report: Payson Peterson, H. C. Watkins, Fred F. Hess, W. O. Miller, Maude Sweetman.

Passed to second reading.

**House of Representatives**,  
OLYMPIA, WASH., March 2, 1929.

Mr. Speaker:

We, your Committee on Industrial Insurance, to whom was referred House Bill No. 413, entitled "An Act relating to claims for medical, surgical and hospital care and treatment and to the burial of workmen engaged in extra-hazardous employments and of their families and dependents, when such claims are not chargeable to the state medical aid fund but are payable by employers, either in whole or in part, from monies collected from employees or deducted from their wages or pay or payable in part by the employer and in part by his employees, and providing for the priority of payment of such claims, and providing for liens therefor," 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.

We concur in this report: Payson Peterson, H. C. Watkins, Fred F. Hess, W. O. Miller, Maude Sweetman.

Passed to second reading.

**House of Representatives**,  
OLYMPIA, WASH., March 2, 1929.

Mr. Speaker:

We, your Committee on Highways and Automotive Transportation, to whom was referred Senate Bill No. 159, entitled "An Act changing and establishing state road No. 21 as a primary state highway and extending the same by a branch from junction therewith to Keyport, Kitsap County," 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.


Passed to second reading.

Engrossed Senate Bill No. 205: Do pass as amended.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 2, 1929.

MR. SPEAKER:

We, your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred Engrossed Senate Bill No. 251, entitled "An Act relating to the practice of barbering, providing for examination and licensing therefor, providing for and regulating barber schools and colleges in connection therewith, and amending sections 2, 4, 6, 7, 10, 14 and 17 of chapter 75 of the Laws of 1923, and further amending said chapter by adding thereto a new section to be known as section 14-a, and repealing section 11 of chapter 75 of the Laws of 1923, and providing a penalty," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. JAMES A. DURRANT, Chairman.

We concur in this report: Judson F. Falknor, Alfred J. Smith, Maude Sweetman, Chas. L. Booth, Roy Jones, J. M. Glasgow, H. C. Watkins.

Passed to second reading.

REPORT OF SPECIAL COMMITTEE.

Report of the Joint Legislative Committee Appointed Pursuant to House Joint Resolution No. 3 Adopted by the House January 25th, 1929, and Adopted by the Senate January 28th, 1929.

To the Honorable, the Legislature of the State of Washington, Olympia:

We, the joint legislative committee appointed pursuant to House Joint Resolution No. 3, to meet with similar committee from the State of Oregon for the purpose of recommending acts harmonizing existing and proposed legislation in the two states on the subject of motor vehicle licensing and registration, met with committee from Oregon in Road and Bridge Room of the Senate in Senate Chamber at Olympia.

State of Oregon was represented by Senator Joe Dunne, member Road and Highway Committee of Senate; Senator Charles W. Hall; Ralph Hamilton, Speaker of the House; Emmett Howard, chairman, Roads and Highways Committee of House; George Winslow, chairman Automotive and Roads Committee of the House; C. H. Sedgwick, clerk House Roads and Highway Committee; Hal Hoss, secretary of state; J. M. Devers, attorney state highway commission; T. A. Rafferty, chief of highway traffic department.

State of Washington was represented by Senator Oliver Hall, chairman Senate Roads and Bridges Committee; Senator Horace E. Smith, member Roads and Bridges Committee in Senate; C. W. Ryan, chairman Committee on Highways and Automotive Transportation of House; J. H. Davis, member of House Committee on Highways and Automotive Transportation; Earl W. Benson, member of House Committee on Highways and Automotive Transportation; Charles R. Maybury, director of licenses of Washington; A. R. Gardner, director of efficiency of Washington; and William Cole, chief of highway patrol of Washington and Assistant Attorney General Charles Gleason.

The matter of particular moment before the committee was the manner of handling the licensing of trucks operating across the borders of the states represented. Reports of officials of the respective states disclosed the amount of revenue involved in either state was not large, but the inconvenience and expense to individual operators was causing considerable friction. It was decided the existing laws of the State of Washington contain sufficient authorization for reciprocal arrangements by Washington administrative officials with similar officials in other states. The Oregon delegation agreed to report the necessity for, and urge the passage of, similar or sufficient legislation providing for such reciprocal arrangements. The entire committee,
and particularly the Washington section thereof, was without sufficient reliable data on the entry of trucks into Washington, as this state is without any registration requirement for visiting vehicles, and the Washington committee members agreed to recommend the enactment of legislation providing for such registration in this state. As the registration of motor vehicles is fully covered in a bill now before the Washington Legislature it is not necessary to prepare or submit for consideration any special act covering this recommendation.

Respectfully submitted,

C. W. Ryan, Chairman House Committee on Highways and Automotive Transportation.
Oliver Hall, Chairman Senate Roads and Bridges Committee.
J. H. Davis, Member House Committee on Highways and Automotive Transportation.
Horace E. Smith, Member Senate Roads and Bridges Committee.
Earl W. Benson, Member House Committee on Highways and Automotive Transportation.

Mr. Ryan moved that the report of the Joint Legislative Committee be accepted and incorporated in the Journal, and that the committee be discharged.

The motion was carried.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, Friday March 1, 1929.

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

LADIES AND GENTLEMEN:

I have today approved the following House Bills, entitled:

House Bill No. 33: "An Act relating to public education and repealing certain acts relating thereto."

House Bill No. 36: "An Act relating to the powers and duties of the administrative board, and amending section 15 of chapter 7 of the Laws of 1921."

House Bill No. 46: "An Act relating to boards of directors of co-operative marketing associations and amending section 11 of chapter 115 of the Laws of 1921."

House Bill No. 81: "An Act relating to taxation, and providing that severed timber assessed as real property may be treated as personal property after its severance."

House Bill No. 170: "An Act relating to Industrial Loan Companies, and amending section 3, chapter 172 of the Laws of 1923 (section 3862-3 of Remington's 1927 Supplement; 4691-3, Pierce's 1926 Code)."

House Bill No. 171: "An Act relating to banking and trust business and amending sections 12, 19, 22, 24 and 36 of chapter 80 of the Laws of 1917 (sections 3219, 3226, 3229 and 3231 of Remington's 1927 Supplement, and section 3243 of Remington's Compiled Statutes; sections 262, 269, 272 and 274 of Pierce's 1926 Supplement; and section 286 of Pierce's 1926 Code)."

Yours very truly,

ROLAND H. HARTLEY, Governor.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 1, 1929.

Mr. Speaker:

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 105, and the bill passed as amended, also

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 117, and the bill passed as amended, also

The Senate has concurred in the House amendments to Senate Bill No. 137, and the bill passed as amended, also

The Senate has concurred in the House amendments to Senate Bill No. 199, and the bill passed as amended, also
The Senate has concurred in the House amendments to Senate Bill No. 101, and the bill passed as amended, also
The Senate has concurred in the House amendments to Engrossed Senate Bill No. 104, and the bill passed as amended, also
The Senate refuses to recede from its amendments to House Bill No. 105 and asks for the appointment of a Conference Committee thereon.

The President has appointed as members of Conference Committee upon Senate amendments to Engrossed House Bill No. 48, Senators Sutton, Charles W. Hall and Conner.

Mr. Roudebush moved that the request of the Senate for a conference committee on Senate amendments to House Bill No. 105 be granted, and that the conference committee be appointed.

The motion was carried.

The Speaker appointed, as members of the conference committee on Senate amendments to House Bill No. 105, Representatives Roudebush, Moran and Mills.

MR. SPEAKER:

The Senate has passed:
Engrossed Senate Joint Resolution No. 5, also
Engrossed Senate Bill No. 133, also
Engrossed Senate Bill No. 154, also
Engrossed Senate Bill No. 253, also
Engrossed Senate Bill No. 295, also
House Bill No. 117, also
Senate Bill No. 158, also
Senate Bill No. 163, also
Senate Bill No. 237, also
Senate Bill No. 234, also
Senate Bill No. 304, also
The President has signed:
Senate Bill No. 10, also
Senate Bill No. 82, also
Substitute Senate Bill No. 126, also
Senate Bill No. 177, also
House Bill No. 58, also
House Bill No. 63, also
House Bill No. 83, also
House Bill No. 84, also
House Bill No. 95, also
House Bill No. 115, also
House Bill No. 126, also
House Bill No. 197, also
House Bill No. 198, also
House Bill No. 199, also
House Bill No. 215, and the same are herewith transmitted.

Mr. Hubbell moved that the House return to the fourth order of business. The motion was carried.

MOTION.

Mr. Hubbell moved that the Revenue and Taxation and Banks and Banking Committees be allowed to sit during the session hours this morning in the Highways and Automotive Transportation Committee room, for the purpose of receiving the report from the sub-committee of these two committees, and that all bills on third reading this morning be placed at the head of the third reading calendar on Monday, March 4.

The motion was carried.
MOTION.

Mr. Sims moved that the Speaker arrange for a Radio in the House Chamber on Monday, March 4th, to enable those who may be present at that time to hear the inaugural address of Herbert Hoover.

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:


Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 430**, by Representatives Westover, Watkins, Vaughan, Barlow, Sims and Northup: An Act relating to and providing for the survey and location of a shipping canal to connect the waters of Grays Harbor and Puget Sound, and making an appropriation, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Harbors and Waterways.

**House Bill No. 431**, by Committee on Judiciary: An Act relating to juries in insanity proceedings.

Ordered printed and passed to second reading.

**House Bill No. 432**, by Mr. Saunders: An Act relating to the rights and disabilities of aliens with respect to lands, and amending chapter 5 of the Session Laws of 1921.

Ordered printed and referred to Committee on Judiciary.

**House Bill No. 433**, by Mr. Olson (O. H.): An Act relating to elections and to the nomination of candidates for office, amending secs. 9, 10, 12, 15, 22 and 24 of chapter 209 of the Laws of 1907, as amended (Rem. Comp. Stat. secs. 5186, 5187, 5189-1, 5192, 5198 and 5201-1), and repealing certain acts and parts of acts and providing for a referendum.

Ordered printed and referred to Committee on Elections and Privileges.

Mr. Goldsworthy: "Point of order, Mr. Speaker. Rule 80 says: 'Lobbying in the House Chamber or in any committee room or lounge room is prohibited at all times unless expressly permitted by the House or Committee.' I want to call attention to the fact that in Room 9, the Educational Committee Room, there has been a lobby for the last two days. This is clearly in contradiction to the House rules, and I object to such procedure."

The Speaker held the point of order was well taken, and stated that the situation would be taken care of.
FIRST READING OF SENATE BILLS.

Engrossed Senate Bill No. 133, by Senator Miller: An Act relating to municipal corporations, providing for the sprinkling at the expense of the abutting property of streets, avenues, boulevards and drives therein.
Referred to Committee on Municipal Corporations Other Than the First Class.

Engrossed Senate Bill No. 154, by Senator Landon: An Act relating to the investment of funds of cities of the first class.
Referred to Committee on Cities of the First Class.

Senate Bill No. 158, by Senator Hall (Charles W.): An Act relating to the state teachers' retirement fund and providing for additional membership therein.
Referred to Committee on Education.

Senate Bill No. 163, by Senator Hall (Charles W.): An Act relating to the relief of soldiers, sailors and marines, and repealing certain acts and parts of acts.
Referred to Committee on Military.

Engrossed Senate Bill No. 259, by Committee on Military Affairs: An Act relating to the militia and amending section 33 of chapter 134 of the Laws of 1909, as amended by section 1 of chapter 28 of the Laws of 1925.
Referred to Committee on Military.

Senate Bill No. 287, by Senator Dimmick: An Act relating to police courts in cities of the second class, and amending section 2 of chapter 103 of the Laws of 1913.
Referred to Committee on Judiciary.

Senate Bill No. 294, by Senators Cleary and Hastings: An Act relating to minerals in public lands, tide lands and shore lands and in the beds of navigable waters, providing for prospecting and mining thereof, and amending section 155 of chapter 255 of the Laws of 1927.
Referred to Committee on State Granted, School and Tide Lands.

Engrossed Senate Bill No. 295, by Senators Dimmick and Miller: An Act relating to the government of cities of the second and third classes and cities organized under the commission form of government pursuant to chapter 116 of the Laws of 1911, as amended by chapter 103, Laws of 1913, (sections 9090 to 9113 inclusive, of Remington's Compiled Statutes), providing for the reorganization of such cities under the city manager plan; and declaring an emergency.
Referred to Committee on Municipal Corporations Other Than the First Class.

Senate Bill No. 304, by Committee on Medicine, Dentistry, Pure Food and Drugs: An Act relating to and regulating the 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.

Engrossed Senate Joint Resolution No. 5, by Senator Sutton: Proposing an Amendment to Article III of the Constitution of the State of Washington
relating to the executive departments of the State of Washington and the office of state superintendent of public instruction.

Referred to Committee on Education.

SECOND READING OF BILLS.

House Bill No. 207, by Mr. Griffin: To amend chapter 57 of the Laws of 1915.

On motion of Mr. Hurspool, Substitute House Bill No. 207 was substituted for House Bill No. 207.

Substitute House Bill No. 207, by Judiciary Committee: Relating to the renting of motor vehicles for use on public highways.

Substitute House Bill No. 207 was read the second time by sections and passed to third reading.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 27, 1929.

We, your Committee on Banks and Banking, to whom was referred House Bill No. 221, entitled "An Act relating to state depositaries and regulating the deposits of state moneys therein, providing that the state shall be responsible for the return of securities pledged to secure such deposits, amending section 2 of chapter 37 of the Laws of 1907 as amended by section 1 of chapter 151 of the Laws of 1909; and section 4 of chapter 37 of the Laws of 1907," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend section 1, line 28 of the original bill, being line 17 of the printed bill, by striking the words "municipal, school district, county" and inserting In lieu thereof the following: "bonds or warrants of any municipality, school district or county within this state, or bonds of any city or county having a population of more than fifty thousand inhabitants according to the last United States census, and located in any other state."

Amend section 1, beginning at line 16 of the original bill, being line 31 of the printed bill, by striking the underscored sentence beginning with the words "The state" and ending with the words "complied with".

Amend Sec. 2, line 1 of the original bill, being line 10 of the printed bill, by inserting four asterisks between the words "it" and "nor".

RALPH R. KNAPP, Chairman.


The bill was read the second time by sections.

On motion of Mr. Miller (W. O.), the committee amendments were adopted.

On motion of Mr. Miller (W. O.), the following amendment was adopted:

Amend section No. 1, line eleven (11) of the printed bill by inserting three (3) asterisks between the words "or" and "the", and strike the underscored line under the word "the".

The bill was passed to third reading and ordered engrossed.

The Speaker called Mr. Anderson to preside.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 27, 1929.

We, your Committee on Banks and Banking, to whom was referred House Bill No. 222, entitled "An Act relating to the deposit of public funds of cities, counties and towns in banks designated as depositaries, making provision for the security thereof and amending section 2 of chapter 51 of the Laws of 1907, as amended by section 1 of chapter 15 of the Laws of 1909; section 2 of chapter 103 of the Laws
of 1905 as amended by section 1 of chapter 10 of the Laws of the Extraordinary Session of 1909 as amended by section 1 of chapter 118 of the Laws of 1913; and section 1 of chapter 22 of the Laws of 1907," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend section 1, line 27 of the original bill, being line 16 of the printed bill, by striking the words "municipal, school district or county"

Amend section 2, line 14 of the original bill, being lines 16 and 17 of the printed bill, by striking the words "municipal, school district or county"

Amend section 3, line 26 of the original bill, being line 8 of the printed bill, by striking the words "municipal, school district or county"

RALPH R. KNAPP, Chairman.


The bill was read the second time by sections.

On motion of Mr. Miller (W. O.), the committee amendments were adopted.

On motion of Mr. Miller (W. O.), the following amendments were adopted:

Amend section No. 1, line 31 of the printed bill by striking the word "have" and insert in lieu thereof the word "has;"

Amend section No. 3, line 17 of the printed bill by striking the semicolon (;) after the word "thereof" and insert in lieu thereof a comma (,).

The bill was passed to third reading and ordered engrossed.

House Bill No. 285, by Mr. Hess: Relating to navigation and pilotage on the Columbia River Bar.

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

House Bill No. 326, by Representatives Knapp and Reed: Relating to building and loan and savings and loan associations.

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

House Bill No. 331, by Mr. Hartung: Relating to Juvenile Courts and court commissioners.

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

House Bill No. 342, by Mr. Krouse: Relating to the formation of county high school districts.

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

House Bill No. 379, by Mr. Hubbell: Relating to taxation of inheritances.

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

House Bill No. 380, by Mr. Hubbell: Relating to taxation of inheritances.

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

House Bill No. 416, by Committee on Counties and County Boundaries: Relating to road districts.

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

The Speaker resumed the chair.

The Speaker announced that he was about to sign House Bill No. 117; also Senate Bills Nos. 10, 82, 126 and 177.

On motion of Mr. Templeton, the House adjourned until 1:00 p. m., Monday, March 4, 1929.

ED DAVIS, Speaker.

A. W. CALDER, Chief Clerk.
The Speaker called the House to order at 1:00 p.m.

The clerk called the roll; all members being present except Representatives Bach, Olson (A. E.), and Sweetman; Representatives Bach and Olson (A. E.), being excused.

Prayer was offered by Rev. John G. Thompson of the United Presbyterian Church of Olympia, Wash.

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

**RECONSIDERATION.**

The Speaker: "In accordance with the motion made on the last working day we will now take up the final passage of House Joint Resolution No. 13, and which was reconsidered on the last working day."

The clerk called the roll, and House Joint Resolution No. 13 passed the House by the following vote: Yeas, 80; nays, 11; absent or not voting, 6.

Those voting yea were: Representatives Albert, Anderson, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Cory, Culmbach, Danielson, Danskín, Denman, Durkee, Durrant, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Krouse, Leber, Lindsay, McCracken, McDonough, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Nelson, Northup, Paysse, Peterson (C. E.), Post, Ratliiffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Templeton, Totten, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—80.

Those voting nay were: Representatives Allen, Aspinwall, Casey, Davis (J. H.), Falknor, Knapp, Moran, Olson (O. H.), Peterson (Payson), Soule, Tripple—11.

Those absent or not voting were: Representatives Bach, Canfield, McQuesten, Murray, Olson (A. E.), Sweetman—6.

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

**REPORTS OF STANDING COMMITTEES.**

We, a majority of your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred House Bill No. 80, entitled "An Act prohibiting vaccination,
inoculation and/or medication of any persons and limiting the powers of all health boards and school authorities, employers and others with regard thereto, and providing a penalty, repealing acts in conflict herewith, 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 be indefinitely postponed.

JAMES A. DURRANT, Chairman.

We concur in this report: H. C. Watkins, J. M. Glasgow, Maude Sweetman, Roy Jones, Chas. L. Booth, Judson F. Falknor, C. E. Butterworth.

MR. SPEAKER:

We, a minority of your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred House Bill No. 80, entitled "An Act prohibiting vaccination, inoculation and/or medication of any persons and limiting the powers of all health boards and school authorities, employers and others with regard thereto, and providing a penalty, repealing acts in conflict herewith, 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.

I concur in this report: Alfred J. Smith.
Passed to second reading.

Passed to second reading.

House Bill No. 261: Do pass as amended.
Passed to second reading.

MR. SPEAKER:

We, your Committee on State Charitable Institutions, to whom was referred House Bill No. 316, entitled "An Act making an appropriation for the state humane society of Washington and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

MAUDE SWEETMAN, Chairman.

We concur in this report: L. Y. Williams, Mary C. Hutchinson.
Passed to second reading.

House Bill No. 341: Do pass as amended.
Passed to second reading.

MR. SPEAKER:

We, your Committee on Agriculture, to whom was referred House Bill No. 348, entitled "An Act relating to the disposal of certain food products and permitting farmers, gardeners, and manufacturers to sell the same without licenses," 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.


On motion of Mr. Soule, House Bill No. 348 was re-referred to the Committee on Agriculture.
MR. SPEAKER:

We, your Committee on Banks and Banking, to whom was referred House Bill No. 372, entitled "An Act relating to savings and loan associations, to promote efficiency in the administration of such associations, and amending sections 3716, 3718, 3720, 3723, 3724, 3733, 3746, 3747, 3748 and adding section 3748½ of Remington's Compiled Statutes, as amended," 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.

RALPH R. KNAPP, Chairman.


On motion of Mr. Knapp, the usual number of copies of Substitute House Bill No. 372 were ordered printed.

Passed to second reading.

MR. SPEAKER:

We, your Committee on Education, to whom was referred House Bill No. 402, entitled "An Act discontinuing school bonuses, amending section 4876, 4739 and 4878 of Remington's Compiled Statutes, and repealing section 4880 of said 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. E. MASTERS, Chairman.

We concur in this report: Geo. L. Denman, Chester Biesen, N. J. Bostwick, L. Y. Williams, Pearl A. Wanamaker, Josh W. Russell, J. B. Gilbert.

Passed to second reading.

House Bill No. 404: Do pass as amended.
Passed to second reading.

House Bill No. 405: Do pass as amended.
Passed to second reading.

MR. SPEAKER:

We, your Committee on Counties and County Boundaries, to whom was referred House Bill No. 410, entitled "An Act relating to local improvements for flood control, drainage, sewerage, water supply and other purposes, 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.

FRED A. JOHNSON, Chairman.

We concur in this report: Chas. E. Peterson, Mary C. Hutchinson, E. J. Nelson.

On motion of Mr. Nelson, House Bill No. 410 was re-referred to the Committee on Counties and County Boundaries.

MR. SPEAKER:

We, your Committee on Highways and Automotive Transportation, to whom was referred House Bill No. 419, entitled "An Act relating to and providing for the construction and maintenance, operation and acquisition after construction, of a bridge and approaches thereto across Puget Sound within the County of Pierce at or near a point commonly known as the Narrows, and amending section 6 and 7 of chapter 62 of the Laws of 1929," 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.

We concur in this report: J. T. Gear, A. E. Mills, John A. Soule, Chester Biesen, A. S. Cory, Geo. L. Denman, E. A. Sims, A. E. Olson, E. F. Banker, J. C. Hubbell,

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 4, 1929.

We, your Committee on Highways and Automotive Transportation, to whom was referred House Bill No. 421, 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 contribution 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., March 4, 1929.

We, your Committee on Highways and Automotive Transportation, to whom was referred House Bill No. 422, entitled "An Act re-appropriating a certain sum from the Permanent Highway Fund for the construction and maintenance of highways in counties composed entirely of islands and for the construction and maintenance of permanent highways in all other counties, 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.

MR. SPEAKER:

We, your Committee on Highways and Automotive Transportation, to whom was referred House Bill No. 423, entitled "An Act making an appropriation for the construction and maintenance of permanent highways and highways in counties composed entirely of islands, 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.
Mr. Speaker:

We, your Committee on Highways and Automotive Transportation, to whom was referred House Bill No. 424, entitled "An Act re-appropriating certain sums from the Motor Vehicle Fund for the purpose of construction and maintenance of 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.

Mr. Speaker:

We, your Committee on Highways and Automotive Transportation, to whom was referred House Bill No. 425, entitled "An Act authorizing county commissioners of certain counties to grant franchises for the construction and operation of toll bridges," 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 State Charitable Institutions, to whom was referred Senate Bill No. 84, entitled "An Act to establish an institution for the training, care and custody of feeble minded persons 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. Maude Sweetman, Chairman.

We concur in this report: L. Y. Williams, Mary C. Hutchinson.

On motion of Mr. Goldsworthy, Senate Bill No. 84 was re-referred to Committee on Appropriations.

Mr. Speaker:

We, your Committee on Charitable Institutions, to whom was referred Senate Bill No. 237, entitled "An Act authorizing counties to unite in building sanatoria to care for persons suffering from tuberculosis and providing state aid therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. Maude Sweetman, Chairman.

We concur in this report: L. Y. Williams, Mary C. Hutchinson, Chas. E. Peterson.

Passed to second reading.

Mr. Speaker:

We, your Committee on Dairy and Livestock, to whom was referred Senate Bill No. 256, entitled "An Act relating to, and providing for, the quarantine of domestic
animals, for the prevention and eradication of diseases of domestic animals, and amending section 11 of chapter 165 of the Laws of 1927, 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.


Passed to second reading.

Senate Bill No. 258: Do pass as amended.
Passed to second reading.

Engrossed Senate Bill No. 268: Do pass as amended.
Passed to second reading.

MR. SPEAKER:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 290, 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 emergencies, and for sundry civil expenses of the state government, and for miscellaneous purposes for the fiscal biennium beginning April 1, 1929, and ending March 31, 1931, excepting 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.

H. E. GOLDSWORTHY, Chairman.


Passed to second reading.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, SATURDAY, MARCH 2, 1929

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

LADIES AND GENTLEMEN:

I have today approved the following House Bill, entitled:

Substitute House Bill No. 94: "An Act relating to the examination of banks, mutual savings banks and trust companies, Industrial Loan Companies, amending section 8 of chapter 80 of the Laws of 1917, as amended by chapter 73 of the Laws of 1921."

Yours very truly,

ROLAND H. HARTLEY, Governor.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 1, 1929.

MR. SPEAKER:

The Senate refuses to concur in the House amendments to Substitute Senate Bill No. 44 and asks the House to recede therefrom; and said bill is herewith transmitted.

HERBERT H. SIENER, Secretary.

Mr. Lindsay moved that the House do not recede from its amendments to Substitute Senate Bill No. 44, and that the Senate be asked for a conference committee thereon.

The motion was carried.
The senate has passed House Bill No. 92 with the following amendments:

Amend section 1, line 4 of the printed bill, the same being line 9 of the original bill, strike the asterisks (•••••) and insert in lieu thereof the word “state”; also in the same line after the word “county” insert a comma (,) and the words “city or port district.”

Amend section 1, line 5 of the printed bill, the same being line 10 of the original bill, strike the asterisks (•••••) at the beginning of the line and insert in lieu thereof the words “state auditor or”; also strike the asterisks (••••••) at the end of the line in the printed bill, same being line 11 of the original bill and insert in lieu thereof the words “or board”.

Amend section 1, line 6 of the printed bill, the same being lines 11 and 12 of the original bill, strike the underscored words “of county officers”.

Amend section 1, line 12 of the printed bill, the same being line 18 of the original bill, before the word “division” insert the words “department of efficiency, or the”.

Amend section 2, line 3 of the printed bill, the same being line 30 of the original bill, strike the (•••••) and the word “county” and insert in lieu thereof the words “state, county, city or port district”.

Amend section 2, line 4 of the printed bill, the same being line 31 of the original bill, strike the asterisks (•••••) and insert in lieu thereof the words “state auditor”, also strike the asterisks (••••••) at the end of line 4 and the beginning of line 5 of the printed bill, same being page 2, line 1 of the original bill, and insert the words “or board”; also in line 5 of the printed bill, same being page 2, line 1, of the original bill, strike the capital “A” in the word “Authorize” and insert a lower case “a”.

Amend section 2, line 10 of the printed bill, the same being lines 7 and 8 of page 2 of the original bill, strike the words “of county”.

Amend the title, after the words “expenses of” insert the words “state, city, port district and”; and the same is herewith transmitted.

Herbert H. Siller, Secretary.

On motion of Mr. Leber, the Senate amendments to House Bill No. 92 were concurred in.

The clerk called the roll, and the House passed House Bill No. 92, as amended by the Senate, by the following vote: Yeas, 83; nays, 1; absent or not voting, 13.

Those voting yea were: Representatives Albert, Allen, Anderson, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Krouse, Leber, Lindsay, McCracken, McDonough, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Paysen), Post, Ratcliffe, Reed, Reed, Roubush, Rowe, Saunders, Shipley, Sims, Smith, Soule, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—83.

Those voting nay were: Representative Casey—1.

Those absent or not voting were: Representatives Aspinwall, Bach, Knapp, McQuesten, Murray, Nelson, Olson (A. E.), Roth, Russell, Ryan, Shoemaker, Sweetman, Westover—13.

The bill, having received the constitutional majority, was declared passed.
MR. SPEAKER:
The Senate has concurred in the House amendments to Engrossed Senate Bill No. 107, and the bill passed as amended.

HERBERT H. SIELER, Secretary.

MR. SPEAKER:
The Senate has passed:
Engrossed Senate Bill No. 127, also
Engrossed Senate Bill No. 271, also
Engrossed Senate Bill No. 296, also
Engrossed Senate Bill No. 305, also
Engrossed House Bill No. 116, also
Engrossed House Bill No. 135, also
House Bill No. 196, also
House Bill No. 200, also
House Bill No. 201, also
Senate Joint Memorial No. 9, also
The President has signed:
Senate Bill No. 101, also
Senate Bill No. 104, also
Senate Bill No. 105, also
Senate Bill No. 117, also
Senate Bill No. 137, also
Senate Bill No. 199, also
Senate Bill No. 161, also
House Bill No. 26, also
House Bill No. 98, also
House Bill No. 137, also
House Concurrent Resolution No. 10, and the same are herewith transmitted.

HERBERT H. SIELER, 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. 434, by Mrs. Wanamaker: An Act making an appropriation for the office of the state highway engineer for making certain surveys, estimates of costs and reports, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Highways and Automotive Transportation.

House Bill No. 435, by Mr. Culmback (By request): An Act relating to the first day of the week, commonly called Sunday, making it a criminal offense to do certain acts and carry on and conduct certain trades, manufactures and businesses on such day, providing penalties, and amending section 2494 of Remington's Compiled Statutes.

Referred to Committee on Public Morals.

House Bill No. 436, by Mr. Culmback (By request): An Act relating to and providing an old age pension, providing for the creation, collection and disbursement of funds in connection therewith, and providing penalties.

Referred to Committee on Judiciary.

On motion of Mr. Culmback, the usual number of copies of House Bills Nos. 435 and 436 were ordered printed.
House Bill No. 437, by Mrs. Wanamaker: An Act providing for change in the method of taxing growing timber, providing means of payment of taxes at the time of marketing the product and providing for collection of a tax on timber as cut from Federal or State lands.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 438, by Mr. Hess: An Act relating to motor vehicles and regulating the operation thereof upon the highways and amending section 6321 of Remington's Compiled Statutes of Washington.
Ordered printed and referred to Committee on Highways and Automotive Transportation.

House Joint Resolution No. 14, by Mr. Rowe: Relating to development of agricultural extension work.
Ordered printed and referred to Committee on Agriculture.

FIRST READING OF SENATE BILLS.

Engrossed Senate Bill No. 127, by Committee on Rules and Joint Rules (Executive request): An Act relating to reports of state officers, boards, commissions, regents, trustees and institutions required to be made to the governor or to the governor and/or the Legislature, and repealing conflicting acts.
Referred to Committee on Printing.

Engrossed Senate Bill No. 271, by Senators Gray, Cox and Frary: An Act relating to and providing for liens upon grain crops for bags and bag twine and the filing, recording and foreclosure thereof.
Referred to Committee on Judiciary.

Engrossed Senate Bill No. 296, by Senator Palmer: An Act relating to public utilities of certain cities of the first class, used or to be used in the transportation of passengers or freight for hire, providing for the acquisition and construction thereof, extending the power of eminent domain relating thereto, creating a street railway commission in such cities, and defining its powers in relation thereto, and providing for funding or refunding of bonds or other indebtedness thereof.
Referred to Committee on Public Utilities.

Engrossed Senate Bill No. 305, by Senators Williams, Metcalf and Oman: An Act relating to revenue and taxation, authorizing cities, towns, port districts and counties to levy taxes for the purpose of maintaining, operating and improving sites and other facilities for aerial transportation.
Referred to Committee on Transportation Other Than Automotive.

Senate Joint Memorial No. 9, by Senator Taylor: Memorializing Congress to order an investigation and survey of a road along the coast of Washington for the purpose of hauling life saving equipment.
Referred to Committee on Highways and Automotive Transportation.

SPECIAL ORDER.

House Bill No. 40: Together with Veto Message of the Governor thereon.
Mr. Falknor moved that House Bill No. 40, together with the Governor's
veto message thereon, be passed until tomorrow but retain its place on the calendar.

The motion was carried.

THIRD READING OF BILLS.

Engrossed House Bill No. 53, by Mr. Griffin: Regulating fishing, granting Indians the right to take 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, 78; nays, 4; absent or not voting, 15.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Bennett, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Davis (J. H.), Denman, Durkee, Falknor, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Krouse, Leber, Lindsay, McCracken, McDonough, Mansfield, Marble, Masterson, Miller (F. O.), Miller (W. O.), Mills, Mitchell, Moran, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Reader, Roth, Roudebush, Rowe, Russell, Ryan, Shipley, Shoemaker, Sims, Smith, Soule, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—78.

Those voting nay were: Representatives Barlow, Biesen, Gear, Ratliffe—4.

Those absent or not voting were: Representatives Bach, Beck, Benson, Danskin, Durrant, Friese, Knapp, McQuesten, Murray, Olson (A. E.), Reed, Saunders, Sweetman, Templeton, Westover—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 House Bill No. 139, by Representatives Paysse and Butterworth: Relating to game fish.

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, 83; nays, 2; absent or not voting, 12.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Beck, Bennett, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Davis (J. H.), Denman, Durkee, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Krouse, Leber, Lindsay, McCracken, McDonough, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Roth, Rowe, Roudebush, Russell, Ryan, Shipley, Shoemaker, Sims, Smith, Soule, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—83.

Those voting nay were: Representatives Barlow, Post—2.

Those absent or not voting were: Representatives Bach, Benson, Danskin, Durrant, Knapp, McQuesten, Murray, Olson (A. E.), Reed, Saunders, Sweetman, 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.

**Engrossed House Bill No. 273, by Mr. Watkins:** Regulating the taking of clams and declaring an emergency.

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, 84; nays, 1; absent or not voting, 12.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffen, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Krouse, Leber, Lindsay, McCracken, McDonough, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Raliffe, Reader, Roudebush, Rowe, Russian, Ryan, Shipley, Shoemaker, Sims, Smith, Soule, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wana-maker, Watkins, Webb, Williams, Mr. Speaker—84.

Those voting nay were: Representative Mansfield—1.

Those absent or not voting were: Representatives Bach, Durrant, Kelly, Knapp, McQuesten, Murray, Olson (A. E.), Reed, Roth, Saunders, Sweetman, 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. 176, by Mr. Hubbell:** Providing for court proceedings to contest the validity of taxes and declaring an emergency.

Mr. Danskin moved that the Speaker be authorized to appoint a committee of three to interview the Governor and ascertain if House Bill No. 176 is the bill he referred to in his special message of the 28th of February, and also that this bill retain its place on the calendar until this committee has reported.

The motion was carried.

The Speaker appointed, as members of the committee to interview the Governor on House Bill No. 176, Representatives Hubbell, Reed and Roth.

**House Bill No. 287, by Mr. Leber:** Relating to port districts.

On motion of Mr. Leber, 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, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffen, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Krouse, Leber, Lindsay, McCracken, McDonough, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.),

Those voting nay were: Representative Albert—1.

Those absent or not voting were: Representatives Anderson, Aspinwall, Bach, Hubbell, Kelly, Knapp, McQuesten, Murray, Olson (A. E.), Reed, Roth, Saunders, Sweetman, 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.

House Bill No. 300, by Committee on Parks and Playgrounds: Relating to parks and parkways.

On motion of Mr. Shipley, 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, 1; absent or not voting, 13.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Biesen, Booth, Bostwick, Butterworth, Canfield, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Rowe, Russell, Ryan, Shipley, Shoemaker, Sims, Smith, Soule, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—83.

Those voting nay were: Representative Casey—1.

Those absent or not voting were: Representatives Bach, Benson, Hubbell, Hurspool, Kelly, McQuesten, Murray, Olson (A. E.), Reed, Roth, Roudebush, Saunders, Sweetman—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. 347, by Mr. Soule: Relating to union high school districts.

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, 82; nays, 3; absent or not voting, 12.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Beck, Bennett, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Krouse, Leber, McCracken, McDonough, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Nelson, Northup, Olson (O. H.),
Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shoemaker, Sims, Smith, Soule, Totten, Tripple, Van Horn, Vaughan, Wakefield, Watkins, Webb, Westover, Williams, Mr. Speaker—82.

Those voting nay were: Representatives Barlow, Benson, Gear—3.

Those absent or not voting were: Representatives Bach, Hurspool, Kelly, Lindsay, McQuesten, Murray, Olson (A. E.), Paysse, Shipley, Sweetman, Templeton, Wanamaker—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 Senate Bill No. 115, by Senators Gray, Murphy, Stinson, Mize, Jacobs, Frary, Metcalf, Landon, Hall (Chas. W.), Norman, Somerville, Cox, Dimmick, Miller, Knutzen, St. Peter, Colburn, Hartwell, Ball, Oman, Taylor and Lunn: Relating to public highways, making appropriations.

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, 10.

Those voting yea were: Representatives Albert, Allen, Anderson, Banker, Beck, Bennett, Benson, Biesen, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—86.

Those voting nay were: Representative Barlow—1.

Those absent or not voting: Representatives Aspinwall, Bach, Booth, Gear, Hurspool, McQuesten, Murray, Olson (A. E.), Roudebush, Sweetman—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. 352, by Mr. Ryan (Departmental request): Authorizing a conveyance by quit claim deed in behalf of the state to John W. Murray.

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, 88; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Albert, Allen, Anderson, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Cory, Culmbach, Danielson, Danskin, Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Nelson, Northup, Olson
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(O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Rowe, Roudebush, Russell, Ryan, Saunders, Shoemaker, Sims, Smith, Soule, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—88.

Those absent or not voting were: Representatives Aspinwall, Bach, Casey, Davis (J. H.), McQuesten, Murray, Olson (A. E.), Shipley, Sweetman—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. 374, by Committee on Judiciary: Relating to payment of expenses of Legislature.

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, 88; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskine, Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—88.

Those absent or not voting were: Representatives Bach, Davis (J. H.), Goldsworthy, Jones (John R.), McQuesten, Murray, Olson (A. E.), Russell, Sweetman—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. 375, by Committee on Judiciary: Relating to the disposition of lands belonging to the state.

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, 85; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskine, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Nelson, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Templeton, Totten, Tripple, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—85.
Those absent or not voting were: Representatives Bach, Barlow, Goldsworthy, Hutchinson, McQuesten, Murray, Northup, Olson (A. E.), Russell, Ryan, Sweetman, Van Horn—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. 247, by Mr. Lindsay:** Relating to certain securities.

On motion of Mr. Lindsay, 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, 39; absent or not voting, 13.

Those voting yea were: Representatives Anderson, Barlow, Bennett, Butterworth, Canfield, Culmbach, Danskin, Davis (J. H.), Friese, Gear, Gillette, Griffin, Hartung, Hayton, Hazen, Hess, Hurspool, Johnson, Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, Mills, Mitchell, Moran, Payse, Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Rowe, Russell, Shoemaker, Sims, Templeton, Totten, Tripple, Wakefield, Westover, Mr. Speaker—45.

Those voting nay were: Representatives Albert, Allen, Aspinwall, Banker, Beck, Benson, Biesen, Booth, Bostwick, Casey, Cory, Danielson, Denman, Durkee, Falknor, Gilbert, Glasgow, Hall, Hill, Hubbell, Hultgren, Hutchinson, Jones (John R.), Jones (Roy), Mansfield, Marble, Masterson, Miller (Frank O.), Nelson, Olson (O. H.), Peterson (C. E.), Ryan, Smith, Soule, Vaughan, Wanamaker, Watkins, Webb, Williams—39.

Those absent or not voting were: Representatives Bach, Durrant, Golds worthy, McQuesten, Miller (W. O.), Murray, Northup, Olson (A. E.), Roudebush, Saunders, Shipley, Sweetman, Van Horn—13.

The bill, having failed to receive the constitutional majority, was declared lost.

**Engrossed House Bill No. 144, by Representatives Booth, Bennett, Hartung, Krouse, McDonough, Murray, Northup, Reed and Wanamaker:** Relating to counties.

On motion of Mr. Booth, 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, 12; absent or not voting, 16.

Those voting yea were: Representatives Aspinwall, Barlow, Bennett, Benson, Booth, Butterworth, Canfield, Casey, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durrant, Friese, Gear, Gilbert, Gillette, Glasgow, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (Roy), Kelly, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (F. O.), Miller (W. O.), Mills, Moran, Nelson, Northup, Olson (O. H.), Payse, Peterson (C. E.), Peterson (Payson), Reader, Reed, Roth, Roudebush, Rowe, Russell, Sims, Smith, Soule, Templeton, Totten, Tripple, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams—69.

Those voting nay were: Representatives Anderson, Banker, Beck, Bie-
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sen, Bostwick, Durkee, Griffin, Jones (John R.), Masterson, Ratliffe, Shoemaker, Mr. Speaker—12.

Those absent or not voting were: Representatives Albert, Allen, Bach, Cory, Falknor, Goldsworthy, Knapp, Mitchell, Murray, Olson (A. E.), Post, Ryan, Saunders, Shipley, 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.

Engrossed House Bill No. 192, by Representatives Canfield and Hubbell: Relating to government of cities of third class.

On motion of Mr. Canfield, 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, 6; absent or not voting, 20.

Those voting yea were: Representatives Allen, Aspinwall, Banker, Beck, Bennett, Biesen, Booth, Bostwick, Canfield, Casey, Cory, Culmback, Danielson, Davis (J. H.), Denman, Falknor, Gear, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hazen, Hess, Hill, Hubbell, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Marble, Masterson, Miller (F. O.), Miller (W. O.), Mills, Moran, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Shoemaker, Sims, Smith, Soule, Templeton, Totten, Tripple, Van Horn, Vaughan, Watkins, Webb, Westover, Williams, Mr. Speaker—71.

Those voting nay were: Representatives Durkee, Durrant, Friese, Hultgrenn, Mansfield, Shipley—6.

Those absent or not voting were: Representatives Albert, Anderson, Bach, Barlow, Benson, Butterworth, Danskin, Goldsworthy, Hayton, McCracken, Mitchell, Murray, Olson (A. E.), Post, Russell, Ryan, Saunders, Sweetman, Wakefield, Wanamaker—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.

Substitute House Bill No. 207, by Committee on Judiciary: Relating to renting or leasing of motor vehicles.

On motion of Mr. Griffin, 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, 5; absent or not voting, 24.

Those voting yea were: Representatives Allen, Aspinwall, Banker, Barlow, Beck, Booth, Bostwick, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Gear, Gilbert, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, McQuesten, Mansfield, Marble, Masterson, Miller (F. O.), Miller (W. O.), Mills, Moran, Nelson, Northup, Olson (O. H.), Paysse, Peterson (Payson), Ratliffe, Roudebush, Rowe, Shipley, Shoemaker, Sims, Smith, Soule, Templeton, Totten, Tripple, Van Horn, Vaughan, Watkins, Webb, Westover, Williams, Mr. Speaker—68.
Those voting nay were: Representatives Bennett, Biesen, Friese, Gillette, Glasgow—5.

Those absent or not voting were: Representatives Albert, Anderson, Bach, Benson, Butterworth, Goldsworthy, Hubbell, Lindsay, McCracken, McDonough, Mitchell, Murray, Olson (A. E.), Peterson (C. E.), Post, Reader, Reed, Roth, Russell, Ryan, Saunders, Sweetman, Wakefield, Wanamaker—24.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.


On motion of Mr. 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, 72; nays, 4; absent or not voting, 21.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Beck, Biesen, Booth, Bostwick, Casey, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gilbert, Gillette, Glasgow, Griffin, Hartung, Hayton, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Marble, Masterson, Miller (F. O.), Miller (W. O.), Mills, Mitchell, Moran, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Roudebush, Rowe, Shoemaker, Sims, Smith, Soule, Templeton, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams—72.

Those voting nay were: Representatives Barlow, Bennett, Gear, Mr. Speaker—4.

Those absent or not voting were: Representatives Anderson, Bach, Benson, Butterworth, Canfield, Cory, Goldsworthy, Hall, Hazen, Hubbell, Mansfield, Murray, Olson (A. E.), Reed, Roth, Russell, Ryan, Saunders, Shipley, Sweetman, Wakefield—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. 212, by Representatives Griffin and Peterson (Payson): Relating to crime of murder and punishment thereof.

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

After debate, on motion of Mr. Knapp, the previous question was ordered. The clerk prepared the ballot, and Engrossed House Bill No. 212 failed to pass the House by the following vote: Yeas, 30; nays, 62; absent or not voting, 5.

Those voting yea were: Representatives Albert, Banker, Butterworth, Casey, Cory, Danielson, Davis (J. H.), Falknor, Gillette, Glasgow, Griffin, Hazen, Hill, Hurspool, Jones (John R.), Knapp, Krouse, McDonough,
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Those voting nay were: Representatives Allen, Anderson, Aspinwall, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Canfield, Culmback, Danskin, Denman, Durkee, Durrant, Friese, Gear, Gilbert, Goldsworthy, Hall, Hartung, Hayton, Hess, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (Roy), Kelly, Leber, Lindsay, McCracken, McQuesten, Mansfield, Masterson, Miller (W. O.), Mills, Murray, Nelson, Northup, Olson (O. H.), Paysse, Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Shipley, Sims, Smith, Soule, Templeton, Wakefield, Wanamaker, Westover, Williams, Mr. Speaker—62.

Those absent or not voting were: Representatives Bach, Mitchell, Olson (A. E.), Shoemaker, Sweetman—5.

The bill, having failed to receive the constitutional majority, was declared lost.

Engrossed House Bill No. 263, by Mr. Hurspool (By request): Relating to articles of incorporation of banking and trust 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, 76; nays, 5; absent or not voting, 16.

Those voting yea were: Representatives Allen, Anderson, Banker, Barlow, Beck, Bennett, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Marble, Masterson, Miller (F. O.), Mills, Moran, Murray, Nelson, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Reader, Roth, Roudebush, Rowe, Russell, Saunders, Smith, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—76.

Those voting nay were: Representatives Mansfield, Miller (W. O.), Northup, Soule, Wakefield—5.

Those absent or not voting were: Representatives Albert, Aspinwall, Bach, Benson, Culmback, Jones (John R.), Mitchell, Olson (A. E.), Ratliffe, Reed, Ryan, Shipley, Shoemaker, Sims, Sweetman, Templeton—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. 285, by Mr. Hess: Relating to navigation on Columbia River Bar.

On motion of Mr. Hess, 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, 2; absent or not voting, 16.

Those voting yea were: Representatives Albert, Anderson, Banker, Barlow, Beck, Benson, Biesen. Booth, Bostwick, Butterworth, Casey, Cory, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson,
Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (F. O.), Miller (W. O.), Mills, Moran, Murray, Nelson, Northup, Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roudebush, Russell, Ryan, Shipley, Sims, Smith, Soule, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—79.

Those voting nay were: Representatives Bennett, Masterson—2.

Those absent or not voting were: Representatives Allen, Aspinwall, Bach, Canfield, Culmback, Griffin, Jones (John R.), Mitchell, Olson (A. E.), Olson (O. H.), Roth, Rowe, Saunders, Shoemaker, Sweetman, Templeton—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.

**MOTION.**

Mr. Hubbell moved that, in view of the fact that the Committee appointed by the Speaker to interview the Governor regarding House Bill No. 176 is not ready to report, House Bill No. 176 retain its place on the calendar for tomorrow.

The motion was carried.


On motion of Mr. Gilbert, 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 Albert, Anderson, Banker, Barlow, Beck, Bennett, Benson, Booth, Bostwick, Butterworth, Canfield, Casey, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Fries, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (Roy), Knapp, Krouse, Leber, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Moran, Nelson, Northup, Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Rowe, Russell, Shipley, Shoemaker, Sims, Smith, Soule, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—80.

Those absent or not voting were: Representatives Allen, Aspinwall, Bach, Biesen, Cory, Jones (John R.), Kelly, Lindsay, Mitchell, Murray, Olson (A. E.), Olson (O. H.), Roudebush, Ryan, Saunders, Sweetman, Westover—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. 326**, by Representatives Knapp and Reed: Relating to building and loan and savings and loan associations.

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, 86; nays, 0; absent or not voting, 11.
Those voting yea were: Representatives Albert, Allen, Anderson, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mitchell, Moran, Nelson, Northup, Olson (O. H.) Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Rowe, Russell, Shipley, Shoemaker, Sims, Smith, Soule, Templeton, Totten, Tripple, Vaughan, Wakefield, Wamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—86.

Those absent or not voting were: Representatives Aspinwall, Bach, McQuesten, Mills, Murray, Olson (A. E.), Roudebush, Ryan, Saunders, Sweetman, 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.

**NOTICE OF RECONSIDERATION.**

Mr. Smith gave notice that, on the next working day, he would move that the House reconsider the vote by which it failed to pass Engrossed House Bill No. 247.

House Bill No. 331, by Mr. Hartung: Relating to Juvenile Courts.

On motion of Mr. Hartung, 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, 21.

Those voting yea were: Representatives Albert, Allen, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (Roy), Kelly, Krouse, Leber, Lindsay, McCracken, McDonough, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mitchell, Moran, Nelson, Olson (O. H.), Paysse, Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Rowe, Shipley, Shoemaker, Smith, Soule, Templeton, Totten, Tripple, Vaughan, Wamaker, Watkins, Webb, Westover, Mr. Speaker—75.

Those voting nay were: Representative Glasgow—1.

Those absent or not voting were: Representatives Anderson, Aspinwall, Bach, Canfield, Jones (John R.), Knapp, McQuesten, Mills, Murray, Northup, Olson (A. E.), Peterson (C. E.), Roudebush, Russell, Ryan, Saunders, Sims, Sweetman, Van Horn, Wakefield, Williams, 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. 334, by Mr. Banker: Relating to marks and brands.
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, 81; nays, 3; absent or not voting, 13.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Butterworth, Casey, Cory, Culmback, Danielson, Danskín, Davis (J. H.), Denman, Durkee, Durrant, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Marble, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Northup, Olson (O. H.), Peterson (C. E.), Peterson (Payson), Post, Reader, Reed, Roth, Rowe, Russell, Shipley, Shoemaker, Sims, Smith, Soule, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—81.

Those voting nay were: Representatives Mansfield, Masterson, Ratliff—3.

Those absent or not voting were: Representatives Anderson, Bach, Bostwick, Canfield, Falknor, Knapp, Nelson, Olson (A. E.), Paysse, Roudebush, Ryan, Saunders, Sweetman—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. 342, by Mr. Krouse: Relating to county high school districts.

On motion of Mr. 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, 69; nays, 14; absent or not voting, 14.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Beck, Benson, Biesen, Booth, Butterworth, Canfield, Casey, Cory, Danielson, Danskín, Davis (J. H.), Durrant, Falknor, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hazen, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McQuesten, Marble, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Peterson (C. E.), Peterson (Payson), Post, Reed, Roth, Saunders, Shoemaker, Sims, Smith, Soule, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Westover, Williams, Mr. Speaker—69.

Those voting nay were: Representatives Bennett, Denman, Durkee, Friese, Gear, McDonough, Mansfield, Masterson, Ratliff, Reader, Rowe, Russell, Ryan, Shipley—14.

Those absent or not voting were: Representatives Anderson, Bach, Barlow, Bostwick, Culmback, Goldsworthy, Hayton, Hess, Olson (A. E.), Paysse, Roudebush, Sweetman, Templeton, Webb—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. 357, by Committee on Forestry and Logged-Off Land: Creating forest products research department at University of Washington.

On motion of Mr. Saunders, House Bill No. 357 was re-referred to the Committee on Appropriations.

Engrossed House Bill No. 358, by Committee on Medicine, Dentistry, Pure Food and Drugs: Relating to intoxicating liquors.

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, 80; nays, 8; absent or not voting, 9.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, Marble, Miller (Frank O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reader, Reed, Roth, Roudebush, Rowe, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—80.

Those voting nay were: Representatives Bennett, Friese, Gear, Hutchinson, McQuesten, Masterson, Miller (W. O.), Russell—8.

Those absent or not voting were: Representatives Anderson, Bach, Culmback, Hayton, Mansfield, Olson (A. E.), Olson (O. H.), Sweetman, Templeton—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. 379, by Mr. Hubbell: Relating to taxation of inheritances.

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, 81; nays, 2; absent or not voting, 14.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Beck, Bennett, Benson, Booth, Butterworth, Canfield, Casey, Cory, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Shipley, Shoemaker, Sims, Smith, Soule, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—81.

Those voting nay were: Representatives Kelly, Wakefield—2.

Those absent or not voting were: Representatives Anderson, Bach, Barlow, Biesen, Bostwick, Culmback, Goldsworthy, Griffin, Knapp, Olson (A. E.), Olson (O. H.), Saunders, Sweetman, Templeton—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. 380**, by Mr. Hubbell: Relating to taxation of inheritances.

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, 81; nays, 2; absent or not voting, 14.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Beck, Bennett, Benson, Booth, Bostwick, Canfield, Casey, Cory, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Friese, Gear, Gilbert, Gillette, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), PAYSSE, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Shipley, Shoemaker, Sims, Smith, Soule, Totten, Tripple, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—81.

Those voting nay were: Representatives Falknor, Glasgow—2.

Those absent or not voting were: Representatives Anderson, Bach, Barlow, Biesen, Butterworth, Culmbach, Goldsworthy, Griffin, Knapp, Olson (A. E.), Saunders, Sweetman, Templeton, Van Horn—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. 384**, by Mr. Kelly: Relating to use and operation of motor driven boats.

On motion of Mr. Kelly, the rules were suspended, and House Bill No. 384 was returned to second reading for the purpose of amendment.

Mr. Kelly moved the adoption of the following amendment:

Amend section 3, line 1, after the word "driven" insert the word "pleasure".

The amendment was adopted.

On motion of Mr. Kelly, the rules were suspended, and House Bill No. 384 was advanced to third reading.

On motion of Mr. Kelly, 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, 18.

Those voting yea were: Representatives Albert, Allen, Banker, Beck, Bennett, Benson, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Danielson, Danskin, Denman, Durkee, Durrant, Friese, Gear, Gilbert, Gillette, Glasgow, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), PAYSSE, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Shipley, Shoemaker, Sims, Smith, Soule, Totten, Tripple, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—78.

Those voting nay were: Representative Post—1.
FIFTIETH DAY, MARCH 4, 1929

Those absent or not voting were: Representatives Anderson, Aspinwall, Bach, Barlow, Biesen, Culmback, Davis (J. H.), Falknor, Goldsworthy, Griffin, Hubbell, Hurspool, Marble, Olson (A. E.), Saunders, Sweetman, Templeton, 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.

House Bill No. 414, by Committee on Industrial Insurance (By departmental request): Relating to compensation, etc., 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, 82; nays, 3; absent or not voting, 12.

Those voting yea were: Representatives Albert, Allen, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Danskis, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reader, Reed, Roth, Routubush, Rowe, Russell, Ryan, Saunders, Shoemaker, Sims, Smith, Soule, Tripple, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—82.

Those voting nay were: Representatives Danielson, Griffin, Hurspool—3.

Those absent or not voting were: Representatives Anderson, Aspinwall, Bach, Culmback, Goldsworthy, Hubbell, Olson (A. E.), Shipley, Sweetman, Templeton, Totten, Van Horn—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. 416, by Committee on Counties and County Boundaries: Relating to road districts.

On motion of Mr. Johnson, 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, 4; absent or not voting, 13.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Danielson, Danskis, Davis (J. H.), Denman, Durkee, Durrant, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Masterson, Miller (Frank O.), Miller (W. O.), Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratcliffe, Reader, Reed, Roth, Rowe, Russell, Saunders, Shipley, Shoemaker, Sims, Smith, Totten, Tripple, Van Horn, Vaughan, Wakefield, Watkins, Webb, Westover, Williams, Mr. Speaker—80.
Those voting nay were: Representatives Falknor, Mansfield, Marble, Wanamaker—4.

Those absent or not voting were: Representatives Anderson, Bach, Benson, Culmback, Hubbell, Mills, Olson (A. E.), Post, Roudebush, Ryan, Soule, Sweetman, 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.

Mr. Lindsay moved that the rules be suspended and that the House return to the eighth order of business for the purpose of introducing a bill.

The motion was carried.

Mr. Allen: Point of information. As I understand the rules, a bill may be introduced any time today, up to twelve hours before tomorrow’s session.

The Speaker: My understanding is, Mr. Allen, that it has always been customary on the fiftieth day to return to the eighth order of business, by permission of the House, for the introduction of bills.

Mr. Allen: My information was gratuitously given by Mr. Gleason. Does it mean that a bill would have to be introduced and read the first time this afternoon, to come under the rules?

The Speaker: Yes.

Mr. Allen: A concurrent resolution of this body does not take the same course as a bill, does it? I mean, a concurrent resolution might be introduced at any time?

Mr. Danskin: I would call your attention to Rule 48. (Reads Rule 48.)

Mr. Reed: Heretofore it has always been the practice that the rule as to the introduction of a bill is that it shall be introduced by joint resolution between the two houses.

Mr. Allen: I would like to inquire whether Rule No. 48 applies only to bills, or do joint resolutions take the same course as bills?

Mr. Danskin: It occurs to me that in the Extraordinary Session of 1925-1926 this very question arose. The point of order was made on the introduction of a joint resolution about an amendment to the state constitution. A joint resolution was held to be of the same status as a bill. That will be found in the 1925 Special Session.

Mr. Davis (J. H.): Under rule 58, any time after the fiftieth day a bill can be introduced by a two-thirds vote of the House and Senate by a joint resolution, and it is in order to be introduced at any time after the fiftieth day.

The Speaker: The Speaker will rule that the rule applies to bills only.

**INTRODUCTION AND FIRST READING OF BILL.**

House Bill No. 439, by Mr. Lindsay: An Act providing for the minimum rate of interest to be paid by depositaries of the funds of the state, county, cities, and other municipalities, shall not be less than two per cent; and authorizing mutual savings banks and savings and loan associations to become public depositaries on the same basis and with the same powers in relation thereto as banks and trust companies; and repealing all acts or parts of acts in conflict therewith.
The bill was read the first time by title, ordered printed, and referred to the Committee on Banks and Banking.

Mr. Sims: Rule 15, of Joint Rules, reads as follows:

"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. Concurrent resolutions and other memorials may be adopted without a roll call."

The Speaker: In accordance with Rule 15 of the Joint Rules, the Speaker will rule that "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. Concurrent resolutions and other memorials may be adopted without a roll call."

There seems to be no misunderstanding of that joint rule. Memorials addressed to Congress and all joint resolutions take the same procedure as a bill. Therefore a concurrent resolution is the only one that can be introduced.

Mr. Davis (J. H.): A concurrent resolution after the fiftieth day to introduce bills requires that the "yeas" and "nays" be taken.

Mr. Allen: The question is as to whether a joint resolution takes the same course as a bill, and I agree with the Speaker that a joint resolution takes the same course as a bill from its inception to the signing of same by the Speaker. So that without a suspension of the rules a joint resolution could not be introduced after the fiftieth day. A concurrent resolution can be introduced without suspension of the rules and adopted or rejected by viva voce vote rather than a roll call.

Mr. Sims: As a matter of fact, a concurrent resolution requires no roll call. You cannot introduce a bill in this house, or the other house, without a concurrent resolution. A concurrent resolution can be passed by a viva voce vote.

The Speaker: A roll call can be demanded.

Mr. Davis (J. H.): I would like to read section 36 of the Constitution. (Reads).

The Speaker: The Speaker will rule on that tomorrow morning if there is no direct question.

On motion of Mr. Knapp, the House adjourned until 10:00 a. m., Tuesday, March 5, 1929.

A. W. Calder, Chief Clerk.

Ed Davis, Speaker.
The Speaker called the House to order at 10:00 a.m.
The clerk called the roll; all members being present except Representatives Bach, Hess, Olson (A. E.), and Post; Representatives Bach and Olson being excused.

Prayer was offered by Rev. John G. Thompson, of the United Presbyterian Church of Olympia, Wash.

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

**MOTION FOR RECONSIDERATION.**

Mr. Smith moved that the House do now reconsider the vote by which Engrossed House Bill No. 247 failed to pass, on the previous working day.

Mr. Lindsay 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 Bach, Olson (A. E.), Post, Roth and Westover; Representatives Bach and Olson (A. E.) having been previously excused.

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

Mr. Falknor moved that the absentees be excused.

The motion was lost.

The sergeant-at-arms announced that Representatives Post, Roth and Westover were now present.

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

On motion of Mr. Barlow the previous question was ordered.

**RECONSIDERATION.**

The Speaker declared the question to be on the motion to reconsider the vote by which it failed to pass Engrossed House Bill No. 247.

The motion was carried.

The Speaker declared the question was on the final passage of Engrossed House Bill No. 247.

The clerk called the roll, and the bill passed the House by the following vote: Yeas, 63; nays, 32; absent or not voting, 2.

Those voting yea were: Representatives Anderson, Barlow, Bennett, Benson, Bostwick, Butterworth, Canfield, Casey, Culmbach, Danskin, Davis (J. H.), Friese, Gear, Gillette, Griffin, Hartung, Hayton, Hazen, Hess, Hubbell, Hurspool, Hutchinson, Johnson, Kelly, Knapp, Krouse, Leber, Lindsay,
McCracken, McDonough, Mansfield, Masterson, Mills, Mitchell, Moran, Murray, Nelson, Northup, Paysse, Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Saunders, Shoemaker, Sims, Smith, Sweetman, Templeton, Totten, Tripple, Van Horn, Wakefield, Watkins, Webb, Westover, Williams, Mr. Speaker—63.

Those voting nay were: Representatives Albert, Allen, Aspinwall, Banker, Beck, Biesen, Booth, Cory, Danielson, Denman, Durkee, Durrant, Falknor, Gilbert, Glasgow, Goldsworthy, Hall, Hill, Hultgren, Jones (John R.), Jones (Roy), McQuesten, Marble, Miller (Frank O.), Miller (W. O.), Olson (O. H.), Peterson (C. E.), Ryan, Shipley, Soule, Vaughan, Wannemaker—32.

Those absent or not voting were: Representatives Bach, Olson (A. E.)—2.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Mr. Williams moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

REPORTS OF STANDING COMMITTEES.

Mr. Speaker:

Your Committee on Engrossment, to whom was referred House Bills Nos. 221, 222 and 384, have compared same with the original bills and find them correctly engrossed.

I concur in this report: A. G. Hall.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bill No. 116, have compared same with the original bill and find it correctly enrolled.

I concur in this report: M. B. Mitchell.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 136, entitled "An Act regulating the sale, transfer and possession of certain firearms, prescribing penalties and rules of evidence, and to make uniform the law with reference thereto," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached Substitute House Bill No. 136, recommended by a majority of the Public Morals Committee, be substituted for House Bill No. 136, and that the substitute do pass.

Judson F. Faulknor, Chairman.


Passed to second reading.

House Bill No. 290: Do pass as amended.

Passed to second reading.

Mr. Speaker:

We, your Committee on Forestry and Logged Off Lands, to whom was referred House Bill No. 338, entitled "An Act relating to evergreen trees, commonly known as
Christmas trees, providing for licensing of dealers therein and shippers thereof, and prescribing penalties for violation of the act," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHARLES W. SAUNDERS, Chairman.


Passed to second reading.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 5, 1929.

We, your Committee on Agriculture, to whom was referred House Joint Resolution No. 14, entitled "An Act relating to development of agricultural extension work," 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:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 5, 1929.

We, your Committee on Judiciary, to whom was referred Senate Bill No. 141, entitled "An Act relating to furnished apartments, creating liens and providing for sale, prohibiting fraud, 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.

JUDSON F. FALKNOR, Chairman.


Passed to second reading.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 5, 1929.

We, your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 219, entitled "An Act providing for the merger or consolidation of two or more corporations," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JUDSON F. FALKNOR, Chairman.

We concur in this report: J. T. Gear, R. C. Hazen, E. L. Casey, William T. Beck, J. W. Lindsay, Joseph H. Griffin.

Passed to second reading.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, Monday, March 4, 1929.

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

LADIES AND GENTLEMEN:

I have today approved the following House Bill, entitled:

House Bill No. 49: "An Act relating to and regulating investments and deposits by mutual savings banks."

Very truly yours,

ROLAND H. HARTLEY, Governor.
MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 4, 1929.

The Senate has adopted the report of the Conference Committee to whom was referred Engrossed House Bill No. 48 and Senate amendments thereto, and has granted the power of free conference to said committee. A copy of the report is herewith transmitted.

HERBERT H. SIEIER, Secretary.

The Senate has passed:

Senate Joint Resolution No. 11, also
Engrossed Senate Bill No. 116, also
Substitute Senate Bill No. 157, also
Senate Bill No. 274, also
Engrossed Senate Bill No. 275, also
Engrossed Senate Bill No. 142, also
The President has signed
House Bill No. 117, and the same are herewith transmitted.

HERBERT H. SIEIER, Secretary.

FIRST READING OF SENATE BILLS.

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

Engrossed Senate Bill No. 116, by Senator Hall (Chas. W.): An Act relating to a legislative reapportionment.
Referred to Committee on Legislative Apportionment.

Engrossed Senate Bill No. 142, by Senators Conner, Palmer, Lunn, Heifner, Hastings, Wray and Houser: An act relating to, and authorizing
and providing for, the preparation of plans and specifications, and the con­struction, equipment and furnishing of an armory for the use of the National Guard of Washington at Seattle; appropriating money from the military fund; creating a commission to superintend the construction, equipment and furnishing of said armory, and authorizing the promulgation of rules and regulations for the government thereof; and authorizing the sale or lease of certain state property now used for armory purposes in Seattle, and providing penalties for violation thereof.

Referred to Committee on Military.

Substitute Senate Bill No. 157, by Committee on Compensation and Fees of State and County Officers: An act classifying counties by population, fixing the compensation of county officers, defining their powers and duties and repealing certain acts and parts of acts.

Referred to Committee on Compensations and Fees for State and County Officers.

Senate Bill No. 274, by Senator Sutton (By request): An act relating to Humane Societies, and amending section 2 of the Laws of 1921 and providing a penalty therefor.

Referred to Committee on State Charitable Institutions.

Engrossed Senate Bill No. 275, by Senators Knutzen, Williams, St. Peter, Barnes and Taylor: An act relating to tow boats, tugs, scows, barges and lighters providing for additional regulation and amending chapter 117 of the Laws of 1911 by adding thereto sections 9-a and 9-b and making an appropriation.

Referred to Committee on Public Utilities.

Senate Joint Resolution No. 11, by Senators Murphy, Hall (Chas. W.), Heifner, Mize, Cox, Stinson, Dimmick, Gray and Tatman: Relating to an amendment to Article 7 of the Constitution of the State of Washington by striking therefrom sections 1, 2, 3 and 4 and inserting in lieu thereof another section.

Referred to Committee on Revenue and Taxation.

Mr. Jones (John R.) moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

SPECIAL ORDER.

The hour having arrived, the House took up consideration of the special order of business for the day, House Bill No. 40, together with the Governor's veto message thereon.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, Monday, February 25, 1929.

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

I am returning herewith, without my approval, House Bill No. 40, entitled:

"An Act relating to actions for the recovery of damages for the injury and/or death of persons caused by wrongful or negligent acts, and repealing certain acts relating thereto."

Said House Bill No. 40 is a bill introduced by the joint committee on revision of laws. This bill is not what it purports to be. It is more than a revision. It is amendatory of chapter 191 of the Laws of 1927, which was introduced in the last session of the Legislature by the senate joint committee on revision of laws.

Said chapter 191 of the Laws of 1927 gives the mother of an illegitimate child, on whom she is dependent for support, a right of action against a person causing the
death of such illegitimate child by wrongful act. Said House Bill No. 40 deprives such mother of such right. This shall never be done with my approval.

I have no sympathy with such a policy and for that reason said House Bill No. 40 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY, Governor.

HOUSE BILL NO. 40.

An Act relating to actions for the recovery of damages for the injury and/or death of persons caused by wrongful or negligent acts, and repealing certain acts relating thereto.

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

Section 1. The father, or in case of his death or desertion of his family, the mother, or in case the parents are divorced, the parent having the care and custody of a minor child, may maintain an action as plaintiff for damages caused by the injury and/or death of such minor child occasioned by the wrongful or negligent act of another, and the mother of an illegitimate minor child, may, in like manner, maintain an action, for damages for the injury or death of such illegitimate minor child.

Sec. 2. When the death of a person is caused by the wrongful act, neglect or default of another his personal representative may maintain an action for damages against the person causing the death, and although the death shall have been caused under such circumstances as amounts, in law, to a felony. Every such action shall be for the benefit of the wife, husband, child or children of the person whose death shall have been so caused. If there be no wife or husband or child or children, such action may be maintained for the benefit of the parents, sisters or minor brothers, who may be dependent upon the deceased person for support, and who are resident within the United States at the time of his death. In every such action the jury may give such damages as, under all the circumstances of the case, may to them seem just.

Sec. 3. No action for a personal injury to any person occasioning his death shall abate, nor shall such right of action determine, by reason of such death, if he leave a wife, husband, or child living, or leaving no wife, or husband, or child, if he have dependent upon him for support and resident in the United States at the time of his death, parents, sisters or minor brothers; but such action may be prosecuted, or commenced and prosecuted, by the executor or administrator of the deceased, for the benefit of such wife, or husband, or for the benefit of the wife, or husband, and children, or if no wife, or husband, for the benefit of such child or children, or if no wife, or husband, or child, or children, then for the benefit of his parents, sisters or minor brothers, who may be dependent upon him for support, and resident in the United States at the time of his death.

Sec. 4. Nothing in this act shall be construed as amending, modifying or repealing the workmen’s compensation act, chapter 74 of the Laws of 1911, or any part, or act amendatory, thereof.

Sec. 5. That sections 8, 9, 18 and 717 of the Code of Washington Territory of 1881; chapter 129 of the Laws of 1909, page 425; chapter 144 of the Laws of 1909, page 566; chapter 123 of the Laws of 1917, pages 495 to 496 and chapter 191 of the Laws of 1927, page 241 (sections 8259, 8260, 8261, 8262, 8263, 8264 and 8272 of Pierce’s Code), are hereby repealed: Provided, That such repeal shall not affect any rights acquired, or any actions or proceedings had or pending, under such acts repealed, or either of them, but all such rights, actions and proceedings shall be continued and prosecuted under the provisions of this act.

Passed the House February 4, 1929. ED DAVIS, Speaker of the House.

Passed the Senate February 20, 1929. JOHN A. GELLATLY, President of the Senate.

Vetoed February 27, 1929. ROLAND H. HARTLEY, Governor of Washington.

The Speaker: The question is: Shall the House pass House Bill No. 40, notwithstanding the veto of the Governor?

After debate, on motion of Mr. Davis, the previous question was ordered. The clerk called the roll, and the bill failed to pass the House, notwith-
standing the veto of the Governor, by the following vote: Yeas, 33; nays, 62; absent or not voting, 2.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Beck, Biesen, Booth, Cory, Danskin, Durkee, Falknor, Glasgow, Griffin, Hayton, Hazen, Hess, Hill, Hubbell, Hurspool, Jones (John R.), Knapp, Miller (Frank O.), Northup, Post, Reed, Russell, Ryan, Saunders, Soule, Van Horn, Vaughan, Wanamaker, Westover—33.

Those voting nay were: Representatives Anderson, Barlow, Bennett, Benson, Bostwick, Butterworth, Canfield, Casey, Culmbach, Danielson, Davis (J. H.), Denman, Durrant, Friese, Gear, Gilbert, Gillette, Goldsworthy, Hall, Hartung, Hultgren, Hutchinson, Johnson, Jones (Roy), Kelly, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson). Ratcliffe, Reader, Roth, Roudebush, Rowe, Shipley, Shoemaker, Sims, Smith, Sweetman, Templeton, Totten, Tripple, Wakefield, Watkins, Webb, Williams, Mr. Speaker—62.

Those absent or not voting were: Representatives Bach, Olson (A. E.)—2.

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. Northup, further proceedings under the call of the House were dispensed with.

On motion of Mr. Davis (J. H.), 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 Bach, McCracken, Murray, Olson (A. E.), Saunders, Wanamaker and Westover; Representatives Bach and Olson (A. E.), being excused.

SECOND READING OF BILLS.

Mr. Hubbell 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 Bach, McCracken, Murray, Olson (A. E.), Saunders, Wanamaker and Westover; Representatives Bach and Olson (A. E.) having been previously excused.

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

Mr. Mills moved that House Bill No: 217 be passed until tomorrow, but that it retain its place on the calendar.

The Speaker ruled the motion out of order.

Mr. Hubbell moved that the absentees be excused.

The motion was lost.

The sergeant-at-arms announced that the absentees were now present.
On motion of Mr. Hubbell, the House proceeded with business under the call of the House.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 4, 1929.

We, a majority of your Committees on Revenue and Taxation and Banks and Banking, to whom was referred House Bill No. 217, entitled "An Act providing for a tax measured by income upon banks and financial corporations; providing for the assessment and collection thereof; providing for certain offsets or deductions; providing certain penalties and for the collection and enforcement thereof; declaring that certain acts shall constitute a misdemeanor; repealing sections 28, 29, 30, 31 and 32 of chapter 130 of the Laws of the Extraordinary Session of 1925, 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, line 20 of the original bill, being line 12 of the printed bill, after the word "in" insert the word "stocks" and a comma (,)

Amend section 1, line 21 of the original bill, being line 13 of the printed bill, insert after the words "notes and" the character "T" and the word "or"

Amend section 3, line 14 of the original bill, being line 3 of the printed bill, after the word "privilege" strike the word "or" and insert in lieu thereof the word "of"

Amend section 6, strike the period (.) at the end of the section, insert in lieu thereof a comma (,) and add the following: "and every insurance company subject to tax hereunder shall be entitled to an offset against such tax in the amount of all taxes paid by it to the state upon premium receipts."

Amend section 7, subdivision (f), line 9 of the original bill, being line 27 of the printed bill, strike the word "obolescence" and insert in lieu thereof the word "obolescence"

Amend section 7, after subdivision (f) insert a new subdivision to be known as subdivision (g) and to read as follows:

"(g) Amounts received under life insurance policies and contracts paid by reason of the death of the insured, and amounts received (other than amounts paid by reason of the death of the insured) under life insurance endowment or annuity contracts, either during the term or at maturity or upon surrender of the contract, equal to the total amount of premiums paid thereon."

Amend section 7, reletter subdivisions (g) and (h) to read subdivisions (h) and (i) respectively.

Amend section 12, line 10 of the original bill, being line 6 of the printed bill, strike the word "personable" and insert in lieu thereof the word "personal"

Amend section 19, lines 22 and 23 of the original bill, being line 1 of the printed bill, after the word "commission" insert a comma (,) and after the word "therefor" insert a comma (,)

Amend section 21, strike the last sentence and insert in lieu thereof the following: "All actions for the recovery of the penalty provided by this section shall be brought in the name of the State of Washington by the commission through the attorney general or the prosecuting attorney of the county wherein the taxpayer has its principal place of business. The commission is authorized to compromise, settle and adjust such penalty if in its judgment such failure and refusal was not willful and malicious. All penalties recovered under this section shall be paid into the general fund of the state."

Amend section 25, line 12 of the original bill, being line 2 of the printed bill, strike the word "treasurer" and insert in lieu thereof the word "assessor"

Amend section 25, line 20 of the original bill, being line 9 of the printed bill, after the word "district" strike the word "or" and insert in lieu thereof the word "and"

Amend section 25, line 21 of the original bill, being line 9 of the printed bill, strike the word "district" and insert in lieu thereof the word "districts"

Amend section 25, line 25 of the original bill, being line 13 of the printed bill, strike the word "treasurer" and insert in lieu thereof the word "assessor"

Amend the bill, insert after section 27 a new section to be known as section 28 and to read as follows:

"Sec. 28. Whenever a bank or corporation maintains branches or offices for the transaction of business located in two or more counties, cities, towns, school districts
or other taxing districts within this state, the taxes levied under this act shall be
allocated by the commission to the respective counties, cities, towns, school districts
and other taxing districts in proportion to the net income attributable to business
transacted in each such branch or office. The taxpayer shall include in its report
such information as will enable the commission to make the segregation herein
provided. In such cases the taxpayer shall be included upon the assessment roll of
each of the several counties in which it maintains branches or offices for the propor­
tionate amount of tax computed by the commission to be due each county and
city, town, school district and other taxing district therein within which a branch or
office is maintained for the transaction of business and the tax shall be payable in
accordance with such computation."

Amend section 31, line 8 of the original bill, being line 3 of the printed bill,
strike the word "erroneous" and insert in lieu thereof the word "erroneous"

Amend section 31, line 6 of the original bill, being line 1 of the printed bill,
strike the word "provision" and insert in lieu thereof the word "provisions"

Amend section 35, line 4 of the original bill, being line 4 of the printed bill, strike
the word "may" and insert in lieu thereof the words "shall forthwith"

Amend the bill, strike section 37.

Amend the bill, renumber sections 28, 29, 30, 31, 32, 33, 34, 35 and 36 to read,
"Sec. 29." "Sec. 30." "Sec. 31." "Sec. 32." "Sec. 33." "Sec. 34." "Sec. 35." "Sec. 36."
and "Sec. 37."

J. C. HUBBELL,
Chairman, Committee on Revenue and Taxation.

We concur in this report: Chan Wakefield, O. H. Olson, Herman Friese, Judson F.
Falknor, T. Claud Bennett, R. C. Hazen, Fred F. Hess, A. E. Olson, Roy Jones, J. W.
Shipley, J. M. Glasgow, W. S. Westover, W. O. Mansfield, Mark E. Reed, W. R. Rowe,

MR. SPEAKER:

We, a minority of your Committees on Revenue and Taxation and Banks and
Banking, to whom was referred House Bill No. 217, entitled "An Act providing for
a tax measured by income upon banks and financial corporations; providing for the
assessment and collection thereof; providing for certain offsets or deductions; pro­
viding certain penalties and for the collection and enforcement thereof; declaring
that certain acts shall constitute a misdemeanor; repealing sections 28, 29, 30, 31
and 32 of chapter 130 of the Laws of the Extraordinary Session of 1925, and de­
claring that this act shall take effect immediately," have had the same under con­
sideration, and we respectfully report the same back to the House with the recom­
mandation that it do not pass.

RALPH R. KNAPP,
Chairman, Committee on Banks and Banking.

We concur in this report: A. S. Cory, J. W. Lindsay, Chas. I. Roth, W. O. Miller,
E. L. Casey.

The bill was read the second time by sections.

On motion of Mr. Hubbell, the committee amendments were adopted.

Mr. Cory moved the adoption of the following amendment:

Add to section 7 of the printed bill the following:

"(j) In the case of building and loan and savings and loan associations and
societies, the return or dividend paid or credited on the shares of the members.

"(k) In the case of mutual savings banks, the entire amount of interest or divi­
dends paid or credited to depositors."

After extended debate, on motion of Mr. Northup the previous question
was ordered.

Mr. Hubbell demanded a roll call on the adoption of the amendment,
and the demand was sustained.

The clerk called the roll, and the amendment was lost by the following
vote: Yeas, 31; nays, 64; absent or not voting, 2.

Those voting yea were: Representatives Albert, Allen, Aspinwall,
Banker, Beck, Benson, Biesen, Canfield, Casey, Cory, Danielson, Denman.
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Griffin, Hall, Hill, Hurspool, Jones (John R.), Knapp, Lindsay, McQuesten, Miller (W. O.), Mills, Peterson (C. E.), Peterson (Payson), Roth, Soule, Totten, Van Horn, Vaughan, Wanamaker, Webb—31.

Those voting nay were: Representatives Anderson, Barlow, Bennett, Booth, Bostwick, Butterworth, Culmback, Danskin, Davis (J. H.), Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Hartung, Hayton, Hazen, Hess, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (Roy), Kelly, Krouse, Leber, McCracken, McDonough, Mansfield, Marble, Masterson, Miller (Frank O.), Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), PAYSSE, Post, Ratliffe, Reader, Reed, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Sweetman, Templeton, Tripple, Wakefield, Watkins, Westover, Williams, Mr. Speaker—64.

Those absent or not voting were: Representatives Bach, Olson (A. E.)—2.

Mr. Knapp moved the adoption of the following amendment:

Amend Sec. 7, line 8 of the printed bill as follows:

Strike line 8 and insert the following: "(b) All interest or returns paid or accruing during the taxable year on indebtedness, consisting of obligations to pay a stated or definitely ascertainable sum at a time certain, or on demand, with or without a fixed rate of interest or return thereon, and all interest or dividends up to and including 4 per cent upon deposits or withdrawal shares in banks, building and loan associations, savings and loan associations and mutual savings banks, Provided, That if such deduction is invalid, the Legislature hereby declares that had it known of the invalidity of the portion at the time of this enactment it would have passed the remainder of this act without the invalid portion, and that it is the intention of the Legislature that the remainder of this act operate in the event of the invalidity of any portion of this act."

Mr. Hubbell demanded a roll call on the adoption of the amendment, and the demand was sustained.

The clerk called the roll, and the amendment was lost by the following vote: Yeas, 38; nays, 57; absent or not voting, 2.

Those voting yea were: Representatives Allen, Aspinwall, Banker, Beck, Benson, Biesen, Booth, Bostwick, Butterworth, Casey, Cory, Danielson, Denman, Gilbert, Griffin, Hall, Hazen, Hill, Hurspool, Jones (John R.), Knapp, Lindsay, McQuesten, Miller (W. O.), Mitchell, Olson (O. H.), PAYSSE, Peterson (C. E.), Peterson (Payson), Roth, Saunders, Soule, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Webb—38.

Those voting nay were: Representatives Albert, Anderson, Barlow, Bennett, Canfield, Culmback, Danskin, Davis (J. H.), Durkee, Durrant, Falknor, Friese, Gear, Gillette, Glasgow, Goldsworthy, Hartung, Hayton, Hess, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (Roy), Kelly, Krouse, Leber, McCracken, McDonough, Mansfield, Marble, Masterson, Miller (Frank O.), Mills, Moran, Murray, Nelson, Northup, Post, Ratliffe, Reader, Reed, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Sweetman, Templeton, Wakefield, Watkins, Westover, Williams, Mr. Speaker—57.

Those absent or not voting were: Representatives Bach, Olson (A. E.)—2.

Mr. Beck moved the adoption of the following amendment:

Amend, by substituting the following for section 40:

"In the event, it be finally adjudicated that this act is discriminatory against the National Banking Associations, contrary to section 5219 of the Revised Statutes of the United States as amended by the act of March 25, 1926, then no taxes shall be collected under the provisions of this act, from any Savings and Loan Associations, Mutual Savings Banks, Co-operative or State Banks; and all taxes previously
collected under the provisions of this act from said corporations and state banks shall be refunded."

Mr. Hubbell demanded a roll call on the adoption of the amendment and the demand was sustained.

The clerk called the roll and the amendment was lost by the following vote: Yeas, 33; nays, 62; absent or not voting, 2.

Those voting yea were: Representatives Allen, Banker, Beck, Biesen, Booth, Butterworth, Casey, Cory, Danielson, Denman, Durkee, Gilbert, Griffin, Hall, Hill, Hurspool, Jones (John R.), Knapp, Lindsay, McQuesten, Miller (W. O.), Mitchell, Paysse, Peterson (C. E.), Peterson (Payson), Roth, Saunders, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Webb—33.

Those voting nay were: Representatives Albert, Anderson, Aspinwall, Barlow, Bennett, Benson, Bostwick, Canfield, Culmback, Danskin, Davis (J. H.), Durrant, Falknor, Friese, Gear, Gillette, Glasgow, Goldsworthy, Hartung, Hayton, Hazen, Hess, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (Roy), Kelly, Krouse, Leber, McCracken, McDonough, Mansfield, Marble, Masterson, Miller (Frank O.), Mills, Moran, Murray, Nelson, Northup, Olson (O. H.), Post, Ratliffe, Reader, Reed, Roudebush, Rowe, Russell, Ryan, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Wakefield, Watkins, Westover, Williams, Mr. Speaker—62.

Those absent or not voting were: Representatives Bach, Olson (A. E.)—2.

The bill was passed to third reading and ordered engrossed.

The Speaker: The Speaker would like to announce a decision in regard to the question raised by Mr. Allen yesterday on the point of procedure. Joint resolutions, memorials to Congress and other branches of the Federal Government will be considered the same as bills, so far as their introduction is concerned. Concurrent resolutions may be introduced by any member at any time on any subject, but they must be in possession of the House twelve hours before they are taken up; and if they contain a request for permission to introduce a bill, they will require a two-thirds majority vote (65 votes); otherwise they may be adopted by plain majority.

Mr. Knapp moved that further proceedings under the call of the House be dispensed with.

The motion was carried.

The Speaker called Mr. Roudebush to preside.

MR. SPEAKER:

We, your Committee on Elections and Privileges, to whom was referred House Bill No. 111, entitled "An Act relating to election precincts; providing for the alteration and division thereof and amending sections 5171 and 5278 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 20 of the original bill, being lines 12 and 13 of the printed bill, strike the words "two hundred and fifty" and insert in lieu thereof the words "five hundred."

Amend section 1, line 27 of the original bill, being line 18 of the printed bill, strike the word "any" and insert in lieu thereof the word "now."

J. W. LINDSAY, Chairman.

The bill was read the second time by sections.
On motion of Mr. Lindsay, the committee amendment to section 1, line 20, was adopted.

Mr. Lindsay moved the adoption of the following amendment:

Amend section 1: Strike all the words beginning with the word "between" in the 17th line of the printed bill to and including the word "opened" in line 18, and insert in lieu thereof the following: "not less than thirty days preceding any election,"

The amendment was adopted.

Mr. Lindsay moved that House Bill No. 111 hold its place on the calendar for tomorrow.

The motion was carried.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 13, 1929.

We, your Committee on Education, to whom was referred House Bill No. 119, entitled "An Act relating to the establishment of parental school districts and 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," 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 5, line 3 of the original bill, being line 4 of the printed bill, strike the word "persisted" and insert in lieu thereof the word "persistent" ....................

Chairman,

We concur in this report: Chester Biesen, N. J. Bostwick, Mary C. Hutchinson, J. B. Gilbert, Pearl A. Wanamaker, L. Y. Williams, E. F. Hultgrenn, Geo. L. Denman, Knute Hill.

The bill was read the second time by sections.
On motion of Mrs. Hutchinson, the committee amendment was adopted. The bill was passed to third reading and ordered engrossed.


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

House Bill No. 259, by Representatives Biesen, Russell and Williams: Relating to the formation of joint union high school districts.

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

MR. SPEAKER:

We, your Committee on Highways and Automotive Transportation, to whom was referred House Bill No. 261, entitled "An Act establishing an air way from Spokane to Puget Sound," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend the bill by adding at the end of the bill a new section to be known as section 6.

"Section 6. That from and after the taking effect of this act no rebates or refunds shall be allowed or paid out of the Motor Vehicle Fund for or on account of taxes paid into said fund upon gasoline used by airplanes or aircraft."
Amend the title—After the word "Sound" insert a "comma (,)", and add the following: "and providing for the retention in the Motor Vehicle Fund of taxes collected on gasoline used by airplanes and aircraft."

C. W. Ryan, Chairman.


The bill was read the second time by sections.

On motion of Mr. Canfield, the committee amendments were adopted.

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

Amend the title by striking the period at the end of amended title and insert "and making an appropriation."

The bill was passed to third reading and ordered engrossed.

House Bill No. 286, by Mr. Aspinwall: Relating to municipal corporations under a commission form of government.

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

On motion of Mr. Knapp 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 Bach, Kelly and Olson (A. E.), all of whom were excused.

The Speaker announced that he was about to sign Senate Bill No. 107 and Senate Joint Memorial No. 5.

The House resumed consideration of bills on second reading.

SECOND READING OF BILLS.

House Bill No. 344, by Representatives Griffin and Moran: Relating to mothers' pensions.

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

House Bill No. 346, by Mr. Shipley: Relating to revenue and taxation.

Mr. Shoemaker moved that House Bill No. 346 be re-referred to the Committee on Cities of the First Class.

A division on the motion was called for, and the motion was carried, by rising vote.

Mr. Banker moved that the Committee on Cities of the First Class be instructed to report out House Bill No. 346 not later than Thursday morning.

A division on the motion was called for, and the motion was carried, by rising vote.

The Speaker called Mr. Roudebush to preside.

House Bill No. 353, by Representatives Casey and Lindsay (By executive request): Relating to sentencing of persons convicted of felonies.

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

House Bill No. 377, by Committee on Game and Game Fish: Relating to game.

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

We, your Committee on Agriculture, to whom was referred House Bill No. 389, entitled "An Act relating to and providing for the licensing of abattoirs, the sanitation of abattoirs, the ante and post mortem inspections of animals slaughtered for human food therein, providing for the inspection of such animals, providing for the collection of fees to defray the expenses incurred by maintaining such inspection, providing for the inspection of marks and brands and keeping a record of same, providing for the appointment and duties of officials to carry into effect the provisions of this act, providing for the adoption of rules and regulations for the enforcement and providing penalties for violations 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 do pass, with the following amendments:

Amend section 1, line 12 of the original bill, being line 3 of the printed bill, after the word "fee" insert the words and figures, "of Ten Dollars ($10.00)"

Amend section 2, line 16 of the original bill, being line 1 of the printed bill, after the word "conform" insert the words "as nearly as practicable"

Amend Sec. 4, line 12 of the original bill, being line 8 of the printed bill, after the word "each" insert the word "wholesale"

Amend Sec. 4, line 18 of the original bill, being line 13 of the printed bill, strike the figures "140" and insert in lieu thereof the figures "40"

Amend Sec. 4, line 20 of the original bill, being lines 14 and 15 of the printed bill, strike the word "rendered" after the word "otherwise" and insert in lieu thereof the words "denatured to render"

Amend Sec. 5, lines 24, 25 and 26, of the original bill, being lines 3, 4 and 5 of the printed bill, strike the figures "$1.00" and insert in lieu thereof "$.50c"; strike the figures ".25c" and insert in lieu thereof the figures ".12½c"

Amend Sec. 8, line 23 of the original bill, being line 7 of the printed bill, at the end of the section strike the period (.) and insert in lieu thereof a comma (,) and the following words: "as defined in the Bureau of Animal Industry, order No. 211, and amendments thereof."

Amend Sec. 11, line 10 of the original bill, being line 2 of the printed bill, strike the figures "$100,000" and insert in lieu thereof the figures "$150,000"

C. C. Aspinwall, Chairman.


The bill was read the second time by sections.

On motion of Mr. Banker, the committee amendments were adopted.

Mr. Banker moved the adoption of the following amendment:

Amend section 10, line 4 of the printed bill, after the word "provided" add the following: "and provided further that nothing in this act shall apply to a farmer, or livestock owner, who slaughters animals for his own use or the use of his immediate neighbors."

The amendment was adopted.

The bill was passed to third reading and ordered engrossed.

House Bill No. 418, by Mr. Watkins (By request): Relating to claims for care, treatment and burial of workmen engaged in extra hazardous employments.

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

House Bill No. 481, by Committee on Judiciary: Relating to juries in insanity proceedings.

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

House Bill No. 421, by Representatives Banker, Hubbell, Reed, Ryan, Sims, and Templeton (Sub-committee of Committee on Highways and Auto-
motive Transportation): Making an appropriation from the Motor Vehicle Fund and declaring an emergency.

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

**House Bill No. 422**, by Representatives Banker, Hubbell, Reed, Ryan, Sims and Templeton (Sub-committee of Committee on Highways and Automotive Transportation): Re-appropriating a certain sum from the permanent highway fund and declaring an emergency.

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

**House Bill No. 423**, by Representatives Banker, Hubbell, Reed, Ryan, Sims and Templeton (Sub-committee of Committee on Highways and Automotive Transportation): Making an appropriation for the construction of permanent highways and declaring an emergency.

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

**House Bill No. 424**, by Representatives Banker, Hubbell, Reed, Ryan, Sims and Templeton (Sub-committee of Committee on Highways and Automotive Transportation): Re-appropriating certain sums from the Motor Vehicle Fund and declaring an emergency.

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

**House Bill No. 419**, by Mr. Davis (J. H.): Relating to the construction of a bridge across Puget Sound.

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

**MR. SPEAKER:**

We, your Committee on State Granted School and Tide Lands, to whom was referred House Bill No. 341, entitled "An Act authorizing the vacation of certain waterways and the conveyance of certain lands to the City of Seattle for park, boulevard, ferry lands, ship anchorage and log storage purposes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment.

Amend Sec. 3, line 24, insert the word "public" after the word "for".
Line 25, after the words "ferry landings" insert the following: "and temporary waiting basin for shipping entering the Government canal," striking the words "ship anchorage and log storage purposes only."
Amend title, striking the words "ship anchorage and log storage purposes" and insert in lieu thereof the following: "and temporary waiting basin."

JOSH W. RUSSELL, Chairman.

We concur in this report: Geo. H. Northup, J. E. Masterson, W. S. Westover, Frank A. Ratliffe.

The bill was read the second time by sections.

On motion of Mr. Russell, the committee amendments were adopted.

The bill was passed to third reading and ordered engrossed.

**THIRD READING OF BILLS.**

**House Bill No. 176**, by Mr. Hubbell: Providing for court proceedings to contest the validity of taxes and declaring an emergency.

Mr. Roth moved that House Bill No. 176 be passed and that it retain its place on the calendar for tomorrow.

The motion was carried.

**Engrossed House Bill No. 130**, by Mr. Rowe: Relating to cities of the second class and declaring an emergency.
On motion of Mr. Rowe, 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 Albert, Allen, Aspinwall, Banker, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Davis (J. H.), Denman, Durkee, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Murray, Northup, Olson (O. H.), Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Roth, Roudebush, Rowe, Russell, Saunders, Shipley, Shoemaker, Smith, Soule, Sweetman, Totten, Van Horn, Vaughan, Wakefield, Wannemaker, Watkins, Webb, Williams—74.

Those voting nay were: Representative Tripple—1.

Those absent or not voting were: Representatives Anderson, Bach, Barlow, Beck, Danskin, Durrant, Griffin, Hurspool, Jones (Roy), Kelly, Knapp, Krouse, Moran, Nelson, Olson (A. E.), Paysse, Reed, Ryan, Sims, Templeton, Westover, 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.


Mr. Shipley moved that Engrossed House Bill No. 195 be passed but that it retain its place on the calendar for tomorrow.

The motion was lost.

Mrs. Sweetman 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 Bach, Hubbell, Kelly, Moran and Olson (A. E.); Representatives Bach, Kelly and Olson (A. E.) having been previously excused.

The Speaker resumed the chair.

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

The sergeant-at-arms reported that the absentees were now present.

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

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

The Speaker: Mr. McCracken has a very important engagement. There being no objection, he will be excused at this time.
PERSONAL PRIVILEGE.

Mr. Roth: I wish to explain my vote. Mr. McCracken has been excused on account of an important engagement. As a friendly act, I am going to vote for this bill, and he negatives my vote by his absence.

On motion of Mr. Barlow the previous question was ordered.

The clerk called the roll on the final passage of Engrossed House Bill No. 195, and the bill passed the House by the following vote: Yeas, 61; nays, 32; absent or not voting, 4.


Those voting nay were: Representatives Anderson, Banker, Barlow, Bennett, Benson, Bostwick, Canfield, Danskin, Davis (J. H.), Gear, Glasgow, Goldsworthy, Hall, Hubbell, Hurspool, Lindsay, Mansfield, Miller (W. O.), Northup, Post, Ratliffe, Reader, Reed, Roudebush, Rowe, Saunders, Shipley, Shoemaker, Sims, Smith, Wakefield, Mr. Speaker—32.

Those absent or not voting were: Representatives Bach, Kelly, McCracken, Olson (A. E.)—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.

Mr. Knapp moved that further proceedings under the call of the house be dispensed with.

The motion was lost.

Engrossed House Bill No. 250, by Mr. Hubbell (By request): Relating to local improvement assessments.

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, 93; nays, 0; absent or not voting—4.

Those voting yea were: Representatives Albert, Allen,Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams; Mr. Speaker—93.
Those absent or not voting were: Representatives Bach, Kelly, McCracken, Olson (A. E.)—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. 251, by Mr. Hubbell (By request): Relating to assessment for local improvements of land.

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, 93; nays, 0; absent or not voting—4.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—93.

Those absent or not voting were: Representatives Bach, Kelly, McCracken, Olson (A. E.)—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. Knapp, further proceedings under the call of the House were dispensed with.

On motion of Mr. Knapp, the House adjourned until 10:00 a. m., Wednesday, March 6, 1929.

Ed Davis, 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 Bach, McCracken, Mitchell, Olson (A. E.), and Shoemaker; Representatives Bach, McCracken, Olson (A. E.), and Shoemaker being excused.

Prayer was offered by Rev. John G. Thompson, of the United Presbyterian Church of Olympia, Wash.

The reading clerk proceeded to read the journal of the previous day, when, on motion of Mr. Peterson (C. E.), further reading was dispensed with and the journal was approved.

RESOLUTION.

Be It Resolved By the members of the House of Representatives in legislative session assembled:

THAT WHEREAS, The members of the House of Representatives have not sufficient postage to carry on their correspondence during the session of the legislature, AND WHEREAS, The members of the House of Representatives are desirous of having the Chief Clerk furnish each member of the House with five dollars additional postage,

Therefore, Be It Resolved, That the Chief Clerk of the House of Representatives be instructed to purchase for each individual member of the House additional postage stamps in the sum of five dollars.

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

REPORTS OF STANDING COMMITTEES.

We, your Committee on Engrossment, to whom was referred House Bill No. 217, have compared same with the original bill and find it correctly engrossed.

FRANK O. MILLER, Chairman.

We concur in this report: A. G. Hall, E. F. Hultgrenn, R. S. Durkee.

We, your Committee on Enrollment, to whom was referred House Bill No. 54, also House Bill No. 55, also House Bill No. 92, also House Bill No. 135, also House Bill No. 196, also House Bill No. 200, also House Bill No. 201, have compared same with the original bills and find them correctly enrolled.

I concur in this report: John C. Hurspool.
MR. SPEAKER:

We, your Committee on Educational Institutions, to whom was referred House Bill No. 289, entitled "An Act relating to the State Normal School at Centralia, providing for the disposition of the lands thereof, and repealing chapter 147 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 the attached bill be substituted for House Bill No. 289, that same be printed and do pass.


On motion of Mr. Canfield, the usual number of copies of Substitute House Bill No. 289 were ordered printed.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 6, 1929.

MR. SPEAKER:

We, your Committee on Insurance, to whom was referred House Bill No. 385, 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 be indefinitely postponed.


Mr. Tripple moved that House Bill No. 385 be indefinitely postponed.

The motion was lost.

The bill was passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 6, 1929.

MR. SPEAKER:

We, a majority of your Committee on Insurance, to whom was referred House Bill No. 395, entitled "An Act relating to life insurance and amending section 7242-1 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.


Mr. Tripple moved that House Bill No. 395 be indefinitely postponed.

The motion was lost.

The bill was passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 6, 1929.

MR. SPEAKER:

We, a minority of your Committee on Insurance, to whom was referred House Bill No. 395, entitled "An Act relating to life insurance and amending section 7242-1 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.

We concur in this report: Andrew Danielson, A. S. Cory, E. L. Casey.

Passed to second reading.

House Bill No. 408: Do pass as amended.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 6, 1929.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 412, entitled "An Act relating to separate property of married persons and
amending sections 2400 and 2408 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 be indefinitely postponed. 

JUDSON F. FALKNOR, Chairman.

We concur in this report: Earl W. Benson, R. C. Hazen, William T. Beck, 
John A. Soule, J. P. Post, Joseph H. Griffin.

We, a minority of your Committee on Judiciary, to whom was referred House 
Bill No. 412, entitled "An Act relating to separate property of married persons and 
amending sections 2400 and 2408 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.

......................, Chairman.

Passed to second reading.

We, your Committee on Cities of the First Class, to whom was referred House 
Bill No. 415, entitled "An Act relating to cities of the first class; authorizing the 
enactment, modification, supplementing and amendment of official codes of laws 
thereof; and providing for the mode of pleading the same," have had the same 
under consideration, and we respectfully report the same back to the House with 
the recommendation that it do pass.

C. A. MORAN, Chairman.

We concur in this report: J. E. Marble, Fred Shoemaker, Charles W. Saunders, 
George Culmback, J. P. Post.
Passed to second reading.

We, your Committee on Military, to whom was referred Engrossed Senate Bill 
No. 142, entitled "An Act relating to, and authorizing and providing for, the prep­ 
paration of plans and specifications, and the construction, equipment and furnishing 
of an armory for the use of the national guard of Washington at Seattle; appro­ 
priating money from the military fund; creating a commission to superintend the 
construction, equipment and furnishing of said armory, and authorizing the promul­ 
gation of rules and regulations for the government thereof; and authorizing the 
sale or lease of certain state property now used for armory purposes in Seattle, and 
providing penalties for violation thereof," have had the same under consideration, 
and we respectfully report the same back to the House with the recommendation 
that it do pass and that it be re-referred to the Committee on Appropriations.

Rex S. Roudebush, Chairman.

We concur in this report: M. B. Mitchell, Payson Peterson, C. E. Butterworth, 
James A. Durrant, R. C. Hazen.

On motion of Mr. Roudebush, Engrossed Senate Bill No. 142 was re­ 
referred to the Committee on Appropriations.

We, your Committee on Cities of the First Class, to whom was referred Senate 
Bill No. 149, entitled "An Act relating to the creation of indebtedness to meet defi­ 
iciencies in local improvement district funds of cities of the first class, and author­ 
izing the payment of such deficiencies from general funds of such cities," have had 
the same under consideration, and we respectfully report the same back to the 
House with the recommendation that it do pass.

C. A. MORAN, Chairman.

We concur in this report: J. E. Marble, Fred Shoemaker, Charles W. Saunders, 
George Culmback, J. P. Post, C. I. Roth.
Passed to second reading.
MR. SPEAKER:

We, your Committee on Game and Game Fish, to whom was referred Senate Bill No. 152, entitled "An Act relating to hunting and fishing licenses and providing for the granting of the same to certain persons without fees," 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. H. Northup, Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Cities of the First Class, to whom was referred Substitute Senate Bill No. 180, entitled "An Act authorizing cities of the first class to acquire, construct, improve, maintain and operate municipal golf courses, and to issue revenue bonds for the acquisition and construction 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.

C. A. Moran, Chairman

We concur in this report: J. E. Marble, Fred Shoemaker, Charles W. Saunders, George Culimback, Chan Wakefield, J. P. Post.

Passed to second reading.

MR. SPEAKER:

We, your Committee on Reclamation and Irrigation, to whom was referred Substitute Senate Bill No. 193, entitled "An Act relating to taxation; and providing for payment by counties of assessments against county lands in certain cases," 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 Dikes, Drains and Ditches.

E. F. Banker, Chairman.


On motion of Mr. Hayton, Substitute Senate Bill No. 193 was re-referred to the Committee on Dikes, Drains and Ditches.

MR. SPEAKER:

We, a majority of your Committee on Education, to whom was referred Engrossed Senate Bill No. 214, entitled "An Act relating to education, creating the county board of education, prescribing its powers and duties and the powers and duties of certain other officials in connection therewith, relating to revenue and disbursements therefor, providing penalties, amending sections 4691, 4688, 4687, 4937, 4936, 4938, 4719, 4696, 4853, 4855, 4893, 4902, 4905, 4789, 4718, 5031, 4784, 4873, 4882, 4878, and 4876 of Remington's Compiled Statutes and section 1 of chapter 92 of the Laws of the Extraordinary Session of 1925, and amending chapter 29 of Title 28 of Remington's Compiled Statutes by adding a new section to be known as section 4894-1, and repealing chapter 139, and sections 3 and 4 of chapter 92, of the Laws of the Extraordinary Session of 1925, and section 4818, 4834, 3868, 4869, 4870, 4714, 4715, 4812, 4824, 4877 and 4830 of Remington's Compiled Statutes, and all acts and parts of acts in conflict herewith," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. E. Mastersen, Chairman.

We concur in this report: J. B. Gilbert, Josh W. Russell, Chester Blesen, N. J. Bostwick, Geo. L. Denman, L. Y. Williams, Mary C. Hutchinson.
MR. SPEAKER:

We, a minority of your Committee on Education, to whom was referred Engrossed Senate Bill No. 214, entitled “An Act relating to education, creating the county board of education, prescribing its powers and duties and the powers and duties of certain other officials in connection therewith, relating to revenue and disbursements therefor, providing penalties, amending sections 4691, 4688, 4687, 4937, 4936, 4938, 4719, 4696, 4851, 4855, 4893, 4902, 4905, 4789, 4718, 5031, 4784, 4873, 4882, 4878, and 4876 of Remington’s Compiled Statutes and section 1 of chapter 93 of the Laws of the Extraordinary Session of 1925, and amending chapter 29 of Title 28 of Remington’s Compiled Statutes by adding a new section to be known as section 4894-1, and repealing chapter 139, and sections 3 and 4 of chapter 93, of the Laws of the Extraordinary Session of 1925, and section 4818, 4834, 3868, 4869, 4870, 4714, 4715, 4812, 4824, 4877 and 4880 of Remington’s Compiled Statutes, and 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.

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Chairman.

We concur in this report: Chas. L. Vaughan, Pearl A. Wanamaker, H. E. Goldsworthy, E. F. Hultgren, Knute Hill, T. Claud Bennett, Robert A. Tripple.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Education, to whom was referred Engrossed Senate Bill No. 216, entitled “An Act relating to a children’s code commission, defining 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 be indefinitely postponed. 

JUDSON F. FALKNOR, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 6, 1929.

MR. SPEAKER:

We, a minority of your Committee on Education, to whom was referred Engrossed Senate Bill No. 216, entitled “An Act relating to a children’s code commission, defining 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.

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Chairman.

We concur in this report: R. C. Hazen, J. W. Lindsay, J. P. Post, Joseph H. Griffin.

Passed to second reading.

MR. SPEAKER:

We, your Committee on Military, to whom was referred Engrossed Senate Bill No. 259, entitled “An Act relating to militia, and amending section 33 of chapter 134 of the Laws of 1909, as amended by section 1 of chapter 28 of the Laws of 1925,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

REX S. ROUDEBUSH, Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 272, entitled “An Act relating to the issuance of bonds of cities of the first class, defining the powers and duties of certain officers in relation thereto, prohibiting the dupli-
cation thereof and prescribing 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. 

JUDSON F. FALKNOR, Chairman.


Passed to second reading.

JUDSON F. FALKNOR, Chairman.


Passed to second reading.

MESSAGES FROM THE SENATE.

MR. SPEAKER:

The Senate has passed:
Engrossed Senate Bill No. 113, also
Engrossed Senate Bill No. 123, also
Senate Bill No. 138, also
Senate Bill No. 146, also
Engrossed Senate Bill No. 218, also
Senate Bill No. 268, also
Senate Bill No. 303, also
Senate Bill No. 311, also
Senate Bill No. 313, also
House Bill No. 134, also
House Bill No. 232, also
The Senate has failed to pass House Bill No. 154, also
The President has signed House Bill No. 116, also
Senate Bill No. 107, also
Senate Bill No. 115, also
Senate Joint Memorial No. 5, and the same are herewith transmitted.

HERBERT H. SIETER, Secretary.

MR. SPEAKER:

The Senate has granted the request of the House for a conference upon Substitute Senate Bill No. 44 and the House amendments thereto and the President has appointed as members of the conference committee, Senators Palmer, Conner and Frary.

The Speaker appointed, as members of the Conference Committee on House amendments to Substitute Senate Bill No. 44, Representatives Anderson, Allen and Wanamaker.

INTRODUCTION AND FIRST READING OF HOUSE CONCURRENT RESOLUTION.

House Concurrent Resolution No. 11, by Representatives Aspinwall and Banker: Relating to the seventy-fifth California State Fair.

Ordered printed and referred to Committee on Agriculture.
FIRST READING OF SENATE BILLS.

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

Engrossed Senate Bill No. 113, by Senators Metcalf, Finch, Landon, Phipps, Hall (Chas. W.), Dimmick, Condon and Cleary: An Act authorizing school districts to create and maintain a fund to be used for the construction and equipment of new school buildings. Referred to Committee on Education.

Engrossed Senate Bill No. 123, by Committee on Rules and Joint Rules (By executive request): An Act relating to the system of traveling libraries, abolishing the state library committee and providing that the duties heretofore performed by the state library committee shall be performed by the superintendent of public instruction, and declaring that this act shall take effect April 1, 1929. Referred to Committee on State Library.

Senate Bill No. 138, by Senator Phipps: An Act authorizing a levy for Local Improvement Guaranty Funds and amending section 2 of chapter 141 of the 1923 Session Laws of Washington. Referred to Committee on Revenue and Taxation.

Senate Bill No. 146, by Senators Hastings and Houser: An Act relating to public schools regulating the selection and use of books and the teaching of certain subjects therein, prohibiting certain acts in connection therewith, and providing penalties for violation thereof. Referred to Committee on Education.

Senate Bill No. 208, by Committee on Rules and Joint Rules (By executive request): 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) as amended by chapter 185, Laws Extraordinary Session 1925, and declaring that this act shall take effect immediately. Referred to Committee on Highways and Automotive Transportation.

Engrossed Senate Bill No. 218, by Senators Stinson, Phipps, Metcalf, Palmer, Hall (C. W.), Heifner: An Act authorizing a survey of the natural resources of the State of Washington, defining the powers and duties of certain officers in relation thereto; repealing certain acts and parts of acts relating thereto; and making an appropriation. Referred to Committee on Mines and Mining.

Senate Bill No. 303, by Senator Palmer: An Act consenting to the acquisition by the United States of land, water, or land and water, within the State of Washington for migratory bird reservations authorized by act of congress of February 18, 1929. Referred to Committee on Game and Game Fish.

Senate Bill No. 311, by Senator Hartwell: An Act relating to State Forest Board, and amending Sections 5812-1 and 5812-9 of Remington's Compiled Statutes, Supplement of 1927. Referred to Committee on Forestry and Logged-Off Lands.
Senate Bill No. 318, by Senator Finch: An Act relating to the withdrawal of certain state lands from sale and directing that they shall be used for state park purposes.

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

SECOND READING OF BILLS.

House Bill No. 111, by Mrs. Hutchinson: Relating to election precincts.

The House resumed consideration of House Bill No. 111 on second reading.

Mrs. Hutchinson moved the adoption of the following amendment:

Amend section 2, in line 22 of the printed bill, strike all words and asterisks beginning with “and” and ending with “thereafter” in line 23, and substitute therefor: “but not less than thirty days preceding any election.”

The amendment was adopted.

The bill was passed to third reading and ordered engrossed.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 28, 1929.

MR. SPEAKER:

We, your Committee on Fisheries, to whom was referred Engrossed Senate Bill No. 51, entitled “An Act relating to fisheries, providing for the licensing for the taking or catching of salmon or other food or shell fish, and amending section 43, of chapter 31 of the Laws of 1915, as amended by section 1 of chapter 180 of the Laws of 1921, and declaring an emergency,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

Amend the original bill by striking therefrom all of Sec. 2.

E. A. SIMS, Chairman.


The bill was read the second time by sections.

On motion of Mr. Leber, the committee amendment was adopted.

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

Amend the title by striking the comma (,) and the words “and declaring an emergency”.

The bill was passed to third reading.

Engrossed Senate Bill No. 52, by Senator Norman: Relating to Fisheries.

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

Senate Bill No. 124, by Committee on Rules and Joint Rules (By executive request): Abolishing the state archives committee and declaring an emergency.

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

Senate Bill No. 129, by Committee on Rules and Joint Rules (By executive request): Relating to the budget system for the State of Washington.

The Speaker called Mr. Westover to preside.

The bill was read the second time by sections and passed to third reading.
Senate Bill No. 159, by Committee on Rules and Joint Rules (By executive request): Changing and establishing State Road No. 21.

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

Engrossed Senate Bill No. 175, by Senator Hurn; Relating to Warranty Deeds.

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

Mr. Speaker:

We, your Committee on Dairy and Livestock, to whom was referred Senate Bill No. 186, entitled "An Act relating to dairying, and products thereof, amending sections 6164, 6166, 6175, 6186, 6193, 6203, 6206, 6210, 6211, 6215, 6222, 6232, 6267, 6268 and 6282 of Remington's Compiled Statutes, and repealing sections 6269, 6270, 6271, 6272, 6273, 6274, 6279 and 6281 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 10, line 7 of the original bill, being line 3 of the printed bill, by inserting the word "sweet" after the word "and"

Amend section 12, line 28 of the original bill, being line 3 of the printed bill, by inserting after the word "or" the word "sweet"

Amend the bill by striking all of Sec. 15.

Amend Sec. 16, line 30 of the original bill, being line 2 of the printed bill, by inserting after the word "first" the words "and second"

Amend the bill by renumbering sections 16, 17 and 18, to read 15, 16 and 17.

CHAS. E. PETERSON, Chairman.


The bill was read the second time by sections.

On motion of Mr. Peterson (C. E.), the committee amendments were adopted.

The bill was passed to third reading.

Engrossed Senate Bill No. 219, by Senators Tatman, Wray and Hall (C. W.): Providing for the merger of two or more corporations.

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

Senate Bill No. 228, by Committee on Rules and Joint Rules (By executive request): Relating to the transfer of certain monies and declaring an emergency.

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

Senate Bill No. 229, by Committee on Rules and Joint Rules (By executive request): Relating to the transfer of certain monies and declaring an emergency.

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

Senate Bill No. 230, by Committee on Rules and Joint Rules (By executive request): Relating to the transfer of certain monies and declaring an emergency.

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

Senate Bill No. 232, by Committee on Rules and Joint Rules (By executive request): Relating to the transfer of certain monies and declaring an emergency.

The bill was read the second time by sections and passed to third reading.
Senate Bill No. 233, by Committee on Rules and Joint Rules (By executive request): Relating to the transfer of certain monies and abolishing the United States Fund for the maintenance of the soldier's home, and declaring an emergency.

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

Senate Bill No. 234, by Committee on Rules and Joint Rules (By executive request): Relating to the transfer of certain monies and abolishing the primary highway maintenance fund, and declaring an emergency.

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

Senate Bill No. 237, by Senators Finch, Dimmick and Cox: Authorizing counties to unite in building sanatoria.

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

Senate Bill No. 248, by Committee on Rules and Joint Rules (By request of the state treasurer): Providing for the disposition of certain poundage taxes.

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

Engrossed Senate Bill No. 251, by Senators Metcalf, Taylor, Murphy, Cleary, St. Peter, Conner, Hastings, Finch, Hall (Oliver), Landon, Wray, Williams, Heifner, Oman and Post: Relating to the practice of barbering.

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

Senate Bill No. 256, by Committee on Rules and Joint Rules (By request of the department of agriculture with executive approval): Relating to the quarantine of domestic animals.

The bill was read the second time by sections.

The Speaker resumed the chair.

Mr. Denman moved that the bill be indefinitely postponed.

After debate, on motion of Mr. Falknor, the previous question was ordered.

The motion was lost.

The bill was passed to third reading.

MR. SPEAKER:

We, your Committee on Dikes, Drains and Ditches, to whom was referred Engrossed Senate Bill No. 268, entitled "An Act relating to drainage improvement districts and diking improvement districts and providing for the issuance of refunding bonds therein," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

Amend the bill as follows:

Section 1. In line 1 of the engrossed bill, following the word "any" insert the following: "diking district, drainage district, or"

WM. HAYTON, Chairman.

We concur in this report: Alfred J. Smith, Phil McDonough, Ernest R. Leber, Fred F. Hess.

The bill was read the second time by sections.

On motion of Mr. Hayton, the committee amendment was adopted.

The bill was passed to third reading.

The Speaker announced that he was about to sign Senate Bill No. 115.
THIRD READING OF BILLS.

Mr. Hubbell moved that House Bill No. 176 be placed at the end of the Third Reading Calendar for today.

The motion was carried.

Engrossed House Bill No. 217, by Ed Davis (By executive request): Providing for an income tax upon banks and financial corporations.

Mr. Hubbell 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 Bach, Friese, Mitchell, McCracken, Olson (A. E.), Saunders, Shoemaker and Westover; Representatives Bach, McCracken, Olson (A. E.), and Shoemaker having been previously excused.

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

The sergeant-at-arms announced that Representatives Mitchell and Westover were now present.

Mr. Hubbell moved that the absentees be excused.

The motion was carried.

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

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, 64; nays, 27; absent or not voting, 6.

Those voting yea were: Representatives Albert, Anderson, Barlow, Bennett, Benson, Booth, Bostwick, Culmback, Danielson, Danskia, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Gear, Gillette, Glasgow, Goldsworthy, Hartung, Hayton, Hazen, Hess, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Krouse, Leber, McDonough, Mansfield, Marble, Masterson, Miller (Frank O.), Mills, Murray, Nelson, Northup, Olson (O. H.), Post, Ratcliffe, Reader, Reed, Roudebush, Rowe, Russell, Ryan, Shipley, Sims, Smith, Sweetman, Templeton, Tripple, Van Horn, Wakefield, Watkins, Webb, Westover, Williams, Mr. Speaker—64.

Those voting nay were: Representatives Allen, Aspinwall, Banker, Beck, Biesen, Butterworth, Canfield, Casey, Cory, Gilbert, Griffin, Hall, Hill, Knapp, Lindsay, McQuesten, Miller (W. O.), Mitchell, Moran, Paysse, Peterson (C. E.), Peterson (Payson), Roth, Soule, Totten, Vaughan, Wanamaker—27.

Those absent or not voting were: Representatives Bach, Friese, McCracken, Olson (A. E.), Saunders, Shoemaker—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. 421, by Representatives Banker, Hubbell, Reed, Ryan, Sims and Templeton (Sub-Committee of Committee on Highways and Automotive Transportation): Making an appropriation and declaring an emergency.
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, 91; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskine, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Shipley, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—91.

Those absent or not voting were: Representatives Bach, Friese, McCracken, Olson (A. E.), Saunders, Shoemaker—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. 422**, by Representatives Banker, Hubbell, Reed, Ryan, Sims and Templeton (Sub-Committee of Committee on Highways and Automotive Transportation): Re-appropriating a certain sum from the permanent highway fund for the construction of highways in island counties and declaring an emergency.

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, 90; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Albert, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskine, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Shipley, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—90.

Those absent or not voting were: Representatives Allen, Bach, Friese, McCracken, Olson (A. E.), Saunders, Shoemaker—7.

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

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

**House Bill No. 423**, by Representatives Banker, Hubbell, Reed, Ryan, Sims and Templeton (Sub-Committee of Committee on Highways and Auto-
motive Transportation): Making an appropriation for highways in island counties, and declaring an emergency.

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, 90; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Shipley, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—90.

Those absent or not voting were: Representatives Bach, Friese, McCracken, Olson (A. E.); Saunders, Shoemaker, Westover—7.

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

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

House Bill No. 424, by Representatives Banker, Hubbell, Reed, Ryan, Sims and Templeton (Sub-committee of Committee on Highways and Automotive Transportation): Relating to the construction and maintenance of state highways and declaring an emergency.

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, 91; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Shipley, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—91.

Those absent or not voting were: Representatives Bach, Friese, McCracken, Olson (A. E.); Saunders, Shoemaker—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.
Substitute Senate Bill No. 148, by Committee on Cities of the First Class: Relating to police relief and pension funds.

On motion of Mr. Griffin, 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, 12; absent or not voting—6.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Biesen, Booth, Bostwick, Butterworth, Canfield, Cory, Culmback, Danielson, Danskín, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Gilbert, Goldsworthy, Griffin, Hall, Hartung,Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Marble, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams—79.

Those voting nay were: Representatives Benson, Casey, Gear, Gillette, Glasgow, Hurspool, Mansfield, Masterson, Northup, Shipley, Van Horn, Mr. Speaker—12.

Those absent or not voting were: Representatives Bach, Friese, McCracken, Olson (A. E.), Saunders, Shoemaker—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 Mrs. Sweetman, the rules were suspended, and the Chief Clerk was directed to immediately transmit Substitute Senate Bill No. 148 to the Senate.

Senate Bill No. 77, by Senator Conner: Concerning aeronautics.

On motion of Mr. Hazen, 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, 3; absent or not voting, 5.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskín, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Master­son, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Shipley, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—89.

Those voting nay were: Representatives Barlow, Gear, Hurspool—3.

Those absent or not voting were: Representatives Bach, McCracken, Olson (A. E.), Saunders, Shoemaker—5.

The bill, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

**Senate Bill No. 144**, by Senator Hartwell: Relating to overflowing and inundating public highways.

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, 92; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Shipley, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—92.

Those absent or not voting were: Representatives Bach, McCracken, Olson (A. E.), Saunders, Shoemaker—5.

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

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

**Senate Bill No. 178**, by Senator Dimmick: Relating to the reservation of certain state lands from sale.

Mr. Marble moved that Senate Bill No. 178 be passed until tomorrow and that it retain its place on the calendar.

The motion was carried.

**Engrossed Senate Bill No. 173**, by Committee on Rules and Joint Rules (By executive request): Authorizing the director of licenses to destroy certain office records.

On motion of Mr. Davis (J. 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, 92; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Shipley, Sims, Smith, Soule, Sweetman, Templeton, Totten,
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Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—92.

Those absent or not voting were: Representatives Bach, McCracken, Olson (A. E.), Saunders, Shoemaker—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.

**Engrossed Senate Bill No. 47,** by Senator Palmer: Relating to elections.

On motion of Mr. Lindsay, 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, 4.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskín, Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paise, Peterson (C. E.), Peterson (Payson), Ratliiffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—91.

Those voting nay were: Representatives Davis (J. H.), Post—2.

Those absent or not voting were: Representatives Bach, McCracken, Olson (A. E.), Shoemaker—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. 89,** by Committee on Judiciary: Relating to chattel mortgages and declaring an emergency.

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, 89; nays, 3; absent or not voting, 5.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Barlow, Beck, Bennett, Biesen, Booth, Bostwick, Butterworth, Canfield, Cory, Culmback, Danielson, Danskín, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paise, Peterson (C. E.), Peterson (Payson), Post, Ratliiffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—89.

Those voting nay were: Representatives Banker, Benson, Masterson—3.
Those absent or not voting were: Representatives Bach, Casey, McCracken, Olson (A. E.), Shoemaker—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.

Engrossed Senate Bill No. 130, by Committee on Rules and Joint Rules (By executive request): Providing for the sale of certain lands.

On motion of Mr. Paysse, 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 Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—93.

Those absent or not voting were: Representatives Bach, McCracken, Olson (A. E.), Shoemaker—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. 202, by Senators Hastings and Conner: Relating to the canvass of votes cast by voting machines.

On motion of Mr. Hazen, 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 Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—93.

Those absent or not voting were: Representatives Bach, McCracken, Olson (A. E.), Shoemaker—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. 176**, by Mr. Hubbell: Providing for court proceedings to contest the validity of taxes and assessments and declaring an emergency.

On motion of Mr. Hubbell, the rules were suspended, and House Bill No. 176 was returned to second reading for the purpose of amendment.

Mr. Hubbell: "I wish to report for the Committee appointed to interview the Governor to find out whether this is the bill he requested. The Governor said he had no bill."

Mr. Knapp: "Point of order, Mr. Speaker. No amendment is before the House."

The Speaker held the point of order well taken.

Mr. Reed: "I think the chairman of the Special Committee appointed by the House is simply now endeavoring to make a report of the Committee's deliberations, under the order of the House."

The Speaker: "The gentleman will be allowed to make the report for the Committee."

Mr. Hubbell: "The Governor said he had no bill, but this House Bill No. 176 contained features he had spoken of in his message, and he wanted the Committee to get together and arrange amendments that would be satisfactory to the House, and the Committee has done so. And so now we are putting the bill on second reading and asking you to take up the amendments."

On motion of Mr. Hubbell, the following amendments were adopted:

- Amend section 2, line of the original bill, being lines 4, 5 and 6 of the printed bill: strike the words "setting forth all of the grounds upon which such tax is claimed to be unlawful or excessive"
- Amend section 2, line of the original bill, being line 7 of the printed bill: after the word "state" insert the word "or"
- Amend section 2, line of the original bill, being line 8 of the printed bill: strike the words "or municipality in whose behalf" and insert in lieu thereof "by whose officers"
- Amend section 2, line of the original bill, being line 11 of the printed bill: after the word "state" insert the word "or"
- Amend section 2, line of the original bill, being line 11 of the printed bill: strike the words "or municipality"

Mr. Hubbell moved the adoption of the following amendment:

Amend section 2, line of the original bill, being line 13 of the printed bill: strike the period, insert in lieu thereof a colon (:) and add the following: "Provided further, That in any action involving an assessment made by the tax Commission, the members thereof shall be required to appear and explain the theory upon which their assessment was made, and the complaining taxpayer shall have the right of cross examination, Provided, That nothing herein contained shall change the rule of procedure or affect pending litigation."

After debate, on motion of Mr. Allen the previous question was ordered.

Mr. Casey demanded a roll call on the adoption of the amendment, and the demand was sustained.

The clerk called the roll, and the amendment was lost by the following vote: Yeas, 43; nays, 50; absent or not voting, 4.

Those voting yea were: Representatives Anderson, Barlow, Beck, Bennett, Benson, Canfield, Culmbach, Danskin, Davis (J. H.), Friese, Gear, Gilbert, Gillette, Hartung, Hess, Hubbell, Johnson, Kelly, Knapp, Leber, Mc-

Those voting nay were: Representatives Albert, Allen, Aspinwall, Banker, Biesen, Booth, Bostwick, Butterworth, Casey, Cory, Danielson, Denman, Durkee, Durrant, Falknor, Glasgow, Goldsworthy, Griffin, Hall, Hayton, Hazen, Hill, Hultgrenn, Hurspool, Hutchinson, Jones (John R.), Jones (Roy), Krouse, Lindsay, McQuesten, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mitchell, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Roth, Roudebush, Rowe, Saunders, Soule, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Williams—50.

Those absent or not voting were: Representatives Bach, McCracken, Olson (A. E.), Shoemaker—4.

On motion of Mr. Hubbell, the following amendments were adopted.

Amend section 3, line of the original bill, being lines 5 and 6 of the printed bill: strike the words "or municipality whose officers collected or received such tax" and insert in lieu thereof the words "to which the tax was paid"

Amend section 3, line of the original bill, being line 7 of the printed bill: strike the words "or municipality"

Amend section 4, line of the original bill, being line 11 of the printed bill: after the word "have" insert the word "been"

Amend the bill: strike section 6.

Amend section 7, line of the original bill, being line 3 of the printed bill: strike the words "except as provided in section 6 hereof."

Amend the bill: renumber sections 7, 8, 9 and 10 to read "Sec. 6." "Sec. 7." "Sec. 8." and "Sec. 9."

On motion of Mr. Hubbell, the rules were suspended, and the bill was advanced to third reading.

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, 91; nays, 2; absent or not voting, 4.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—91.

Those voting nay were: Representatives Beck, Danskin—2.

Those absent or not voting were: Representatives Bach, McCracken, Olson (A. E.), Shoemaker—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. Northup, further proceedings under the call of the House were dispensed with.
The Speaker announced that he was about to sign House Bills Nos. 54, 55, 92, 135, 196, 200 and 201.

On motion of Mr. Knapp, the House adjourned until 10:00 a.m., Thursday, March 7, 1929.

A. W. Calder, Chief Clerk.

FIFTY-THIRD DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, March 7, 1929.

The Speaker called the House to order at 10:00 a.m.
The clerk called the roll; all members being present except Representatives Bach, Miller (W.O.), Murray, Olson (A.E.) and Wakefield; Representatives Bach, Miller (W.O.), Murray and Olson (A.E.), being excused.

Prayer was offered by Rev. John G. Thompson, of the United Presbyterian Church of Olympia, Wash.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Peterson (C.E.), 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. 111, 119, 261, 341 and 389, have compared same with the original bills and find them correctly engrossed.

I concur in this report: A. G. Hall.

House Bill No. 219: Do pass as amended.
Passed to second reading.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 359, 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 be indefinitely postponed.

Judson F. Falknor, Chairman.

We, a minority of your Committee on Judiciary, to whom was referred House Bill No. 359, 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. 

We concur in this report: Joseph H. Griffin, J. M. Glasgow, John A. Soule.

Passed to second reading.

We, your Committee on Judiciary, to whom was referred House Bill No. 360, 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 be indefinitely postponed. JUDSON F. FALKNOR, Chairman.


On motion of Mr. Falknor, House Bill No. 360 was indefinitely postponed.


Passed to second reading.

We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 418, entitled "An Act providing for the assessment and taxation of credits and other property and the collection of such taxes, requiring annual returns of certain individuals, partnerships and corporations, providing for the issuance of writs of mandate in certain cases, providing penalties for the violation of certain provisions of said act, repealing sections 28, 29, 30, 31 and 32 of chapter 130, Laws Extraordinary Session 1925," relating to assessment and taxation, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

J. C. HUBBELL, Chairman.


Passed to second reading.


Passed to second reading.
Mr. Falknor moved that House Joint Resolution No. 1 be indefinitely postponed.

After debate, on motion of Mr. Saunders the previous question was ordered.

Mr. Bostwick demanded a roll call on the motion to indefinitely postpone, and the demand was sustained.

The clerk called the roll, and the motion was lost by the following vote: Yeas, 36; nays, 40; absent or not voting, 21.

Those voting yea were: Representatives Albert, Barlow, Beck, Benson, Canfield, Casey, Cory, Danskin, Durrant, Falknor, Friese, Glasgow, Goldsworthy, Griffin, Hartung, Hazen, Hubbell, Hultgrenn, Hurspool, Jones (John R.), Jones (Roy), Lindsay, McCracken, Miller (Frank O.), Moran, Paysse, Peterson (Payson), Reed, Roudebush, Russell, Saunders, Soule, Sweetman, Totten, Vaughan, Wanamaker—36.

Those voting nay were: Representatives Anderson, Bennett, Biesen, Booth, Bostwick, Danielson, Davis (J. H.), Denman, Durkee, Gear, Gilbert, Gillette, Hall, Hayton, Hill, Hutchinson, Johnson, Kelly, Krouse, Leber, McDonough, McQuesten, Mansfield, Masterson, Mills, Nelson, Northup, Olson (O. H.), Peterson (C. E.), Ratliffe, Reader, Roth, Shipley, Shoemaker, Smith, Tripple, Watkins, Webb, Williams, Mr. Speaker—40.

Those absent or not voting were: Representatives Allen, Aspinwall, Bach, Banker, Butterworth, Culmback, Hess, Knapp, Marble, Miller (W. O.), Mitchell, Murray, Olson (A. E.), Post, Rowe, Ryan, Sims, Templeton, Van Horn, Wakefield, Westover—21.

The Resolution was passed to second reading.

**QUESTION OF PERSONAL PRIVILEGE.**

Mr. Moran: Two days ago I was requested to report out House Bill No. 346. I told Mr. Shipley I would give the bill a hearing. Since then I have received three wires from people who are very much interested in that bill, and these gentlemen stated they could not be here until Friday. I would therefore like to have an extension of time in which to consider House Bill No. 346.

Mr. Davis (J. H.) moved that the Committee be given further time before reporting out House Bill No. 346.

Mr. Shipley objected.

Mr. Moran: I wish to assure this House that this bill will come out as I promised. There has never been a bill in my committee that wasn't acted upon immediately, and I will bring this bill out just as soon as the people come down from Seattle and Tacoma and are heard on this bill.

The Speaker declared the question was on the motion that the Committee on Cities of the First Class be given additional time on House Bill No. 346.

Mr. Shipley called for a division on the motion, and the motion was lost by rising vote.

Mr. Allen moved that the Committee on Cities of the First Class be given until ten o'clock tomorrow morning to report out the bill.

Mr. Soule: I would like to amend the motion by making it twelve o'clock today.

Mr. Falknor: Point of order. That is the instruction the committee had.
The Speaker: The point of order is well taken.

Mr. Allen: I am in favor of this bill. I see no reason why both municipally and privately owned lighting plants should not receive a hearing on this bill. I think the House should give them additional time.

Mr. Lindsay: Point of order. The committee was ordered to bring in this report by twelve o'clock today. Now after that, a motion is made to extend the time.

Mr. Danskin: Speaking to the point of order. The committee was instructed the other day to report this bill out by twelve o'clock today. This morning the motion was made to give this committee additional time. That motion was defeated. Now the motion has been made to give this committee a definite amount of time, till ten o'clock tomorrow morning. That motion is in order.

The Speaker: The point of order of Mr. Lindsay was not well taken. The Speaker declared the question was on the motion to give the Committee on Cities of the First Class until ten o'clock tomorrow morning to report out House Bill No. 346.

The motion was carried.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 79, entitled "An Act authorizing and empowering any corporation to subscribe for and to acquire by purchase or otherwise, and hold, own, sell, assign and transfer shares of the capital stock of another corporation, and to participate in and vote said stock at any and all stockholders' meetings and validating existing holdings of stock by corporations, and amending chapter 27 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.

Judson F. Falknor, Chairman.

We concur in this report: J. P. Post, Chan Wakefield, Joseph H. Griffin, J. W. Lindsay, E. L. Casey, R. C. Hazen, John A. Soule.

Passed to second reading.

Mr. Speaker:

We, your Committee on Printing, to whom was referred Engrossed Senate Bill No. 127, entitled "An Act relating to reports of state officers, boards, commissions, regents, trustees and institutions required to be made to the governor or to the governor and/or the legislature, and repealing conflicting acts," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. B. Mitchell, Chairman.

We concur in this report: Walter R. Rowe, John Anderson, Pliny L. Allen.

Passed to second reading.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Substitute Senate Bill No. 188, entitled "An Act relating to the dismissal of civil actions and proceedings in superior courts, for want of prosecution and defining the powers and duties of certain officers," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

Judson F. Falknor, Chairman.


On motion of Mr. Falknor Substitute Senate Bill No. 188 was indefinitely postponed.
MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 226, entitled "An Act relating to and providing for the disposition and escheat of moneys in the custody of clerks of the superior courts and relieving such clerks and their bondsmen from liability," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

JUDSON F. FALKNOR, Chairman.


On motion of Mr. Falknor Engrossed Senate Bill No. 226 was indefinitely postponed.

MR. SPEAKER:

We, your Committee on Insurance, to whom was referred Engrossed Senate Bill No. 244, entitled "An Act relating to the insurance of minors and granting them the right to contract therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: R. C. Hazen, J. H. Davis, A. S. Passed to second reading.

MR. SPEAKER:

We, your Committee on Municipal Corporations Other Than the First Class, to whom was referred Engrossed Senate Bill No. 295, entitled "An Act relating to the government of cities of the second and third classes and cities organized under the commission form of government pursuant to chapter 116 of the Laws of 1911, as amended by chapter 103, Laws of 1913, (sections 9090 to 9113 inclusive, of Remington's Compiled Statutes) providing for the reorganization of such cities under the city manager plan; 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.

ANDREW DANIELSON, Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred Senate Bill No. 304, entitled "An Act relating to and regulating the maintenance and operation of hospitals 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 pass.

JAMES A. DURRANT, Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Transportation Other Than Automotive, to whom was referred Engrossed Senate Bill No. 305, entitled "An Act relating to revenue and taxation, authorizing cities, towns, port districts and counties to levy taxes for the
purpose of maintaining, operating and improving sites and other facilities for aerial transportation," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

**HERMAN FRIESE, Chairman.**


Passed to second reading.

**Mr. Speaker:**

We, your Committee on Forestry and Logged Off Lands, to whom was referred Senate Bill No. 311, entitled "An Act relating to State Forest Board, and amending sections 5812-1 and 5812-9 of Remington's Compiled Statutes, Supplement of 1927," 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, a majority of your Committee on Revenue and Taxation, to whom was referred Senate Joint Resolution No. 11, relating to an amendment to article 7 of the Constitution of the State of Washington by striking therefrom sections 1, 2, 3, and 4 and inserting in lieu thereof another section, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

**J. C. HUBBELL, Chairman.**


Passed to second reading.

**Mr. Speaker:**

We, a minority of your Committee on Revenue and Taxation, to whom was referred Senate Joint Resolution No. 11, relating to an amendment to article 7 of the Constitution of the State of Washington by striking therefrom sections 1, 2, 3, and 4 and inserting in lieu thereof another section, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

**Mr. Speaker:**

We, your Committee on Conference, to whom was referred Substitute Senate Bill No. 44, have had the same under consideration, and we report that we are unable to agree and ask that we be given the power of free conference.

*Senate Members*  
E. B. Palmer  
W. A. Frary  
W. W. Conner

*House Members*  
Pliny L. Allen  
John Anderson  
Pearl A. Wanamaker

Mr. Anderson moved that the report of the Conference Committee on House amendments to Substitute Senate Bill No. 44 be adopted, and that the Conference Committee be granted the powers of free conference.

The motion was carried.
MESSAGES FROM THE SENATE.

Senate Chamber,
Olympia, Wash., March 6, 1929.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee to whom was referred Engrossed House Bill No. 105 and Senate amendments thereto, and has granted the power of free conference to said committee.

Herbert H. Sieler, Secretary.

REPORT OF CONFERENCE COMMITTEE.

Olympia, Wash., March 6, 1929.

Mr. Speaker:

We, your Committee on Conference, to whom was referred Engrossed House Bill No. 105, entitled "An Act relating to liens for labor and materials furnished or used in the improvement of real property and granting a lien to all persons furnishing materials used in the improvement of real property, and amending section 3, of chapter XXIV of the Laws of 1893," have had the same under consideration, and report that we are unable to agree and request that the powers of free conference be granted.

Senate Members

House Members

E. B. Palmer  Rex S. Roudebush
Harve H. Phipps  A. E. Mills
Fred W. Hastings  C. A. Moran

Mr. Roudebush moved that the report of the Conference Committee on Senate amendments to Engrossed House Bill No. 105 be adopted, and that the Conference Committee be granted the powers of free conference.

The motion was carried.

Senate Chamber,
Olympia, Wash., March 6, 1929.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 103 with the following amendments:

Amend section 2, strike the entire section and insert in lieu thereof "All poultry shows shall be open to the public. Such admission charge may be made as is authorized by the Board of County Commissioners."

Amend section 3, strike the entire section and insert in lieu thereof the following: "All such poultry shows shall be held under the rules of the American Poultry Association and only licensed poultry judges shall be employed at such shows."

Amend section 4; strike the entire section.

Amend section 5; strike the entire section.

And the same is herewith transmitted.

Herbert H. Sieler, Secretary.

On motion of Mr. Johnson, the Senate amendments to Engrossed House Bill No. 103 were concurred in.

The clerk called the roll, and the House passed Engrossed House Bill No. 103, as amended by the Senate, by the following vote: Yeas, 64; nays, 3; absent or not voting, 30.

Those voting yea were: Representatives Anderson, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Canfield, Casey, Cory, Culmbach, Denman, Durkee, Durrant, Falknor, Friese, Gilbert, Gillette, Glasgow, Goldsworthy, Hall, Hartung, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Marble, Masterson, Mills, Mitchell, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Ratliffe, Roth, Rowe, Saunders, Shipley, Shoemaker, Smith, Totten, Tripple, Vaughan, Wanamaker, Webb, Williams, Mr. Speaker—64.

Those voting nay were: Representatives Barlow, Gear, Post—3.
Those absent or not voting were: Representatives Albert, Allen, Bach, Butterworth, Danielson, Danskin, Davis (J. H.), Griffin, Hayton, McCracken, Mansfield, Miller (Frank O.), Miller (W. O.), Moran, Murray, Olson (A. E.), Peterson (Payson), Reader, Reed, Roudebush, Russell, Ryan, Sims, Soule, Sweetman, Templeton, Van Horn, Wakefield, Watkins, Westover—30.

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

**JOURNAL OF THE HOUSE**

**MR. SPEAKER:**

SENIATE CHAMBER, OLYMPIA, WASH., March 6, 1929.

The Senate has adopted the report of the Free Conference Committee on Engrossed House Bill No. 48, and the bill passed as amended. Said bill, together with the copy of the report is herewith transmitted. HERBERT H. SIELER, Secretary.

**REPORT OF FREE CONFERENCE COMMITTEE.**

MR. SPEAKER: OLYMPIA, WASH., March 6, 1929.

We, your Committee on Free Conference, to whom was referred Engrossed House Bill No. 48, entitled "An Act relating to and regulating mutual savings banks, amending certain acts and repealing certain acts relating thereto," have, had the same under consideration, and we recommend (1) That the Senate recede from Its amendment. (2) That the bill be further amended by striking therefrom all of section 2 thereof, and renumbering the succeeding sections accordingly.

On motion of Mr. Knapp, the report of the Free Conference Committee on Engrossed House Bill No. 48 was adopted.

The clerk called the roll, and the House passed Engrossed House Bill No. 48, as amended by the Free Conference Committee, by the following vote: Yeas, 71; nays, 0; absent or not voting, 26.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Masterson, Mills, Mitchell, Moran, Nelson, Olson (O. H.), Paysse, Peterson (C. E.), Post, Ratliffe, Reader, Roth, Saunders, Shipley, Shoemaker, Smith, Soule, Van Horn, Wnamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—71.

Those absent or not voting were: Representatives Bach, Barlow, Danskin, Goldsworthy, Griffin, Hall, Jones (John R.), Marble, Miller (Frank O.), Miller (W. O.), Murray, Northup, Olson (A. E.), Peterson (Payson), Reed, Roudebush, Rowe, Russell, Ryan, Sims, Sweetman, Templeton, Totten, Tripple, Vaughan, Wakefield—26.

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

**SENATE AMENDMENTS TO HOUSE BILL.**

MR. SPEAKER:

SENATE CHAMBER, OLYMPIA, WASH., March 6, 1929.

The Senate has passed House Bill No. 241 with the following amendments:

Amend section 3, lines 2 and 3, after the word "age" insert the word "and"; after the word "character" strike the comma, substitute a period, and strike the remainder of the sentence.

Amend section 4, line 4, by striking the words "in this state".
Amend section 12, line 13 of the original bill, same being line 1 of the printed bill, strike all of section 12 after the number and insert in lieu thereof the following:

“For the purpose of carrying out the provisions of this act the director of licenses shall have power and it shall be his duty to adopt, promulgate and enforce, reasonable rules and regulations; to inspect the premises on which the business of funeral director or embalmer is conducted and for that purpose, to employ inspectors and to suspend or revoke licenses after hearing and notice to the licensee for violation of any of the provisions of this act or for violation of any rule or regulation prescribed pursuant thereto, or for the commission and conviction of a crime involving moral turpitude, or for the direct or indirect payment of a commission in order to secure business or for selling or offering for sale of shares or certificates or for the selling or offering for sale of any interest in the business of any funeral director or embalmer, or in the business of any person, corporation, firm or association owning or conducting an undertaking or embalming establishment, under promise of or purporting to give the purchasers thereof a right to the service of such funeral director, embalmer, person, corporation, firm or association at a charge or cost less than that offered or given to the public at large.”

Amend section 17, line 9 of the original bill, same being line 1 of the printed bill, strike all of section 17 after the number and insert in lieu thereof the following:

“Every person, corporation, firm or association who shall pay or cause to be paid directly or indirectly any sum of money or other valuable consideration for the securing of business for any undertaking and/or embalming establishment, and every person, corporation, firm or association who shall accept any sum of money or other valuable consideration directly or indirectly from any person, corporation, firm or association in order that any of the latter may secure such business shall be guilty of a gross misdemeanor, and every person, corporation, firm or association who shall sell or offer for sale any share or certificate, or who shall sell or offer for sale any interest in the business of any funeral director or embalmer or in the business of any person, corporation, firm or association owning or conducting an undertaking or embalming establishment, under promise of or representation that the purchaser thereof shall receive or be entitled to the services of such person, corporation, firm or association at a price or cost less than that open to the general public, shall be guilty of a gross misdemeanor unless such person, corporation, firm or association so selling or offering for sale any such share, certificate or interest in such business, shall first file and keep in full force and effect a bond running to the State of Washington in the penal sum of $25,000.00, with good and sufficient surety company licensed to do business in this state, as surety, to be approved by and filed with, the Secretary of State, conditioned to indemnify, protect and save harmless the purchaser of any such share, certificate or interest in such business, from any damage or loss sustained, or occasioned by any misrepresentation and/or fraud on the part of or the insolvency of such person, corporation, firm or association so selling such share, certificate or interest in such business.

In the case of a purchaser of any such share, certificate or interest in such business sustaining damage or loss as herein specified, such purchaser, his heirs, executors and/or administrators shall have a cause of action against the principal and surety upon the bond herein provided for, for all damages so sustained, and in such action the full amount of damages so sustained may be recovered against the principal, but the recovery against the surety shall be limited to the amount of the bond.”

And the same is herewith transmitted. 

HERBERT H. SIELER, Secretary.

On motion of Mr. Durrant, the Senate amendments to House Bill No. 241 were concurred in.

The clerk called the roll, and the House passed House Bill No. 241, as amended by the Senate, by the following vote: Yeas, 56; nays, 5; absent or not voting, 36.

Those voting yea were: Representatives Albert, Allen, Beck, Biesen, Booth, Butterworth, Canfield, Cory, Culmbach, Danskine, Davis (J. H.), Durkee, Friese, Gilbert, Gillette, Griffin, Hall, Hazen, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble,

Those voting nay were: Representatives Casey, Denman, Gear, Johnson, Smith—5.

Those absent or not voting were: Representatives Anderson, Aspinwall, Bach, Banker, Barlow, Bennett, Benson, Bostwick, Danielson, Durrant, Falknor, Glasgow, Goldsworthy, Hartung, Hayton, Jones (John R.), Miller (Frank O.), Miller (W. O.), Moran, Murray, Olson (A. E.), Peterson (C. E.), Peterson (Payson), Reader, Reed, Roth, Rowe, Russell, Ryan, Sims, Sweetman, Templeton, Tripple, Van Horn, Vaughan, Wakefield—36.

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

MR. SPEAKER:

The Senate has passed:
House Bill No. 91, also
House Bill No. 99, also
Engrossed House Bill No. 110, also
Engrossed House Bill No. 131, also
Engrossed House Bill No. 132, also
House Bill No. 138, also
House Bill No. 147, also
Engrossed House Bill No. 181, also
Re-Engrossed House Bill No. 182, also
House Bill No. 213, also
House Bill No. 233, also
Engrossed House Bill No. 252, also
Engrossed House Bill No. 258, also
Engrossed Senate Bill No. 139, also
Engrossed Senate Bill No. 241, also
Engrossed Senate Bill No. 267, also
Engrossed Senate Bill No. 316, also
The President has signed House Bill No. 54, also
House Bill No. 65, also
House Bill No. 92, also
House Bill No. 93, also
House Bill No. 135, also
House Bill No. 196, also
House Bill No. 200, also
House Bill No. 201, and the same are herewith transmitted.

HERBERT H. Sieler, Secretary.

INTRODUCTION AND FIRST READING OF HOUSE CONCURRENT RESOLUTION.

House Concurrent Resolution No. 12, by Representatives Knapp, Hazen, Falknor, Soule, Miller (W. O.), Mills, McCracken, Glasgow, Hess, Ryan, Cory, Danskin, Gear, Reed, Gillette, Friese, Hubbell, Lindsay, Shipley, Bennett, Mansfield, Roth, Olson (O. H.), Casey, Davis, Jones (Roy), Jones (John R.), Sims and Rowe: Authorizing the introduction of a memorial to Congress.

Mr. Knapp 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 Bach, Miller (W. O.), Murray, Olson (A. E.), Vaughan and Wakefield; Represen-
tatives Bach, Miller (W. O.), Murray and Olson (A. E.), having been previously excused.

On motion of Mr. Knapp, the absentees were excused, and the House proceeded with business under the call of the House.

PERSONAL PRIVILEGE.

Mr. Knapp: I wish to explain to the members why I demanded a call of the House. The resolution requires a two-thirds vote of the membership, and there were not that many in the room.

The resolution was read the first time by title.

On motion of Mr. Knapp, the rules were suspended, the resolution was advanced to second reading, and read the second time in full.

On motion of Mr. Knapp, 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 Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Mills, Mitchell, Moran, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—91.

Those absent or not voting were: Representatives Bach, Miller (W. O.), Murray, Olson (A. E.), Vaughan, Wakefield—6.

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

On motion of Mr. Knapp, the rules were suspended, and the chief clerk was directed to immediately transmit House Concurrent Resolution No. 12 to the Senate.

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

FIRST READING OF SENATE BILLS.

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

Engrossed Senate Bill No. 139, by Senator Phipps: An act relating to and providing for the support of indigent mothers, defining the powers and duties of certain officers in relation thereto, and repealing chapter 135 of the Laws of 1915 and chapter 103 of the Laws of 1919.

Referred to Committee on Judiciary.

Engrossed Senate Bill No. 241, by Senator Wilmer: An act authorizing the board 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, to
acquire lands, buildings, and other structures and improvements for dormitory housing, hospital, boarding and dining-room purposes and student activity purposes, and to make additions or improvements thereto for any and all of such purposes, and to contract to pay for the same out of and by the pledge of the net income thereafter arising from any or all of such lands, buildings or structures and additions or improvements thus acquired or from any or all of the buildings or structures of said institutions now or hereafter existing and used for any of the foregoing purposes: and also authorizing for the foregoing purposes the issuance of securities payable out of such net income; and authorizing the lease of portions of the campuses of said respective institutions for such purposes; validating contracts made heretofore and securities heretofore issued for any of the foregoing purposes by any of said boards; repealing chapter 91 of the Laws of Extraordinary Session of 1925; and declaring that this act shall take effect immediately.

Referred to Committee on Educational Institutions.

Engrossed Senate Bill No. 267, by Senator St. Peter: An Act relating to marine insurance, providing for the regulation and taxation of marine insurance companies, and amending section 7071 of Remington's Compiled Statutes of Washington.

Referred to Committee on Insurance.

Engrossed Senate Bill No. 316, by Committee on Judiciary: An Act relating to proceedings for the appointment of guardians of the persons and estates of minors, insane and mentally incompetent persons, and administering their estates, and providing for the changing of the venue of such proceedings, and amending section 1 of chapter 156, of the Laws of 1917 (section 1565, Remington's Compiled Statutes).

Referred to Committee on Judiciary.

SECOND READING OF BILLS.

House Joint Resolution No. 14, by Mr. Rowe: Relating to development of agricultural work.

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

MR. SPEAKER:

We, your Committee on Banks and Banking, to whom was referred House Bill No. 290, entitled "An Act relating to estates of decedents on deposit in banks and authorizing the payment thereof to certain persons without administration 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, with the following amendment:

Amend line 6 of the original bill, being line 2 of the printed bill by striking the marks and figures "$1,000.00" and inserting in lieu thereof the words "five hundred dollars"

RALPH R. KNAPP, Chairman.


The bill was read the second time by sections.

On motion of Mr. Booth, the committee amendment was adopted.

The bill was passed to third reading and ordered engrossed.
House Bill No. 338, by Mr. Saunders: Relating to evergreen trees.
The bill was read the second time by sections.
On motion of Mr. Saunders, the following amendments were adopted.

Amend the bill as follows:
Section 1. In lines 3 and 4 of the printed bill, the same being lines of the original bill, after the comma (,) following the word "trees", beginning with the word "except" strike down to and including the comma (,) after the word "produced".

Amend the bill as follows:
Section 3. In line 2 of the printed bill, the same being line of the original bill, insert the word "written" before the word "report" and following the word "report" insert the following: "subscribed and sworn to before any officer authorized to take acknowledgment of deeds."

The bill was passed to third reading and ordered engrossed.

House Bill No. 372, by Mr. Cory: Relating to savings and loan associations.
On motion of Mr. Cory, Substitute House Bill No. 372 was substituted for House Bill No. 372.

Substitute House Bill No. 372, by Committee on Banks and Banking: Relating to savings and loan associations.
Substitute House Bill No. 372 was read the second time by sections and passed to third reading.

House Bill No. 385, by Mr. Kelly: Relating to insurance.
The bill was read the second time by sections and passed to third reading.

House Bill No. 395, by Mr. Durrant: Relating to life insurance.
The bill was read the second time by sections and passed to third reading.

House Bill No. 340, by Mr. Tripple: Relating to revenue and taxation and declaring an emergency.
The bill was read the second time by sections and passed to third reading.

House Bill No. 206, by Mr. Smith: Repealing certain acts relating to insolvent debtors.
Mr. Falknor moved that House Bill No. 206 be indefinitely postponed.
After debate, on motion of Mr. Danskin, the previous question was ordered.
The motion to indefinitely postpone was carried.
On motion of Mr. Knapp, 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.
The clerk called the roll; all members being present except Representatives Bach, Miller (W. O.), Murray, Olson (A. E.) and Templeton; Representatives Bach, Miller (W. O.), Murray and Olson (A. E.) being excused.
The Speaker announced that he had received a message from Representative Olson (A. E.), of Whitman County, stating that his boy was very ill and that he would not be able to return for a few days; and the Speaker appointed Mr. Ratliffe to act as Chairman of the Committee on Educational Institutions during Mr. Olson's absence.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 7, 1929.

MR. SPEAKER:

The Senate has adopted the report of the Conference Committee upon Substitute Senate Bill No. 44 and has granted the power of free conference to said committee.

HERBERT H. SIETER, Secretary.

THIRD READING OF BILLS.

Senate Bill No. 178, by Senator Dimmick: Relating to the reservation of certain state lands.

On motion of Mr. Russell, the rules were suspended, and Senate Bill No. 178 was returned to second reading for the purpose of amendment.

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

Amend section 1, line of the original bill, being line 3 of the printed bill, after the word "county" strike the comma (,) and balance of section and insert in lieu thereof the following: "shall when sold be sold to the highest bidder."

On motion of Mr. Russell, the rules were suspended, and the bill was advanced to third reading.

On motion of Mr. Russell, 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 Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Cuilmbach, Danielson, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgremn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Mills, Mitchell, Moran, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—86.

Those absent or not voting were: Representatives Anderson, Bach, Danskin, Davis (J. H.), Denman, Miller (W. O.), Murray, Olson (A. E.), Roth, Roudebush, 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.

House Joint Resolution No. 2, by Mr. Griffin: Providing for the submission to the electors of the question of calling a constitutional convention.

On motion of Mr. Griffin, the rules were suspended, the second reading considered the third, the resolution was placed on final passage, and it failed to pass the House by the following vote: Yeas, 24; nays, 63; absent or not voting, 10.

Those voting yea were: Representatives Allen, Biesen, Booth, Cory, Durrant, Falknor, Friese, Griffin, Hill, Hultgremn, Hutchinson, Johnson, Jones (John R.), Knapp, McCracken, Mills, Olson (O. H.), Peterson (C. E.), Saunders, Shoemaker, Totten, Tripple, Van Horn, Wanamaker—24.
Those voting nay were: Representatives Albert, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Bostwick, Butterworth, Canfield, Casey, Culmbach, Danielson, Davis (J. H.), Durkee, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Hall, Hartung, Hayton, Hazen, Hess, Hubbell, Hurspool, Jones (Roy), Kelly, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Masterson, Miller (Frank O.), Mitchell, Moran, Nelson, Northup, Paysse, Peterson (Payson), Post, Ratcliffe, Reader, Reed, Roth, Russell, Ryan, Shipley, Sims, Smith, Soule, Sweetman, Vaughan, Wakefield, Watkins, Webb, Westover, Williams, Mr. Speaker—63.

Those absent or not voting were: Representatives Bach, Danskin, Denman, Marble, Miller (W. O.), Murray, Olson (A. E.), Roudebush, Rowe, Templeton—10.

The resolution, having failed to receive the constitutional two-thirds majority, was declared lost.

House Joint Resolution No. 11, by Committee on Forestry and Logged Off Lands: Relating to constitutional amendment with respect to reforestation.

On motion of Mr. Saunders, House Joint Resolution No. 11 was referred to the Committee on Forestry and Logged Off Lands.


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

Mr. Mitchell 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 Bach, Miller (W. O.), Murray, Olson (A. E.) and Olson (O. H.); Representatives Bach, Miller (W. O.), Murray and Olson (A. E.), having been previously excused.

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

The sergeant-at-arms announced that the absentee was now present.

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

The clerk prepared the ballot, and the House passed House Bill No. 153 by the following vote: Yeas, 50; nays, 43; absent or not voting, 4.

Those voting yea were: Representatives Allen, Aspinwall, Banker, Beck, Biesen, Booth, Bostwick, Butterworth, Cory, Culmbach, Danielson, Denman, Durrant, Falknor, Friese, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hayton, Hazen, Hill, Hultgrenn, Jones (John R.), Jones (Roy), Kelly, Knapp, McCracken, Masterson, Mills, Mitchell, Moran, Nelson, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Roth, Saunders, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Wakefield, Wanamaker, Williams—50.

Those voting nay were: Representatives Albert, Anderson, Barlow, Bennett, Benson, Canfield, Casey, Danskin, Davis (J. H.), Durkee, Gear,
The bill, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as
the title of the act.
On motion of Mr. Mitchell, further proceedings under the call of the
House were dispensed with.
The Speaker called Mr. Knapp to preside.

Engrossed House Bill No. 221, by Mr. Miller (W. O.): Relating to state
depositories.

On motion of Mr. Reed, the rules were suspended, the second reading con­
sidered 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 Albert, Allen, Anderson, As­
pinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick,
Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis
(J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette,
Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill,
Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (Roy), Kelly,
Knapp, Krousie, Leber, Lindsay, McCracken, McDonough, McQuesten, Mans­
field, Marble, Masterson, Miller (Frank O.), Mills, Moran, Nelson, Northup,
Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe,
Reader, Reed, Roudebush, Rowe, Russell, Ryan, Shipley, Shoemaker, Sims,
Smith, Soule, Sweetman, Templeton, Tripple, Van Horn, Vaughan, Wakefield,

Those absent or not voting were: Representatives Bach, Jones (John
R.), Miller (W. O.), Mitchell, Murray, Olson (A. E.), Roth, Saunders, Tot­
ten, Mr. Speaker—10.

The bill, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as
the title of the act.

Engrossed House Bill No. 222, by Mr. Miller (W. O.): Relating to the
deposit of public funds of cities, counties and towns.

On motion of Mr. Reed, the rules were suspended, the second reading con­
sidered 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, 10.

Those voting yea were: Representatives Albert, Anderson, Aspinwall,
Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth,
Canfield, Casey, Cory, Danielson, Danskin, Davis (J. H.), Denman, Durkee,
Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy,
Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurs­
pool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp,
Krousie, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield,
Marble, Masterson, Miller (Frank O.), Mills, Moran, Nelson, Northup, Olson
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(0. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roudebush, Rowe, Russell, Ryan, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams—86.

Those voting nay were: Representative Allen—1.

Those absent or not voting were: Representatives Bach, Banker, Culmbach, Miller (W. O.), Mitchell, Murray, Olson (A. E.), Roth, Saunders, Mr. Speaker—10.

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

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

House Bill No. 259, by Representatives Biesen, Russell and Williams: Relating to education and the formation of joint union high school districts.

On motion of Mr. Biesen, 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, 12.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller, (Frank O.), Mills, Moran, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Saunders, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams—84.

Those voting nay were: Representative Gear—1.

Those absent or not voting were: Representatives Anderson, Bach, Culmbach, Friese, Hill, Miller (W. O.), Mitchell, Murray, Olson (A. E.), Ryan, Shipley, Mr. Speaker—12.

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

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

House Bill No. 286, by Mr. Aspinwall: Relating to municipal corporations.

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, 64; nays, 20; absent or not voting, 13.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Beck, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Danskin, Davis (J. H.), Durkee, Falknor, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Leber, Lindsay, McDonough, McQuesten; Marble, Miller (Frank O.), Miller (W. O.), Mills, Moran, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roudebush, Saunders, Shipley, Shoemaker, Sims, Smith, Totten, Tripple, Vaughan, Wanamaker, Watkins, Webb—64.
Those voting nay were: Representatives Barlow, Bennett, Danielson, Denman, Durrant, Friese, Gear, Hartung, Krouse, McCracken, Mansfield, Masterson, Nelson, Northup, Roth, Russell, Templeton, Van Horn, Wakefield, Williams—20.

Those absent or not voting were: Representatives Anderson, Bach, Culmback, Hurspool, Mitchell, Murray, Olson (A. E.), Rowe, Ryan, Soule, Sweetman, Westover, Mr. Speaker—13.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 353, by Representatives Casey and Lindsay (By executive request): Relating to sentencing of persons convicted of felonies.

On motion of Mr. Roudebush, the rules were suspended and House Bill No. 353 was returned to second reading for the purpose of amendment.

Mr. Roudebush moved the adoption of the following amendment:

Amend section 1, line 2 of the printed bill, being line of the original bill by striking the comma (,) after the word "felony" and inserting after said word "felony" the following clause: "for the first time in the state of Washington or elsewhere,"

Mr. Falknor moved that the proposed amendment be mimeographed and placed on the desks of the members, and that the bill retain its place on the calendar for tomorrow.

The motion was carried.

House Bill No. 377, by Committee on Game and Game Fish: Relating to game.

On motion of Mr. Paysse, 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, 3; absent or not voting, 33.

Those voting yea were: Representatives Aspinwall, Banker, Barlow, Beck, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Cory, Culmback, Danielson, Davis (J. H.), Falknor, Gear, Gilbert, Gillette, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Masterson, Nelson, Northup, Paysse, Peterson (C. E.), Peterson (Payson), Post, Reader, Roth, Roudebush, Rowe, Russell, Saunders, Shoemaker, Smith, Soule, Sweetman, Vaughan, Wakefield, Watkins, Webb, Williams—61.

Those voting nay were: Representatives Friese, Moran, Shipley—3.

Those absent or not voting were: Representatives Albert, Allen, Anderson, Bach, Bennett, Casey, Danskin, Denman, Durkee, Durrant, Glasgow, Goldsworthy, Griffin, Hurspool, Marble, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Murray, Olson (A. E.), Olson (O. H.), Ratliff, Reed, Ryan, Sims, Templeton, Totten, Tripple, Van Horn, Wanamaker, Westover, Mr. Speaker—33.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 413, by Mr. Watkins (By request): Relating to claims for medical care and burial of workmen.
On motion of Mr. Watkins, 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, 6; absent or not voting, 30.

Those voting yea were: Representatives Albert, Banker, Barlow, Beck, Biesen, Bostwick, Butterworth, Canfield, Casey, Cory, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gilbert, Gillette, Griffin, Hall, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Moran, Nelson, Northup, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Roudebush, Russell, Saunders, Shoemaker, Smith, Soule, Totten, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams—61.

Those voting nay were: Representatives Bennett, Danielson, Gear, Hartung, Masterson, Sweetman—6.

Those absent or not voting were: Representatives Allen, Anderson, Aspinwall, Bach, Benson, Booth, Culmback, Danskin, Glasgow, Goldsworthy, Hayton, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Murray, Olson (A. E.), Olson (O. H.), Paysse, Reed, Roth, Rowe, Ryan, Shipley, Sims, Templeton, Tripple, Van Horn, Wakefield, 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.

**House Bill No. 419**, by Mr. Davis (J. H.): Relating to the construction of a bridge across Puget Sound.

On motion of Mr. Davis (J. 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, 71; nays, 7; absent or not voting, 19.

Those voting yea were: Representatives Albert, Anderson, Aspinwall, Barlow, Beck, Bennett, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Danielson, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Gear, Gilbert, Gillette, Griffin, Hall, Hartung, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Moran, Nelson, Northup, Olson (O. H.), Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Roudebush, Rowe, Russell, Saunders, Shoemaker, Smith, Soule, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Williams—71.

Those voting nay were: Representatives Allen, Banker, Friese, Paysse, Shipley, Sweetman, Totten—7.

Those absent or not voting were: Representatives Bach, Benson, Culmback, Danskin, Glasgow, Goldsworthy, Hayton, Mills, Mitchell, Murray, Olson (A. E.), Reed, Roth, Ryan, Sims, Templeton, Wakefield, Westover, 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.

The Speaker resumed the chair.
House Bill No. 431, by Committee on Judiciary: Relating to juries in insanity proceedings.

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, 0; absent or not voting, 15.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Danielsion, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Moran, Nelson, Northup; Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reader, Reed, Roudebush, Rowe, Russell, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Totten, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—82.

Those absent or not voting were: Representatives Anderson, Bach, Culmback, Glasgow, Goldsworthy, Knapp, Mills, Mitchell, Murray, Olson (A. E.), Roth, Ryan, Templeton, Tripple, Wakefield—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 House Bill No. 261, by Mr. Canfield: Establishing an air way from Spokane to Puget Sound.

On motion of Mr. Canfield, 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, 6; absent or not voting, 16.

Those voting yea were: Representatives Albert, Allen, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Danielsion, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Moran, Nelson, Northup, Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reader, Reed, Rowe, Russell, Saunders, Shipley, Sims, Smith, Soule, Sweetman, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—75.

Those voting nay were: Representatives Barlow, Danskin, Gear, Kelly, Shoemaker, Totten—6.

Those absent or not voting were: Representatives Anderson, Aspinwall, Bach, Cory, Culmback, Goldsworthy, Mills, Mitchell, Murray, Olson (A. E.), Olson (O. H.), Roth, Roudebush, Ryan, Templeton, Wakefield—16.

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

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

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 7, 1929.

MR. SPEAKER:

The President has signed:
Substitute Senate Bill No. 148, and the same is herewith transmitted.

HERBERT H. SIEBER, Secretary.

The Speaker announced that he was about to sign Substitute Senate Bill No. 148.

On motion of Mr. Knapp, the House adjourned until 10:00 a.m., Friday, March 8, 1929.

A. W. CALDER, Chief Clerk.

FIFTY-FOURTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FRIDAY, MARCH 8, 1929.

The Speaker called the House to order at 10:00 a.m.
The clerk called the roll; all members being present except Representatives Bach, Leber, and Olson (A. E.); all being excused.

Prayer was offered by Rev. John G. Thompson of the United Presbyterian Church of Olympia, Wash.

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

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 8, 1929.

MR. SPEAKER:

Your Committee on Engrossment, to whom was referred House Bills Nos. 290, 338 and 176, have compared same with the original bills and find them correctly engrossed.

I concur in this report: Chas. L. Booth.

FRANK O. MILLER, Chairman.

MR. SPEAKER:

We, your Committee on Highways and Automotive Transportation, to whom was referred House Bill No. 124, entitled "An Act establishing a primary state highway to be known as State Road No. 11, or the Columbia Basin Highway, and amending section 10 of chapter 185 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.

C. W. RYAN, Chairman.

Passed to second reading.

House Bill No. 204: Do pass as amended.
Passed to second reading.

House of Representatives,
Olympia, Wash., March 8, 1929.

Mr. Speaker:

We, your Committee on Cities of the First Class, to whom was referred House Bill No. 337, entitled "An Act relating to, and providing for, the funding and refunding of special utility warrants and bonds of cities of the first class; and validating certain funding and refunding bonds thereof," 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 therefore, be printed and do pass.

C. A. Moran, Chairman.

We concur in this report: Fred Shoemaker, George Culmback, J. E. Marble, Charles W. Saunders, Earl W. Benson.

On motion of Mr. Moran, the usual number of copies of Substitute House Bill No. 337 were ordered printed.

Passed to second reading.

House of Representatives,
Olympia, Wash., March 8, 1929.

Mr. Speaker:

We, a majority of your Committee on Cities of the First Class, to whom was referred House Bill No. 346, entitled "An Act relating to revenue and taxation, requiring the producers or manufacturers of electrical energy to pay an excise tax on the sale thereof, and fixing 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 not pass.

C. A. Moran, Chairman.

We concur in this report: Charles W. Saunders, J. P. Post, Fred Shoemaker, Chan Wakefield, Chas. I. Roth.

House of Representatives,
Olympia, Wash., March 8, 1929.

Mr. Speaker:

We, a minority of your Committee on Cities of the First Class, to whom was referred House Bill No. 346, entitled "An Act relating to revenue and taxation, requiring the producers or manufacturers of electrical energy to pay an excise tax on the sale thereof, and fixing 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.

Chairman.

We concur in this report: J. E. Marble, Earl W. Benson, George Culmback.

Passed to second reading.

House of Representatives,
Olympia, Wash., March 8, 1929.

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 357, entitled "An Act creating a forest products research department at the University of Washington and making an appropriation therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

H. E. Goldsworthy, Chairman.

We, a minority of your Committee on Appropriations, to whom was referred House Bill No. 357, entitled "An Act creating a forest products research department at the University of Washington and making an appropriation therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. .........................., Chairman.


Passed to second reading.

We, your Committee on Printing, to whom was referred House Bill No. 376, entitled "An Act relating to and regulating the publication of legal and official notices, and repealing sections 4 and 7 of chapter 99 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.

M. B. MITCHELL, Chairman.

We concur in this report: John Anderson, Walter R. Rowe, Pliny L. Allen.

Passed to second reading.

House Bill No. 383: Do pass as amended.
Passed to second reading.

Passed to second reading.

House Bill No. 438: Do pass as amended.
Passed to second reading.

We, your Committee on Forestry and Logged Off Lands, to whom was referred House Joint Resolution No. 11, relating to constitutional amendment with respect to legislation for the purpose of encouraging and promoting reforestation of lands suited for forest production, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached Substitute House Joint Resolution No. 11 be substituted therefor, be printed and do pass.

CHARLES W. SAUNDERS, Chairman.


On motion of Mr. Saunders, the usual number of copies of Substitute House Joint Resolution No. 11 were ordered printed.

Passed to second reading.

We, a majority of your Committee on Legislative Apportionment, to whom was referred House Joint Resolution No. 12, providing for the submission to the electors of this state for their adoption and approval of an amendment to sections 2 and 3 of Article 2 of the State Constitution, relating to membership in the legislature and legislative districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

Geo. E. CANFIELD, Chairman.

We concur in this report: N. J. Bostwick, John C. Hurspool, Alfred J. Smith.
MR. SPEAKER:

We, a minority of your Committee on Legislative Apportionment, to whom was referred House Joint Resolution No. 12, providing for the submission to the electors of this state for their adoption and approval of an amendment to sections 2 and 3 of Article 2 of the State Constitution, relating to membership in the legislature and legislative districts, 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.

We concur in this report: A. A. Paysse, Wm. Phelps Totten, James A. Durrant.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Appropriations, to whom was referred Senate Bill No. 84, entitled "An Act to establish an institution for the training, care and custody of feeble minded persons 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.

J. E. Masterson, Chairman.


MR. SPEAKER:

We, a minority of your Committee on Appropriations, to whom was referred Senate Bill No. 84, entitled "An Act to establish an institution for the training, care and custody of feeble minded persons 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.

C. A. Moran, Wm. Phelps Totten, Andrew Danielson, A. A. Paysse, Robert A. Tripple, C. C. Aspinwall, Phil McDonough.

Passed to second reading.

MR. SPEAKER:

We, your Committee on Education, to whom was referred Senate Bill No. 110, entitled "An Act relating to the investment of permanent insurance funds of school districts of the first class and amending section 3 of chapter 79 of the Laws of 1911," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. E. Masterson, Chairman.

We concur in this report: Chas. L. Vaughan, Robert A. Tripple, L. Y. Williams, J. B. Gilbert, Mary C. Hutchinson, E. F. Hultgrenn, Knute Hill, Pearl A. Wanamaker.

Passed to second reading.

MR. SPEAKER:

We, your Committee on Education, to whom was referred Engrossed Senate Bill No. 111, entitled "An Act relating to the deposit of public funds by county treasurers and amending section 3 of chapter 51 of the Laws of 1907," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. E. Masterson, Chairman.

We concur in this report: Chas. L. Vaughan, Robert A. Tripple, L. Y. Williams, J. B. Gilbert, Mary C. Hutchinson, E. F. Hultgrenn, Knute Hill, Pearl A. Wanamaker.

Passed to second reading.
We, your Committee on Education, to whom was referred Engrossed Senate Bill No. 113, entitled "An Act authorizing school districts to create and maintain a fund to be used for the construction and equipment of new school buildings," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. E. Masterson, Chairman.

We concur in this report: Chas. L. Vaughan, Robert A. Tripple, L. Y. Williams, J. B. Gilbert, Mary C. Hutchinson, E. F. Hultgrenn, Knute Hill, Pearl A. Wanamaker.

Passed to second reading.

We, a majority of your Committee on Legislative Apportionment, to whom was referred Engrossed Senate Bill No. 116, entitled "An Act relating to a legislative reapportionment," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

Geo. E. Canfield, Chairman.

We concur in this report: N. J. Bostwick, John C. Hurspool, Alfred J. Smith.

We, a minority of your Committee on Legislative Apportionment, to whom was referred Engrossed Senate Bill No. 116, entitled "An Act relating to a legislative reapportionment," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

A. A. Paysse, Wm. Phelps Totten, James A. Durrant.

Passed to second reading.

We, your Committee on Municipal Corporations Other Than First Class, to whom was referred Engrossed Senate Bill No. 133, entitled "An Act relating to municipal corporations, providing for the sprinkling at the expense of the abutting property of streets, avenues, boulevards and drives therein," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

Andrew Danielson, Chairman.


On motion of Mr. Danielson, Engrossed Senate Bill No. 133 was indefinitely postponed.

We, a majority of your Committee on Appropriations, to whom was referred Senate Bill No. 142, entitled "An Act relating to, and authorizing and providing for, the preparation of plans and specifications, and the construction, equipment and furnishing of an armory for the use of the national guard of Washington at Seattle; appropriating money from the military fund; creating a commission to superintend the construction, equipment and furnishing of said armory, and authorizing the promulgation of rules and regulations for the government thereof; and authorizing the sale or lease of certain state property now used for armory purposes in Seattle, and
providing penalties for violation thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

H. E. GOLDSWORTHY, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 8, 1929.

Mr. Speaker:

We, a minority of your Committee on Appropriations, to whom was referred Senate Bill No. 142, entitled "An Act relating to, and authorizing and providing for, the preparation of plans and specifications, and the construction, equipment and furnishing of an armory for the use of the national guard of Washington at Seattle; appropriating money from the military fund; creating a commission to superintend the construction, equipment and furnishing of said armory, and authorizing the promulgation of rules and regulations for the government thereof; and authorizing the sale or lease of certain state property now used for armory purposes in Seattle, and providing penalties for violation thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

.................... , Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 8, 1929.

Mr. Speaker:

We, a majority of your Committee on Education, to whom was referred Senate Bill No. 146, entitled "An Act relating to public schools regulating the selection and use of books and the teaching of certain subjects therein, prohibiting certain acts in connection therewith, 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 indefinitely postponed.

J. E. MASTERTON, Chairman.

We concur in this report: Chas. L. Vaughan, L. Y. Williams, J. B. Gilbert, Mary C. Hutchinson, Knute Hill, Pearl A. Wanamaker, Geo. L. Denman.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 8, 1929.

Mr. Speaker:

We, a minority of your Committee on Education, to whom was referred Senate Bill No. 146, entitled "An Act relating to public schools regulating the selection and use of books and the teaching of certain subjects therein, prohibiting certain acts in connection therewith, and providing penalties for violation thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

.................... , Chairman.

We concur in this report: T. Claud Bennett, Robert A. Tripple, E. F. Hultgrenn.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 8, 1929.

Mr. Speaker:

We, your Committee on Cities of the First Class, to whom was referred Engrossed Senate Bill No. 154, entitled "An Act relating to the investment of funds of cities of the first class," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

C. A. MORAN, Chairman.

We concur in this report: George Culmback, Fred Shoemaker, J. E. Marble, Charles W. Saunders.

Passed to second reading.
MR. SPEAKER:

We, your Committee on Compensation and Fees for State and County Officers, to whom was referred Substitute Senate Bill No. 157, entitled "An Act classifying counties by population, fixing the compensation for county officers, defining their powers and duties 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.

JOHN R. JONES, Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Education, to whom was referred Senate Bill No. 158, entitled "An Act relating to the state teachers' retirement fund and providing for additional membership therein," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. E. MASTERSON, Chairman.

We concur in this report: Chas. L. Vaughan, Robert A. Tripple, L. Y. Williams, J. B. Gilbert, Mary C. Hutchinson, E. F. Hultgrenn, Knute Hill, Pearl A. Wanamaker.

Passed to second reading.

MR. SPEAKER:

We, your Committee on Military, to whom was referred Senate Bill No. 163, entitled "An Act relating to the relief of soldiers, sailors and marines, 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 be indefinitely postponed.

rex s. roudebush, chairman.


On motion of Mr. Roudebush, Senate Bill No. 163 was indefinitely postponed.

Senate Bill No. 170: Do pass as amended.

Passed to second reading.

MR. SPEAKER:

We, your Committee on Highways and Automotive Transportation, to whom was referred Senate Bill No. 208, 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) as amended by chapter 185, Laws Extraordinary Session 1925, 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.
Mr. Speaker:

We, your Committee on Highways and Automotive Transportation, to whom was referred Engrossed Senate Bill No. 210, entitled "An Act providing for the closing of certain city or town streets, or township roads, county and state roads, or parts thereof, and amending section 1 of chapter 232 of the Laws of 1927," 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 majority of your Committee on Public Utilities, to whom was referred Senate Bill No. 242, entitled "An Act relating to and limiting the speed of motor vehicles, and amending section 3 of chapter 309 of the Laws of 1927," 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. J. Templeton, Chairman.


Mr. Speaker:

We, a minority of your Committee on Public Utilities, to whom was referred Senate Bill No. 242, entitled "An Act relating to and limiting the speed of motor vehicles, and amending section 3 of chapter 309 of the Laws of 1927," 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: E. M. Gillette.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 255, entitled "An Act to protect hotel keepers, inn keepers, boarding house keepers and lodging house keepers, to prescribe and regulate their duties and liabilities toward their guests, boarders and lodgers, to punish fraud, to define and regulate the lien of keepers of hotels, inns, boarding houses and lodging houses, and amending sections 1, 3, 5, 6 and 7 of chapter 190 of the Laws of 1915 and section 4 of chapter 190 of the Laws of 1915 as the same is amended by chapter 57 of the Laws of 1917 (sections 6860, 6862, 6863, 6864, 6865 and 6866 of Remington's Compiled Statutes) and repealing section 1, page 95 of the Laws of 1890 and section 8 of chapter 190 of the Laws of 1915 (sections 1293 and 6867 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.

Judson F. Falknor, Chairman.

We, a minority of your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 255, entitled "An Act to protect hotel keepers, inn keepers, boarding house keepers and lodging house keepers, to prescribe and regulate their duties and liabilities toward their guests, boarders and lodgers, to punish fraud, to define and regulate the lien of keepers of hotels, inns, boarding houses and lodging houses, and amending sections 1, 3, 5, 6 and 7 of chapter 190 of the Laws of 1915 and section 4 of chapter 190 of the Laws of 1915 as the same is amended by chapter 57 of the Laws of 1917 (sections 6860, 6862, 6863, 6864, 6865 and 6866 of Remington's Compiled Statutes) and repealing section 1, page 95 of the Laws of 1890 and section 8 of chapter 190 of the Laws of 1915 (sections 1203 and 6867 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.

We concur in this report: John C. Hurspool, Geo. E. Canfield, J. M. Glasgow, Earl W. Benson.

Passed to second reading.

Engrossed Senate Bill No. 270: Do pass as amended.
Passed to second reading.

Engrossed Senate Bill No. 271: Majority report: Do pass as amended.
Minority report: Be indefinitely postponed.
Passed to second reading.

Senate Bill No. 287: Majority report: Be indefinitely postponed.
Minority report: Do pass as amended.
Passed to second reading.

We, your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 288, entitled "An Act relating to the execution of civil process, defining the duties and fixing the liability of civil officers in relation thereto and amending a certain act 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.


Passed to second reading.

REPORT OF FREE CONFERENCE COMMITTEE.

We, your Committee on Free Conference, to whom was referred Substitute Senate Bill No. 44, entitled "An Act providing for and regulating the registration of voters, to prevent fraud, providing penalties for violations thereof, and repealing certain acts and parts of acts in relation thereto," have had the same under consideration, and we respectfully report to the House with the recommendation that it be approved. Further, we recommend that in section 10, line 37 of the printed bill, the word "State" be substituted for the word "Territory".

On motion of Mr. Lindsay, the report of the Free Conference Committee on Substitute Senate Bill No. 44 was adopted.
The clerk called the roll, and the House passed Substitute Senate Bill No. 44, as amended by the Free Conference Committee, by the following vote: Yeas, 75; nays, 0; absent or not voting, 22.

Those voting yea were: Representatives Albert, Aspinwall, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Danielson, Davis (J. H.), Denman, Durkee, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Krouse, Lindsay, McCracken, McQuesten, Mansfield, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Roudebush, Rowe, Russell, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—75.

Those absent or not voting were: Representatives Allen, Anderson, Bach, Banker, Culmbach, Danskin, Durrant, Goldsworthy, Knapp, Leber, McDonough, Marble, Moran, Murray, Olson (A. E.), Post, Roth, Ryan, Totten, Tripple, Wakefield, Westover—22.

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

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Thursday, March 7, 1929.

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

LADIES AND GENTLEMEN:

I have today approved the following House Bills, entitled:

House Bill No. 198: "An Act relating to public water bonds of cities payable out of water revenue of such cities and to their exchange for the bonds of local improvement districts previously issued for the construction of the water system and amending section 9154-1 of Remington's Compiled Statutes of Washington, 1927 Supplement."

House Bill No. 63: "An Act relating to and for the protection of birds in portions of Kitsap County and providing penalties for violations thereof."

House Bill No. 83: "An Act relating to the public schools; authorizing cities operating public utilities having plants for the generation of electricity located in school districts outside of the corporate limits of such cities to provide for educating the children of their employees at such plant and to enter into contracts with such school districts therefor; and declaring an emergency."

House Bill No. 95: "An Act relating to public schools, and providing for the sale to pupils of textbooks used therein."

House Bill No. 215: "An Act providing for the cancellation of certain state taxes payable by Benton County."

House Bill No. 199: "An Act relating to and authorizing the improvement of state parks and parkways, and lands under the care, charge, control and supervision of the state parks committee."

House Bill No. 115: "An Act relating to motor vehicle licenses and amending section 16 of chapter 96 of the Laws of 1921."

House Bill No. 126: "An Act relating to the commencement of civil actions in the superior courts and the service of summons by publication, and amending section 228 of Remington's Compiled Statutes."

House Bill No. 197: "An Act relating to the disposition and sale of caustic or corrosive substances and providing penalties for violation thereof."

House Bill No. 84: "An Act relating to certain public lands and providing for the sale thereof."

Very truly yours,

ROLAND H. HARTLEY, Governor.
STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,  
OLYMPIA, Thursday, March 7, 1929. 

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

I am returning herewith, without my approval, House Bill No. 58, entitled:  

"An Act relating to the power of justices of the peace in issuing warrants in criminal cases and amending section 1925 of Remington's Compiled Statutes of the State of Washington."

By this bill, when a justice of peace issues a criminal warrant for the arrest and apprehension of a person, the warrant may be executed in any county of the state. The bill provides, however, when it is desired to execute the warrant outside of the county in which it is issued, the judge or commissioner of the superior court must endorse his approval on the warrant, the same to be attested by the clerk of the court, and under the seal of the court. This requirement would entail upon judges and commissioners of the superior court, who might have to pass upon the case on an appeal from the justice who issued the warrant, the duty of making a preliminary examination into the facts relating to the offense charged for the purpose of determining whether a crime had been committed and whether the criminal warrant should be executed in an outside county. Such investigations belong to the prosecuting attorneys and should not be imposed upon the superior court judges or court commissioners.

Believing that the jurisdiction of the justices of the peace should remain co-extensive with the boundaries of the county in which they are elected or appointed, House Bill No. 58 is vetoed.

Respectfully submitted,  
ROLAND H. HARTLEY, Governor.

Mr. Falknor moved that House Bill No. 58, together with the Governor's veto message thereon, be referred to the Committee on Rules and Order.

The motion was carried.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,  
OLYMPIA, WASH., March 7, 1929.  

MR. SPEAKER:  
The Senate has concurred in the House amendments to Substitute Senate Bill No. 148, and the bill passed as amended.  
HERBERT H. SIELER, Secretary.

SENATE CHAMBER,  
OLYMPIA, WASH., March 8, 1929.  

MR. SPEAKER:  
The Senate has passed House Bill No. 89, also Engrossed House Bill No. 97, also House Bill No. 178, also House Bill No. 279, also Senate Bill No. 58, also Engrossed Senate Bill No. 182, also Senate Bill No. 252, also Engrossed Senate Bill No. 253, also Senate Bill No. 292, also Substitute Senate Bill No. 308, also Senate Bill No. 319, also Senate Bill No. 324 and the same are herewith transmitted.  
HERBERT H. SIELER, Secretary.

SENATE AMENDMENTS TO HOUSE BILL.  

SENATE CHAMBER,  
OLYMPIA, WASH., March 7, 1929.  

MR. SPEAKER:  
The Senate has passed Engrossed House Bill No. 70 with the following amendments:  

Amend section 4, line 16 of the engrossed bill, strike the words "an adjoining" and insert in lieu thereof the words "a neighboring"
Amend section 4, line 17 of the engrossed bill, strike the words "an adjoining" and insert in lieu thereof the words "a neighboring".

Amend section 4, line 20 of the engrossed bill, strike the word "adjoining" and insert in lieu thereof the word "neighboring".

Amend section 7, line 29 of the engrossed bill, after the word "tax" insert the following "not to exceed one-fourth of a mill,"

and the same is herewith transmitted. Herbert H. Sieber, Secretary.

Mr. Biesen moved that the House do not concur in the Senate amendments to Engrossed House Bill No. 70, and that the Senate be asked to recede therefrom.

The motion was carried.

Introduction and First Reading of House Concurrent Resolution.


The resolution was read the first time by title.

On motion of Mr. Reed, the rules were suspended, the resolution was advanced to second reading, and read the second time in full.

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

Mr. Lindsay moved that the rules be suspended, and the resolution be returned to second reading for the purpose of amendment.

The motion was lost.

Mr. Reed moved that the resolution be adopted.

Mr. Roth demanded a roll call on the motion to adopt the resolution, but the demand was not sustained.

The resolution was adopted.

On motion of Mr. Reed, the rules were suspended, and the chief clerk was directed to immediately transmit House Concurrent Resolution No. 13 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. 58, by Senator Wray: An Act in relation to and authorizing the condemnation of property for public use by public service corporations.

Referred to Committee on Corporations Other Than Municipal and Railroad.

Engrossed Senate Bill No. 192, by Senators Mize and Somerville: An Act relating to dogs, providing for the assessment and collection of annual taxes thereon, and expenditures thereof, fixing the liability of the owners or keepers thereof for damages caused thereby, defining the powers and duties of certain officers in relation thereto and providing penalties for violation thereof.

Referred to Committee on Dairy and Livestock.

Senate Bill No. 252, by Senator Landon: An Act relating to State Road No. 2, or the Sunset Highway and amending section 2 of chapter 185 of the Laws of 1923.

Referred to Committee on Highways and Automotive Transportation.
Engrossed Senate Bill No. 253, by Senators Tatman, Phipps, Williams, Jacobus, St. Peter, Hartwell, Taylor, Oman, Post, Ball, Knutzen, Wray, Stinson, Norman, Houser, Frary, Hall (Chas.), Heifner, Landon: An Act relating to motor vehicles, the fees for licenses therefor, and excise taxes on fuel to be used thereby, repealing certain acts relating thereto, and declaring when the provisions of this act shall take effect.

Referred to Committee on Highways and Automotive Transportation.

Senate Bill No. 202, by Senator Smith: An Act to regulate the practice of the profession of engineering and land surveying; providing for examination and registration for professional engineers and land surveyors; defining the powers and duties of certain officers; imposing certain duties upon the state and the political subdivisions thereof; providing penalties for violations of this act, and making an appropriation.

Referred to Committee on Labor and Labor Statistics.

Substitute Senate Bill No. 308, by Committee on Judiciary: An Act to provide for the organization, operation, supervision and dissolution 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 Bill No. 319, by Senators Palmer, Hurn, Metcalf, Hall (Chas. W.), Heifner, Houser, Hastings and Wray: An Act relating to the estates of deceased persons and amending sections 1368 of Remington's Compiled Statutes.

Referred to Committee on Judiciary.

Senate Bill No. 324, by Senator Hastings: An Act relating to the sale of materials belonging to the state and defining the duties of the Commissioner of Public Lands, and amending section 31, of chapter 255 of the Session Laws of 1927.

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

SECOND READING OF BILLS.

Mr. Roudebush: Question of Personal Privilege. I would like to say to the members of the House, relative to the amendments offered yesterday to House Bill No. 303; that in order that the issue may be handled in clean cut fashion I am asking for leave to withdraw these amendments in order that I may make a motion that the rules be suspended, and that the bill be passed to third reading where it was on yesterday's calendar. I think that will be a more satisfactory way of disposing of the whole matter.

Mr. Roudebush moved that the rules be suspended and he be allowed to withdraw his amendment to section 1, line 2, of House Bill No. 353, and that the bill be placed in its former position at the head of the third reading calendar.

The motion was carried.
report the same back to the House with the recommendation that it do pass, with
the following amendment:

Amend the bill as follows:

Section 1. Following section number 1 and the period (.) insert the following:

"That section 2524 of Remington's Compiled Statutes be amended to read as
follows:

"Section 2524." CHARLES W. SAUNDERS, Chairman.

We concur in this report: Rex S. Roudebush, Geo. H. Northup, Chas. L. Booth,
Ernest R. Leber, Fred F. Hess.

The bill was read the second time by sections.
On motion of Mr. Saunders, the committee amendment was adopted.
The bill was passed to third reading and ordered engrossed.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 7, 1929.

We, a majority of your Committee on Revenue and Taxation, to whom was
referred House Bill No. 270, entitled "An Act relating to the collection of delinquent
personal property taxes and amending section 86 of chapter 130 of the Laws of the
Extraordinary Session of 1925," 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, page 3, line 4 of the original bill, being lines 48 and 49 of the
printed bill, strike the word and figure "thirty (30)" and insert in lieu thereof the
word and figure "ninety (90)" J. C. HUBBEL, Chairman.

We concur in this report: E. M. Gillette, O. H. Olson, Chas. I. Roth, J. H.
Davis, F. B. Danskine, Herman Friese, T. Claud Bennett, E. A. Sims, W. S. Westover,
Roy Jones, W. O. Mansfield.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 7, 1929.

We, a minority of your Committee on Revenue and Taxation, to whom was
referred House Bill No. 270, entitled "An Act relating to the collection of delinquent
personal property taxes and amending section 86 of chapter 130 of the Laws of the
Extraordinary Session of 1925," 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, E. L. Casey.

The bill was read the second time by sections.
On motion of Mr. Hubbell, the committee amendment was adopted.
The bill was passed to third reading and ordered engrossed.

House Bill No. 289, by Mr. Olson (A. E.) (By executive request):
Abolishing the state normal school at Centralia.
On motion of Mr. Canfield, Substitute House Bill No. 289 was substi-
tuted for House Bill No. 289.

Substitute House Bill No. 289, by Committee on Educational Institutions:
Relating to the State Normal School at Centralia.
The bill was read the second time by sections and passed to third reading.

House Bill No. 79, by Representatives Danielson, Goldsworthy, Rowe,
Van Horn, Friese, Hill, McCracken, Ratcliffe, Tripple, Miller (F. O.) and
Denman: Relating to public service properties and declaring an emergency.
On motion of Mr. Hubbell, Substitute House Bill No. 79 was substituted
for House Bill No. 79.

Substitute House Bill No. 79, by Committee on Revenue and Taxation:
Relating to public service properties and declaring an emergency.
The bill was read the second time by sections and passed to third reading.

**Senate Joint Resolution No. 11**, by Senators Murphy, Hall and Helfner:
Relating to an amendment to Article 7 of the Constitution.

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

MR. SPEAKER:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 429, entitled "An Act to amend article VII of the Constitution of the State of Washington relating to revenue and taxation by striking sections 1 and 2 thereof 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 with the following amendments:

Amend section 1, line 27 of the original bill, being line 18 of the printed bill, strike the word "classes" and insert in lieu thereof the word "classes"

Amend section 1, line 29 of the original bill, being line 19 of the printed bill, strike the word and figure "five (5)" and insert in lieu thereof the word and figure "six (6)"

Chairman.


MR. SPEAKER:

We, a minority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 429, entitled "An Act to amend article VII of the Constitution of the State of Washington relating to revenue and taxation by striking sections 1 and 2 thereof 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.

J. C. Hubbell, Chairman.

We concur in this report: E. L. Casey, J. W. Lindsay, Chas. I. Roth, O. H. Olson.

The bill was read the second time by sections.

On motion of Mr. Reed, the committee amendments were adopted.

The bill was passed to third reading and ordered engrossed.

MR. SPEAKER:

We, your Committee on Elections and Privileges, to whom was referred House Bill No. 406, entitled "An Act to facilitate the operation of the provisions of section 1 of article II of the constitution relating to the initiative and referendum and amending section 26 of chapter 138 of the Laws of 1913," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend section 1, line 30, page 2, of the original bill, being line 43 of the printed bill, strike the words "thirty days" and insert in lieu thereof the words "six months"

Amend section 1, line 3, page 3, of the original bill, being line 46 of the printed bill, strike the words "thirty days" and insert in lieu thereof the words "six months"

Amend section 1, line 15, page 3, of the original bill, being line 56 of the printed bill, strike the words "thirty days" and insert in lieu thereof the words "six months"

J. W. Lindsay, Chairman.


The bill was read the second time by sections.

On motion of Mrs. Wanamaker, the committee amendments were adopted.

The bill was passed to third reading and ordered engrossed.

20—H
House Bill No. 183, by Representatives Roth and Bostwick: Relating to proper clearance for all structures and material contiguous to railroad tracks.

On motion of Mr. Olson (O. H.), Substitute House Bill No. 183 was substituted for House Bill No. 183.

Substitute House Bill No. 183, by Committee on Transportation Other Than Automotive: Relating to clearance between the track of all railroads.

The bill was read the second time by sections.

Mr. Friese moved that the rules be suspended, and the bill advanced to third reading.

The motion was lost.

The bill was passed to third reading.

Mr. Speaker:

We, your Committee on Highways and Automotive Transportation, to whom was referred House Bill No. 204 entitled "An Act relating to public highways, providing for scenic highways, authorizing counties to contract together in relation thereto, providing for Inter-County Scenic Highway Commissions for such counties with certain powers and duties, providing for excluding advertising on and within certain distances from such highways, regulating and restricting the use of such highways and declaring unlawful certain uses of such highways and prescribing penalties for violations of the provisions of this act," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

Amend the bill as follows:

Section 1. Strike the "period (.)" at the end of the section and insert in lieu thereof a "colon (:)", and add the following: "Provided, That no such contract shall be entered into, or signed by any board of county commissioners until such board shall have caused to be published in its county in a newspaper of general circulation therein, once a week for three successive weeks, a notice of its intention to sign such contract, describing and specifying the purpose of the contract".

C. W. Ryan, Chairman.


The bill was read the second time by sections.

On motion of Mr. Russell, the committee amendment was adopted.

The bill was passed to third reading and ordered engrossed.

Mr. Speaker:

We, your Committee on Game and Game Fish, to whom was referred Engrossed Senate Bill No. 205, entitled "An Act relating to and providing for the protection and disposition of wild animals, providing for the licensing and regulation of hunting, fixing certain seasons when hunting is prohibited, amending sections 47, 50, 51, 55, 57, 58, 59, 60, 64, 65, 68, 75, 85, and 106 of chapter 178 of the Laws of the Extraordinary Session of 1925 and adding thereto one 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 with the following amendments:

Amend Sec. 5, line 11 of the Engrossed bill. Strike the period (.) after the word "year" and insert in lieu thereof a colon (:) and the words "Provided, That it shall be lawful for any stock man or land owner or leaseholder to kill any bear at any time when such bear is destroying livestock or doing other damage to property".
Amend Sec. 6, page 4, line 5 of the engrossed bill, strike the words “fifteenth day of October and the”
Amend Sec. 6, page 4, line 6 of the engrossed bill, after the word “November” insert the following: “and the tenth day of November, both dates inclusive.”
Amend Sec. 6, page 4, line 6 of the engrossed bill, after the second word “one”, strike the following: “male branched-antlered”
Amend Sec. 6, page 4, line 14 of the engrossed bill, strike the words “male branched-antlered”
Amend Sec. 12, line 20 of the engrossed bill, after the word “time” insert the following: “or in any one week, (which week shall be deemed to commence at midnight Saturday night) more than ten ducks and/or geese, or to shoot, kill, take or have in possession or under control at any time”
Amend Sec. 12, line 21 of the engrossed bill, after the word “class” add the following: “other than ducks and geese”
Amend Sec. 14 of the engrossed senate bill by striking lines 12, 13 and 14, and insert in lieu thereof the following:
“Section 78. It shall be unlawful for any person at any time to take any fur-bearing or game animal from a trap not his own or to spring, pull up, throw away, mutilate or destroy any trap or traps of licensed trappers, game wardens or persons employed by any county game commission, state supervisor of game and game fish or any person authorized by the Federal government to catch fur-bearing or predatory animals: Provided, That all * * * * trappers shall have attached to the chain of the trap an indestructible tag with the true name and address of the owner of the trap in English letters not less than one-quarter inch in height.”
Amend the bill by adding at the end thereof a new section, to be known as Sec. 17, to read as follows:
“Sec. 17. That section 95 of chapter 178, Laws of the Extraordinary Session of 1925, page 535, be amended to read as follows:
Section 95. It shall be lawful for any person, firm or corporation to have in possession at any time the skin, hide, head or dead body of any game or fur-bearing animal, or game or non-game bird, or game fish, or any part thereof, lawfully taken outside the boundaries of the State of Washington or lawfully taken within the state for purposes of sale, tanning, manufacturing, mounting or ornamental purposes with the right to dispose of same in the usual course of trade: Provided, * * * * that each specimen retained for mounting or ornamental purposes shall be reported in writing within three days to the supervisor of game and game fish or the county game commission of the county where the same is to be mounted, who shall tag or mark the same for identification and shall be authorized to charge and collect for tagging and marking the sum of twenty-five cents ($0.25) for each tag, and in addition thereto the usual mileage fee charged by sheriffs in the county where the services are to be performed.”
Amend the bill by adding at the end thereof a new section, to be known as Sec. 18, to read as follows:
“Sec. 18. That section 63 of chapter 178 of the Laws of the Extraordinary Session of 1925, page 524, be amended to read as follows:
Section 63. It shall be unlawful for any person to in any manner hunt or trap any beaver in this state, except as otherwise provided in this act, or have in his possession alive or dead any beaver or part thereof that has been caught or killed in this state. Nothing in this section, however, shall be construed to prevent any person residing in this state from having in his possession or from buying, selling or handling skins of beaver lawfully caught or killed outside of this state. * * Before any beaver skins are shipped or brought into this state it shall be the duty of the consignee or person in whose possession the beaver skins are, to make an affidavit before some person authorized to administer oaths, that each and every skin was lawfully taken without the State of Washington. Which affidavit shall accompany each shipment and the person, firm or corporation to whom the skins are delivered shall forthwith notify in writing the supervisor of game and game fish, and the county game commission, of the place where said skins are stored, or may be inspected and said supervisor of game and game fish, or county game commission, shall inspect said skins and if satisfied from said affidavit and an examination of each skin that they were not killed within the State of Washington shall, upon the
payment of a fee of * * * * twenty-five cents (.25) for each skin, stamp said skins with the words 'killed outside the State of Washington' together with a facsimile signature of the supervisor of game and game fish. On said skins being so stamped, they may be offered for sale, and all fees so collected shall be paid one-half into the State Game Fund and one-half into the county game fund of the county in which the same were stamped."

Amend line 2 of the title of the engrossed bill, strike the comma (,) after the word "hunting" and insert the following: "and fishing,"

Amend line 3 of the title of the engrossed bill, following the comma after the figure "60" insert the figure "63" ; strike the figure "85" and insert in lieu thereof the figure "78," Following the comma after the figure "78" insert the figure "95,"

GEO. H. NORTHUP, Chairman.


The bill was read the second time by sections.

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

Amend the bill, strike all of section 1.

On motion of Mr. Northup, the committee amendment to section 5, line 11, was adopted.

Mr. Northup moved that the House reconsider the vote by which the committee amendment to section 5, line 11, was adopted.

The motion was carried.

Mr. Northup moved that the committee amendment to section 5, line 11, be stricken.

The motion was carried.

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

Amend Sec. 5 of the bill as follows: In line 11 of the engrossed senate bill strike the period after the word "year" and insert in lieu thereof a colon (:), and the words "Provided, That it shall be unlawful for any stock man, land owner, leaseholder or predatory animal hunter to kill any bear at any time when they have reason to believe that such bear is destroying or damaging property."

On motion of Mr. Northup, the committee amendments to section 6 were withdrawn.

On motion of Mr. Northup, the following amendments were adopted:

Amend the bill by striking therefrom Sec. 6.

Amend section 7, line 19 on page 4 of the engrossed bill by inserting after the word "the" the words "laws of the"

Mr. Northup moved that the committee amendment to section 12, line 20, be adopted.

Mr. Watkins moved the adoption of the following amendment to the committee amendment:

An amendment to an amendment to Engrossed Senate Bill No. 205.

In line four of amendment to section 12, strike the word "ten" and insert in lieu thereof the word "fifteen"

The amendment to the committee amendment was adopted.

The committee amendment as amended was adopted.

On motion of Mr. Northup, the committee amendment to section 12, line 21, and the committee amendments to section 14 were adopted.

On motion of Mr. Northup, the following amendment to section 15 was adopted:

Amend section 15, line 30 on page 7 of the engrossed bill, by striking the comma (,) after the word "persons"; also strike the words "if reasonably accessible," following such comma.
On motion of Mr. Northup, the committee amendments to add two new sections, section 17 and 18, were adopted.

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

Amend the bill by renumbering all sections.

On motion of Mr. Northup, the committee amendments to the title were adopted.

On motion of Mr. Northup, the following amendment to the title was adopted:

Amend the title of the bill, being lines of the original bill, by striking therefrom the words “and adding thereto one new section.”

The bill was passed to third reading.

Senate Joint Memorial No. 8, by Senator Gray: Relating to seasons for hunting migratory waterfowl in the State of Washington.

The memorial was read the second time by sections.

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

Amend paragraph 3 by striking after “September 16th” the words “to December 31st” and insert in lieu thereof the words “to January 16.”

Mr. Watkins moved the adoption of the following amendment:

Immediately preceding the words “Now, Therefore,” insert a new paragraph to read as follows:

“For that portion of the State of Washington lying west of the Cascade Mountains and south of Puget Sound shall be from September 15th to December 15th, both dates inclusive.”

The amendment was lost.

The memorial was passed to third reading.

On motion of Mr. Knapp, 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 Bach, Leber, Olson (A. E.), Post and Wakefield; Representatives Bach, Leber and Olson (A. E.) being excused.

House Bill No. 353, by Representatives Casey and Lindsay: Relating to the sentencing of persons convicted of felonies.

Mr. Roudebush moved that House Bill No. 353 be indefinitely postponed.

During debate, Mrs. Sweetman raised the point of order that speeches should be limited to ten minutes.

The Speaker: The Speaker is perfectly willing to hold the speakers to the time limit. However, when I started to do that, the House moved to grant them an extension of time. The limit at the present time is three minutes.

Mr. Allen: I move that from this time on the three-minute rule be enforced.

Mr. Griffin: I move as a substitute motion that the gentleman now addressing the House be given the full time he would ordinarily have.
Mr. Allen: The motion that I made has no reference to the gentleman now speaking.

Mr. Lindsay: Point of order, Mr. Speaker. It is not necessary for this House to pass on a motion to enforce the rules of the House. That is up to the Speaker.

The Speaker: Is it the pleasure of the House that in the future the Speaker will enforce the rule which limits all speeches to three minutes?

There being no objection, it was so ordered.

After further debate, the previous question was ordered.

The Speaker declared the question was on the motion to indefinitely postpone House Bill No. 353.

Mr. Casey 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 Bach, Benson, Davis (J. H.), Leber, Olson (A. E.), Post, Sims, Wakefield and Westover; Representatives Bach, Leber, Olson (A. E.) and Post having been previously excused.

Mr. Falknor moved that the absentees be excused.

The motion was carried.

Mr. Hubbell moved that the House do now proceed with business under the call of the House.

The motion was carried.

The Speaker declared the question was on the motion to indefinitely postpone House Bill No. 353.

Mr. Casey demanded a roll call on the motion, and the demand was sustained.

The clerk called the roll, and the motion was lost by the following vote:

Yeas, 45; nays 45; absent or not voting, 7.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Beck, Bennett, Biesen, Canfield, Cory, Danielson, Durkee, Falknor, Gear, Glasgow, Hayton, Hazen, Hess, Hill, Hubbell, Hutchinson, Jones (John R.), McCracken, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Murray, Northup, Olson (O. H.), Peterson (C. E.), Reed, Roudebush, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Soule, Totten, Van Horn, Wanamaker, Westover, Mr. Speaker—45.

Those voting nay were: Representatives Anderson, Banker, Barlow, Booth, Bostwick, Butterworth, Casey, Cumback, Danskin, Denman, Durrant, Friese, Gilbert, Gillette, Goldsworthy, Griffin, Hall, Hartung, Hultgren, Hurspool, Johnson, Jones (Roy), Kelly, Knapp, Krouse, Lindsay, McDonough, Masterson, Mitchell, Moran, Nelson, Paysse, Peterson (Payson), Ratliffe, Reader, Roth, Rowe, Smith, Sweetman, Templeton, Triplett, Vaughan, Watkins, Webb, Williams—45.

Those absent or not voting were: Representatives Bach, Benson, Davis (J. H.), Leber, Olson (A. E.), Post, Wakefield—7.

On motion of Mr. Casey, 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, 38; nays, 51; absent or not voting, 8.
Those voting yea were: Representatives Anderson, Banker, Bostwick, Casey, Culmback, Danskin, Denman, Durrant, Friese, Gilbert, Gillette, Goldsworthy, Griffin, Hall, Hartung, Hurspool, Johnson, Jones (Roy), Kelly, Knapp, Krouse, Lindsay, McDonough, Masterson, Mitchell, Moran, Nelson, Peterson (Payson), Ratliffe, Reader, Roth, Smith, Sweetman, Tripple, Vaughan, Watkins, Webb, Williams—38.

Those voting nay were: Representatives Albert, Allen, Aspinwall, Barlow, Beck, Bennett, Biesen, Booth, Butterworth, Canfield, Cory, Danielsion, Durkee, Falknor, Gear, Glasgow, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hutchinson, Jones (John R.), McCracken, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Murray, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Reed, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Soule, Templeton, Totten, Van Horn, Wamaker, Westover, Mr. Speaker—51.

Those absent or not voting were: Representatives Bach, Benson, Davis (J. H.), Leber, Olson (A. E.), Post, Sims, Wakefield—8.

The bill, having failed to receive the constitutional majority, was declared lost.

On motion of Mr. Tripple, the House returned to the fifth order of business.

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 8, 1929.

MR. SPEAKER:

Your Committee on Enrollment, to whom was referred House Bill No. 99, also House Bill No. 103, also House Bill No. 110, also House Bill No. 132, also House Bill No. 138, also House Bill No. 213, also House Bill No. 233, also House Bill No. 258, have compared same with the original bills and find them correctly enrolled.

I concur in this report: Chas. L. Vaughan.

The Speaker announced that he was about to sign House Bills Nos. 99, 103, 110, 132, 138, 213, 233 and 258.

There being no objection, the House resumed consideration of bills on third reading.

THIRD READING OF BILLS.

Senate Bill No. 159, by Committee on Rules and Joint Rules (By executive request): Relating to State Road No. 21.

On motion of Mr. Westover, 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, 8.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielsion, Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson,
Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratcliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Smith, Soule, Sweetman, Templeton, Totten, Triple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—88.

Those voting nay were: Representative Danskin—1.

Those absent or not voting were: Representatives Bach, Benson, Davis (J. H.), Leber, Olson (A. E.), Post, Sims, Wakefield—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 Joint Resolution No. 14, by Mr. Rowe: Relating to development of agricultural extension work.

On motion of Mr. Rowe, 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, 90; nays, 1; absent or not voting, 6.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Dansk2, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratcliffe, Reader, Reed, Roth, Roudebush, Rowe, Ryan, Saunders, Shipley, Shoemaker, Smith, Soule, Sweetman, Templeton, Totten, Triple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—90.

Those voting nay were: Representative Russell—1.

Those absent or not voting were: Representatives Bach, Leber, Olson (A. E.), Post, Sims, Wakefield—6.

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

Engrossed House Bill No. 290, by Mr. Booth: Relating to estates of decedents on deposit in banks.

On motion of Mr. Booth, 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, 5; absent or not voting, 5.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Cory, Culmbach, Dansk2, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Lindsay, McCracken, McDonough, McQuesten, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson.
FIFTY-FOURTH DAY, MARCH 8, 1929

(O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—87.

Those voting nay were: Representatives Anderson, Canfield, Casey, Danielson, Mansfield—5.

Those absent or not voting were: Representatives Bach, Leber, Olson (A. E.), Post, Wakefield—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.

Engrossed House Bill No. 338, by Mr. Saunders: Relating to evergreen trees.

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, 92; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—92.

Those absent or not voting were: Representatives Bach, Leber, Olson (A. E.), Post, Wakefield—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. 385, by Mr. Kelly: Relating to insurance.

On motion of Mr. Kelly, 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, 27; absent or not voting, 5.

Those voting yea were: Representatives Allen, Barlow, Beck, Bennett, Booth, Bostwick, Butterworth, Canfield, Culmbach, Danielson, Danskin, Durrant, Falknor, Friese, Gear, Gilbert, Glasgow, Griffin, Hall, Hayton, Hazen, Hess, Hill, Hubbell, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Lindsay, McCracken, McDonough, Mansfield, Marble, Masterson, Miller (W. O.), Mills, Mitchell, Moran, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Rowe, Russell, Saunders, Shipley, Smith, Soule, Sweetman, Templeton, Van Horn, Vaughan, Wakefield, Webb, Westover, Williams, Mr. Speaker—65.
Those voting nay were: Representatives Albert, Anderson, Aspinwall, Banker, Biesen, Casey, Cory, Davis (J. H.), Denman, Durkee, Gillette, Goldsworthy, Hartung, Hultgrenn, Hutchinson, McQuesten, Miller (Frank O.), Murray, Reed, Roth, Roudebush, Ryan, Shoemaker, Totten, Tripple, Wanamaker, Watkins—27.

Those absent or not voting were: Representatives Bach, Benson, Leber, Olson (A. E.), Sims—5.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 340, by Mr. Tripple: Relating to revenue and taxation.

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, 80; nays, 12; absent or not voting, 5.

Those voting yea were: Representatives Albert, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Danielson, Danskin, Davis (J. H.), Durkee, Durrant, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Krouse, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.); Peterson (Paysen), Post, Reader, Reed, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Smith, Soule, Templeton, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—80.

Those voting nay were: Representatives Allen, Culmback, Denman, Falknor, Friese, Knapp, Marble, Ratliffe, Roth, Sweetman, Wakefield, Westover—12.

Those absent or not voting were: Representatives Bach, Leber, Olson (A. E.), Roudebush, Sims—5.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 395, by Mr. Durrant: Relating to life insurance.

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, 84; nays, 9; absent or not voting, 4.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Denman, Durkee, Durrant, Falknor, Friese, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Paysen), Reader, Reed, Roth, Roudebush, Russell, Ryan, Saunders, Shipley, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Mr. Speaker—90.
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maker, Watkins, Webb, Westover, Williams, Mr. Speaker—84.

Those voting nay were: Representatives Anderson, Davis (J. H.), Gear, Marble, Post, Ratliffe, Rowe, Shoemaker, Wakefield—9.

Those absent or not voting were: Representatives Bach, Leber, Olson (A. E.), Sims—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. 327, by Representatives Reed and Templeton: Relating to public service properties and utilities.

On motion of Mr. Roudebush, 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, 17; absent or not voting, 4.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Canfield, Casey, Cory, Culmbach, Daniels, Davis (J. H.), Denman, Durkee, Durrant, Friese, Gear, Gillette, Glasgow, Goldsworthy, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Krouse, Lindsay, McCracken, McDonough, McQuesten, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Murray, Nelson, Northup, Olson (O. H.), Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Roth, Roudebush, Ryan, Saunders, Shipley, Shoemaker, Smith, Sweetman, Templeton, Totten, Triplett, Van Horn, Vaughan, Watkins, Williams, Mr. Speaker—76.

Those voting nay were: Representatives Butterworth, Falknor, Gilbert, Griffin, Kelly, Mansfield, Mitchell, Moran, Paysse, Post, Rowe, Russell, Soule, Wakefield, Wanamaker, Webb, Westover—17.

Those absent or not voting were: Representatives Bach, Leber, Olson (A. E.), Sims—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.

Mr. Triplett moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

Engrossed House Bill No. 341, by Mr. Mitchell: Authorizing the vacation of certain waterways.

On motion of Mr. Russell, 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, 9.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Daniels, Davis (J. H.), Denman, Durkee, Durrant, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Lindsay, McCracken, McDonough, McQuesten, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post,
Ratcliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Saunders, Shipley, Shoemaker, Smith, Soule, Sweetman, Templeton, Totten, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—87.

Those voting nay were: Representative Mansfield—1.

Those absent or not voting were: Representatives Bach, Barlow, Beck, Falknor, Leber, Olson (A. E.), Ryan, Sims, Tripple—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.

Engrossed House Bill No. 111, by Mrs. Hutchinson: Relating to election precincts.

On motion of Mrs. Hutchinson, 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, 5; absent or not voting, 6.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskine, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Lindsay, McCracken, McDonough, McQuesten, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratcliffe, Reader, Reed, Roth, Roudebush, Russell, Ryan, Saunders, Shipley, Shoemaker, Smith, Soule, Sweetman, Templeton, Totten, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—86.

Those voting nay were: Representatives Goldsworthy, Mansfield, Post, Rowe, Wakefield—5.

Those absent or not voting were: Representatives Bach, Griffin, Leber, Olson (A. E.), Sims, 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.

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

On motion of Mr. Knapp, the House adjourned until 10:00 a.m., Saturday, March 9, 1929.

Ed Davis, 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 Bach, Griffin, Leber and Olson (A.E.), all of whom were excused.

Prayer was offered by Rev. Harry Hudson, of the Episcopal Church at Bremerton and Port Townsend.

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

REPORTS OF STANDING COMMITTEES.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bill No. 178, also House Bill No. 241, also House Bill No. 279, also House Bill No. 252, have compared same with the original bills and find them correctly enrolled.

JOHN ANDERSON, Chairman.

I concur in this report: O. H. Olson.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bill No. 131, also House Bill No. 181, also House Bill No. 182, also House Bill No. 184, also House Bill No. 232, have compared same with the original bills and find them correctly enrolled.

JOHN ANDERSON, Chairman.

I concur in this report: Chas. L. Vaughan.

Mr. Speaker:

Your Committee on Engrossment, to whom was referred House Bill No. 204, also House Bill No. 218, also House Bill No. 270, also House Bill No. 406, also House Bill No. 429, have compared same with the original bills and find them correctly engrossed.

FRANK O. MILLER, Chairman.

I concur in this report: A. G. Hall.

Mr. Speaker:

We, a majority of your Committee on Public Utilities, to whom was referred House Bill No. 189, entitled "An Act relating to and authorizing the sale of electric light, power, current and energy by cities and towns, providing for the payment and collection of an excise tax thereon, and referring this Act to the people for
their ratification," 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. J. TEMPLETON, Chairman.

We concur in this report: W. F. McCracken, E. M. Gillette, H. C. Hartung,
Westover.

Mr. Speaker:

We, a minority of your Committee on Public Utilities, to whom was referred
House Bill No. 189, entitled "An Act relating to and authorizing the sale of electric
light, power, current and energy by cities and towns, providing for the payment
and collection of an excise tax thereon, and referring this Act to the people for
their ratification," 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. E. Masterson.

Passed to second reading.

Mr. Speaker:

We, your Committee on Highways and Automotive Transportation, to whom was
referred House Bill No. 328, entitled "An Act providing for the prequalification of
bidders on public work, defining certain terms used therein, providing for procedure
at public opening of bids, precluding action in court in certain cases, repealing all
acts and parts of acts in conflict therewith, and declaring that the same shall take
effect immediately," have had the same under consideration, and we respectfully re­
port the same back to the House with the recommendation that it do pass.

C. W. RYAN, Chairman.

We concur in this report: W. K. Reader, H. C. Hartung, J. C. Hubbell, G. E.
Van Horn, T. Claud Bennett, E. F. Banker, John A. Soule, Chester Biesen, W. O.
Mansfield, J. H. Davis, E. J. Templeton, J. W. Shipley, Josh Russell, Albert A. Kelly,
Jr., A. E. Mills, M. B. Mitchell, Geo. L. Denman, J. E. Marble, J. T. Gear, Mark
Reed, E. A. Sims.

Passed to second reading.

Mr. Speaker:

We, your Committee on Highways and Automotive Transportation, to whom was
referred House Bill No. 329, entitled "An Act relating to contracts for Public im­
provements, and bonds upon public work, providing for completion of work elimi­
nated from any such contract, amending section 1161 of Remington’s Compiled Stat­
utes of Washington, repealing sections 10320, 10321 and 10322, being chapter 166
of the Laws of 1921, as amended to date, and repealing all other acts in conflict
herewith, 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.

We concur in this report: Josh W. Russell, J. C. Hubbell, A. E. Mills, Albert
A. Kelly, Jr., M. B. Mitchell, John A. Soule, W. O. Mansfield, Geo. L. Denman,
Chester Biesen, J. E. Marble, J. T. Gear, E. J. Templeton, Mark Reed, E. A. Sims,
E. F. Banker.

Passed to second reading.

House Bill No. 391: A part of (7): Do pass as amended. A part of
(7): Do not pass.

Passed to second reading.

Mr. Speaker:

We, your Committee on Counties and County Boundaries, to whom was referred
House Bill No. 410, entitled "An Act relating to local improvements for flood control,
drainage, sewerage, water supply and other purposes, 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 not pass.

Fred A. Johnson, Chairman.

We concur in this report: E. J. Nelson, T. Claud Bennett, Chas. E. Peterson, Mary C. Hutchinson.

Passed to second reading.

Mr. Speaker:

We, your Committee on Parks and Playgrounds, to whom was referred House Bill No. 427, entitled "An Act granting certain shorelands to the Metropolitan Park District of Tacoma for public park and playground purposes only, and providing for its reversion to the state if not used for such purposes," 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.


Passed to second reading.

Mr. Speaker:

We, your Committee on Educational Institutions, to whom was referred House Bill No. 428, entitled "An Act prescribing the oath or affirmation to be taken and subscribed to by professors, instructors and teachers in public schools, colleges and universities 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.

Frank A. Ratcliffe, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Harbors and Waterways, to whom was referred House Bill No. 430, entitled "An Act relating to and providing for the survey and location of a shipping canal to connect the waters of Grays Harbor and Puget Sound, 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.

Phil McDonough, Chairman.

We concur in this report: A. A. Paysse, Chas. L. Vaughan, G. C. Barlow.

House of Representatives, Olympia, Wash., March 9, 1929.

Mr. Speaker:

We, a minority of your Committee on Harbors and Waterways, to whom was referred House Bill No. 430, entitled "An Act relating to and providing for the survey and location of a shipping canal to connect the waters of Grays Harbor and Puget Sound, 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 be re-referred to the Committee on Appropriations.

I concur in this report: Andrew Danielson.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Elections and Privileges, to whom was referred House Bill No. 433, entitled "An Act relating to elections and to the nomination of candidates for office, amending secs. 9, 10, 12, 15, 22 and 24 of chapter 209...
of the Laws of 1907, as amended (Rem. Comp. Stat. secs. 5186, 5187, 5189-1, 5192, 5198 and 5201), and repealing certain acts and parts of acts and providing for a referendum," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

J. W. LINDSAY, Chairman.


HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., March 9, 1929.

MR. SPEAKER:
We, a minority of your Committee on Elections and Privileges, to whom was referred House Bill No. 433, entitled "An Act relating to elections and to the nomination of candidates for office, amending secs. 9, 10, 12, 15, 22 and 24 of chapter 209 of the Laws of 1907, as amended (Rem. Comp. Stat. secs. 5186, 5187, 5189-1, 5192, 5198 and 5201), and repealing certain acts and parts of acts and providing for a referendum," 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: Knute Hill, Pearl A. Wanamaker, Geo. L. Denman.
Passed to second reading.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., March 9, 1929.

MR. SPEAKER:
We, your Committee on Agriculture, to whom was referred House Concurrent Resolution No. 11, relating to the seventy-fifth California State Fair, 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.
Engrossed Senate Bill No. 72: Do pass as amended.
Passed to second reading.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., March 9, 1929.

MR. SPEAKER:
We, a majority of your Committee on Judiciary, to whom was referred Engrossed Substitute Senate Bill No. 94, entitled "An Act relating to the practice of public accountancy as the same is herein defined, providing for the examination and licensing of certified public accountants, providing for the registration of public accountants, providing for the annual renewal of licenses, providing for the revocation of licenses, and providing penalties, and repealing sections 8266, 8268 and 8269 of Remington's Compiled Statutes, chapter 72, Laws of 1903, page 99, and sections 1, 2, 3 and 4 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 be indefinitely postponed.

.................., Chairman.


HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., March 9, 1929.

MR. SPEAKER:
We, a minority of your Committee on Judiciary, to whom was referred Engrossed Substitute Senate Bill No. 94, entitled "An Act relating to the practice of public accountancy as the same is herein defined, providing for the examination and licensing of certified public accountants, providing for the registration of public accountants, providing for the annual renewal of licenses, providing for the revocation of licenses, and providing penalties, and repealing sections 8266, 8268 and 8269 of
FIFTY-FIFTH DAY, MARCH 9, 1929

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Remington's Compiled Statutes, chapter 72, Laws of 1903, page 99, and sections
1, 2, 3 and 4 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.
JUDSON F. FALKNOR, Chairman.
We concur in this report: Joseph H. Griffin, J. M. Glasgow, W. 0. Miller,
J. P. Post, Chan Wakefield.

Passed to second reading.
HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 9, 1929.
MR. SPEAKER :
We, your Committee on State Library, to whom was referred Engrossed Senate
Bill No. 123, entitled "An Act relating to the system of traveling libraries, abolishing
the state library committee and providing that the duties heretofore performed by
the state library committee shall be performed by the superintendent of public
instruction, and declaring that this act shall take effect April 1, 1929," have had the
same under consideration, and we respectfully report the same back to the House
with the recommendation that it do pass.
CHESTER BIESEN, Chairman.
We concur In this report:
Pearl A. Wanamaker, R. S. Durkee, Mary C.
Hutchinson.

Passed to second reading.
HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 9, 1929.
MR. SPEAKER :
We, your Committee. on Dairy and Livestock, to whom was referred Engrossed
Senate Bill No. 192, entitled "An Act relating to dogs, providing for the assessment
and collection of annual taxes thereon, and expenditures thereof, fixing the liability
of the owners or keepers thereof for damages caused thereby, defining the powers
and duties of certain officers in relation thereto and providing penalties for violation
thereof," have had the same under consideration, and we respectfully report the
same back to the House with the recommendation that it do pass.
CHAS. E. PETERSON, Chairman.
We concur In this report: A. A. Paysse, Frank 0. Miller, E. J. Nelson, Wm.
Hayton, C. C. Aspinwall, T. Claud Bennett, John R. Jones.

Passed to second reading.
HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 9, 1929.

MR. SPEAKER :
We, your Committee on Dikes, Drains and Ditches, to whom was referred
Substitute Senate Bill No. 193, entitled "An Act relating to taxation; and providing
for payment by counties of assessments against county lands 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.
WM. HAYTON, Chairman.
We concur in this report: Phil McDonough, Fred F. Hess, Alfred J. Smith.

Passed to second reading.
,Engrossed Senate Bill No. 220:

Do pass as amended.

Passed to second reading.
HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 9, 1929.
MR. SPEAKER :
We, your Committee on Educational Institutions, to whom was referred Engrossed Senate Bill No. 241, entitled "An Act authorizing the board 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, to acquire lands, buildings, and other structures and
improvements for dormitory, housing, hospital, boarding and dining-room purposes
and student activity purposes, and to make additions or improvements thereto for
any and all of such purposes and to contract to pay for the same out of and by
the pledge of the net income thereafter arising from any or all of such ]ands,


buildings or structures and additions or improvements thus acquired or from any or all of the buildings or structures of said institutions now or hereafter existing and used for any of the foregoing purposes; and also authorizing for the foregoing purposes the issuance of securities payable out of such net income: and authorizing the lease of portions of the campuses of said respective institutions for such purposes: validating contracts made heretofore and securities heretofore issued for any of the foregoing purposes by any of said boards: repealing chapter 91 of the Laws of the Extraordinary Session of 1925: and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

FRANK A. RATLIFFE, Chairman.


Passed to second reading.

Mr. Speaker:

We, your Committee on State Charitable Institutions, to whom was referred Senate Bill No. 274, entitled "An Act relating to Humane Societies, and amending section 2, of the Laws of 1921 and providing a penalty therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

MAUDE SWEETMAN, Chairman.

We concur in this report: Chas. E. Peterson, L. Y. Williams, Mary C. Hutchinson, C. W. Ryan, A. G. Hall.

Passed to second reading.

Mr. Speaker:

We, your Committee on Rural Credits and Agricultural Development, to whom was referred Substitute Senate Bill No. 308, entitled "An Act to provide for the organization, operation, supervision and dissolution of cooperative savings and credit associations to be termed 'Credit Unions' 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.

G. E. VAN HORN, Chairman.

We concur in this report: C. C. Aspinwall, Frank O. Miller, Roy Jones, Sam W. Webb.

Passed to second reading.

Mr. Speaker:

We, your Committee on Highways and Automotive Transportation, to whom was referred Senate Joint Memorial No. 9, memorializing Congress to order an investigation and survey of a road along the coast of Washington for the purpose of hauling life saving equipment, 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., March 8, 1929.

MR. SPEAKER:

The Senate has adopted:

House Concurrent Resolution No. 12, and the same is herewith transmitted.

HERBERT H. SIENER, Secretary.
The Senate has concurred in the House amendments to Senate Bill No. 77, and the bill passed as amended.

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 47, and the bill passed as amended.

The Senate has adopted the report of the Free Conference Committee upon Substitute Senate Bill No. 44, and the bill passed as amended.

The Senate has passed:
- Engrossed Senate Bill No. 59, also
- Engrossed Substitute Senate Bill No. 143, also
- Engrossed Senate Bill No. 276, also
- Engrossed Senate Bill No. 277, also
- Senate Bill No. 278, also
- Senate Bill No. 286, also
- Senate Bill No. 315, also
- Senate Bill No. 321, also
- Engrossed Senate Bill No. 323, and

The President has signed:
- House Bill No. 99, also
- House Bill No. 103, also
- House Bill No. 110, also
- House Bill No. 132, also
- House Bill No. 138, also
- House Bill No. 213, also
- House Bill No. 223, also
- House Bill No. 258, and the same are herewith transmitted.

The Senate has passed Engrossed House Bill No. 100 with the following amendments:
- Amend section 1, line 11 of the printed bill. After the word “licensed” insert the following: “(,) and with the Director of Licenses.”
- Amend section 1, line 12 of the printed bill. After the word “auditor” insert the following: “and the Director of Licenses”
- Amend section 1, line 25 of the engrossed bill, same being line 11 of the printed bill, by inserting a comma (,) after the word “vehicle”.
- Amend section 1, line 30 of the engrossed bill, same being line 14 of the printed bill. After the word “in” insert a comma (,) “or lien upon”.
- Amend section 1, line 2, page 2 of the engrossed bill, same being line 19 of the printed bill. Strike the words “by the owner”.
- Amend section 1, line 6, page 2 of the engrossed bill, same being line 22 of the printed bill. Strike beginning with the word “shall” and down to and including the comma (,) after the word “liquor”, line 11 of the engrossed bill, same being line 26 of the printed bill.
Amend section 1, line 12, page 2 of the engrossed bill, same being line 26 of the printed bill. Before the word "proceeds" insert the word "the".

Amend section 1, line 6, page 3 of the engrossed bill, same being line 44 of the printed bill. Strike the comma (,) after the word "was".

Amend section 1, lines 10 and 11, page 3 of the engrossed bill, same being lines 47 and 48 of the printed bill, insert a period (.) after the word "mortgages" and strike the balance of the section, and the same is herewith transmitted.

HERBERT H. SIeler, Secretary.

On motion of Mr. Falknor, the Senate amendments to Engrossed House Bill No. 100 were concurred in.

The clerk called the roll, and the House passed Engrossed House Bill No. 100, as amended by the Senate, by the following vote: Yeas, 58; nays, 14; absent or not voting, 25.

Those voting yea were: Representatives Albert, Aspinwall, Beck, Bennett, Benson, Biesen, Bostwick, Canfield, Casey, Cory, Culmbach, Danielson, Denman, Durkee, Falknor, Gear, Gilbert, Gillette, Goldsworthy, Hall, Hayton, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Krouse, Lindsay, McQuesten, Mansfield, Miller (Frank O.), Miller (W. O.), Northup, Olson (O. H.), Peterson (C. E.), Peterson (Paysen), Ratliffe, Roudebush, Russell, Saunders, Shipley, Shoemaker, Smith, Soule, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—58.

Those voting nay were: Representatives Butterworth, Danskin, Davis (J. H.), Hartung, Hazen, Kelly, Mitchell, Moran, Murray, Nelson, Paysse, Sweetman, Wakefield, Westover—14.

Those absent or not voting were: Representatives Allen, Anderson, Bach, Banker, Barlow, Booth, Durrant, Friese, Glasgow, Griffin, Leber, McCracken, McDonough, Marble, Masterson, Mills, Olson (A. E.), Post, Reader, Reed, Roth, Rowe, Ryan, Sims, Templeton—25.

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

MR. SPEAKER:

SENATE CHAMBER,
OLYMPIA, WASH., March 8, 1929.

The Senate refuses to concur in the House amendments to Senate Bill No. 178 and asks the House to recede therefrom. And said bill is herewith transmitted.

HERBERT H. SIeler, Secretary.

Mr. Russell moved that the House do not recede from its amendments to Senate Bill No. 178, and that the Senate be asked for a conference committee thereon.

The motion was carried.

INTRODUCTION AND FIRST READING OF MEMORIAL.

House Joint Memorial No. 7: By Representatives Knapp, Falknor, Miller (W. O.), McCracken, Hess, Cory, Gear, Gillette, Hubbell, Shipley, Mansfield, Olson (O. H.), Davis (J. H.), Jones (John R.), Rowe, Hazen, Soule, Mills, Glasgow, Ryan, Danskin, Reed, Friese, Lindsay, Bennett, Roth, Casey, Jones (Roy) and Sims: Relating to revision of section 5219 of the Revised Statutes of the United States.

The memorial was read the first time by title.

On motion of Mr. Knapp, the rules were suspended, the memorial advanced to second reading, and read the second time in full.
On motion of Mr. Knapp, the rules were suspended, the second reading considered the third, the memorial placed on final passage, and it passed the House by the following vote: Yeas, 77; nays, 2; absent or not voting, 18.

Those voting yea were: Representatives Allen, Aspinwall, Barlow, Beck, Bennett, Benson, Biesen, Bostwick, Butterworth, Canfield, Casey, Cory, Danielson, Danskine, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Gear, Gilbert, Gillette, Goldsworthy, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Krouse, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Roudebush, Saunders, Shipley, Shoemaker, Smith, Soule, Sweetman, Totten, Trippe, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—77.

Those voting nay were: Representatives Culmback, Friese—2.

Those absent or not voting were: Representatives Albert, Anderson, Bach, Banker, Booth, Glasgow, Griffin, Kelly, Leber, Murray, Olson (A. E.), Reed, Roth, Rowe, Russell, Ryan, Sims, Templeton—18.

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

On motion of Mr. Knapp, the rules were suspended, and the chief clerk was directed to immediately transmit House Joint Memorial No. 7 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. 59, by Committee on Judiciary:** An Act relating to the assessment and taxation of property in certain cases, and to sales thereof for delinquent taxes.
  Referred to Committee on Judiciary.

- **Engrossed Substitute Senate Bill No. 143, by Committee on Judiciary:** An Act relating to insane persons and amending section 16 of act entitled "An Act in relation to the Insane of the State of Washington, and making appropriations for the maintenance thereof, and declaring an emergency," Laws of 1889-1890, as amended, and amending section 1 of chapter 105 of the Laws of 1915.
  Referred to Committee on Appropriations.

- **Engrossed Senate Bill No. 276, by Senators St. Peter, Barnes and Taylor:** An Act relating to public health and sanitation, defining mattresses, regulating the making, remaking and sale thereof, prohibiting the use of un­sanitary or unhealthy materials therein, providing for the proper labelling thereof and for penalties for the violation thereof and making an appropriation.
  Referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

- **Engrossed Senate Bill No. 277, by Senators Cox and Hastings:** An Act relating to and defining real estate brokers and real estate salesmen; relating to and providing for the regulation, supervision and licensing of real
estate brokers and real estate salesmen; providing for and relating to the office of real estate director and defining his powers and duties; prescribing penalties for violation thereof; providing for concurrent jurisdiction of justice of the peace courts in prosecution of violations of this act; and repealing chapter 129 of the Laws of 1925.

Referred to Committee on Revenue and Taxation.

**Senate Bill No. 278**, by Senator Palmer: An Act relating to the criminal insane and providing for their examination after claiming to become sane and mentally responsible and amending section 6 of chapter 30, Laws of 1907 (Sec. 6970, of Remington's Compiled Statutes; sec. 9298 of Pierce's Code).

Referred to Committee on Judiciary.

**Senate Bill No. 286**, by Senator Hall (Chas. W.): An Act relating to the powers and duties of school directors; amending sections 4776 and 4784 of Remington's Compiled Statutes of Washington; and repealing sections 4820 and 4833 of Remington's Compiled Statutes of Washington.

Referred to Committee on Education.

**Senate Bill No. 315**, by Committee on Judiciary: An Act relating to the issuance of bonds by cities and towns and amending and repealing certain acts relating thereto.

Referred to Committee on Judiciary.

**Senate Bill No. 321**, by Senators Metcalf, Ball, Jacobus, Oman and Tatman: An Act validating certain port district elections, and declaring that this act shall take effect immediately.

Referred to Committee on Judiciary.

**Engrossed Senate Bill No. 323**, by Senator Palmer: An Act relating to fees of foreign and domestic corporations, repealing certain acts and parts of acts relating thereto, and declaring an emergency.

Referred to Committee on Judiciary.

**THIRD READING OF BILLS.**

**Substitute House Bill No. 79**, by Committee on Revenue and Taxation: Relating to public service properties and declaring an emergency.

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, 64; nays, 10; absent or not voting, 23.

Those voting yea were: Representatives Albert, Anderson, Aspinwall, Beck, Bennett, Benson, Biesen, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Davis (J. H.), Denman, Durkee, Falknor, Friese, Gear, Gillette, Goldsworthy, Hall, Hartung, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (John R.), McCracken, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Roth, Roudebush, Rowe, Saunders, Shipley, Shoemaker, Smith, Soule, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Mr. Speaker—64.

Those voting nay were: Representatives Allen, Danskin, Gilbert, Kelly, Moran, Reader, Sims, Sweetman, Wakefield, Williams—10.
Those absent or not voting were: Representatives Bach, Banker, Barlow, Booth, Durrant, Glasgow, Griffin, Hayton, Hurspool, Jones (Roy), Knapp, Krouse, Leber, Lindsay, McDonough, Mills, Mitchell, Olson (A. E.), Reed, Russell, Ryan, Templeton, Westover—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.

**Substitute House Bill No. 183**, by Committee on Transportation Other Than Automotive: Relating to clearance between the track of all railroads.

On motion of Mr. Friese, 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 Albert, Allen, Anderson, Aspinwall, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Cumback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Falknor, Friese, Gear, Gilbert, Gillette, Goldsworthy, Hall, Hartung, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Kelly, Knapp, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Saunders, Shipley, Shoemaker, Sims, Soule, Sweetman, Templeton, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—79.

Those absent or not voting were: Representatives Bach, Banker, Barlow, Durrant, Glasgow, Griffin, Hayton Hurspool, Jones (Roy), Krouse, Leber, Lindsay, Olson (A. E.), Rowe, Russell, Ryan, Totten, 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.

**Substitute House Bill No. 289**, by Committee on Educational Institutions: Relating to the State Normal School at Centralia.

On motion of Mr. Cory, 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 Albert, Allen, Anderson, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Cumback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Falknor, Friese, Gear, Gilbert, Gillette, Goldsworthy, Hall, Hartung, Hazen, Hess, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Kelly, Knapp, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Saunders, Shipley, Shoemaker, Smith, Soule, Sweetman, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—79.
Those absent or not voting were: Representatives Bach, Barlow, Dur­rant, Glasgow, Griffin, Hayton, Hill, Jones (Roy), Krouse, Leber, Olson (A. E.), Rowe, Russell, Ryan, Sims, Templeton, Totten, 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.

Substitute House Bill No. 372, by Committee on Banks and Banking: Relating to savings and loan associations.

On motion of Mr. Cory, 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, 3; absent or not voting, 17.

Those voting yea were: Representatives Albert, Allen, Anderson, As­pinwall, Banker, Beck, Benson, Biesen, Booth, Bostwick, Butterworth, Can­field, Casey, Cory, Culmbach, Danielson, Davis (J. H.), Denman, Durkee, Falknor, Friese, Gear, Gilbert, Gillette, Goldsworthy, Hall, Hartung, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Kelly, Knapp, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Pet­erson (Payson), Ratliffe, Reader, Reed, Roudebush, Rowe, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Totten, Van Horn, Vaughan, Wakefield, Wanamaker, Webb, Williams, Mr. Speaker—77.

Those voting nay were: Representatives Bennett, Danskin, Post—3.

Those absent or not voting were: Representatives Bach, Barlow, Dur­rant, Glasgow, Griffin, Hayton, Jones (Roy), Krouse, Leber, Olson (A. E.), Roth, Russell, Ryan, Templeton, Trippele, Watkins, Westover—17.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Mr. Cory, the rules were suspended, and the chief clerk was directed to immediately transmit Substitute House Bill No. 372 to the Senate.

Senate Joint Resolution No. 11, by Senators Murphy, Hall (Chas. W.), Heifner, Mize, Cox, Stinson, Dimmick, Gray and Tatman: Relating to an amendment to Article 7 of the Constitution of the State of Washington.

Mr. Hubbell 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 Bach, Glasgow, Griffin, Leber, Olson (A. E.), and Templeton; Representatives Bach, Griffin, Leber and Olson (A. E.), having been previously excused.

Mr. Hubbell moved that the absentees be excused, and that the House proceed with business under the call of the House.

The motion was lost.

Mr. Falknor moved that the absentees be excused.

The motion was carried.

On motion of Mr. Hubbell, the House proceeded with business under the call of the House.
Mr. Hubbell moved that the rules be suspended, the second reading considered the third, and Senate Joint Resolution No. 11 placed on final passage.

The motion was carried.

Mr. Sims moved that any member be given unlimited time to speak on this subject.

The motion was carried.

After extended debate, the clerk called the roll, and Senate Joint Resolution No. 11 failed to pass the House by the following vote: Yeas, 56; nays, 37; absent or not voting, 4.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Beck, Biesen, Booth, Bostwick, Butterworth, Casey, Cory, Danielson, Denman, Durkee, Falknor, Gillette, Goldsworthy, Hall, Hayton, Hazen, Hill, Hubbell, Hultgrenn, Hurspool, Johnson, Jones (John R.), Jones (Roy), Knapp, Lindsay, McCracken, McQuesten, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Roth, Roudebush, Rowe, Shoemaker, Soule, Totten, Tripple, Van Horn, Vaughan, Wamanaker, Williams—56.

Those voting nay were: Representatives Anderson, Barlow, Bennett, Benson, Canfield, Culmback, Danskin, Davis (J. H.), Durrant, Friese, Gear, Gilbert, Glasgow, Hartung, Hess, Hutchinson, Kelly, Krouse, McDonough, Mansfield, Mills, Post, Reader, Reed, Russell, Ryan, Saunders, Shipley, Sims, Smith, Sweetman, Templeton, Wakefield, Watkins, Webb, Westover, Mr. Speaker—37.

Those absent or not voting were: Representatives Bach, Griffin, Leber, Olson (A. E.)—4.

The resolution having failed to receive the constitutional two-thirds majority, was declared lost.


Mr. Reed moved that the rules be suspended, the second reading be considered the third, and House Bill No. 429 be placed on final passage.

Mr. Roth demanded a roll call on the motion, but the demand was not sustained.

The motion was carried.

The clerk called the roll on the final passage of House Bill No. 429, and the bill passed the House by the following vote: Yeas, 73; nays, 20; absent or not voting, 4.

Those voting yea were: Representatives Albert, Anderson, Banker, Barlow, Beck, Bennett, Benson, Booth, Bostwick, Butterworth, Canfield, Cory, Culmback, Danskin, Davis (J. H.), Durrant, Friese, Gear, Gilbert, Gillette,

Those voting nay were: Representatives Allen, Aspinwall, Biesen, Casey, Danielson, Denman, Durkee, Falknor, Goldsworthy, Hill, Hubbell, Jones (John R.), Lindsay, Miller (Frank O.), Miller (W. O.), Peterson (C. E.), Roth, Totten, Vaughan, Wanamaker—20.

Those absent or not voting were: Representatives Bach, Griffin, Leber, Olson (A. E.)—4.

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.

On motion of Mr. Hubbell, the rules were suspended, and the chief clerk was instructed to immediately transmit House Bill No. 429 to the Senate.

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

On motion of Mr. Knapp, the House was declared at recess until 4:00 p.m., this date.

AFTERNOON SESSION.

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

The clerk called the roll, and the following absentees were noted: Representatives Bach, Banker, Durrant, Griffin, Hutchinson, Leber, Olson (A. E.), Roth, Roudebush, Sweetman, Templeton, Tripple, Vaughan, Watkins and Webb; Representatives Bach, Durrant, Griffin, Hutchinson, Leber, Olson (A. E.), Tripple, Vaughan and Watkins being excused.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 9, 1929.

MR. SPEAKER:

The Senate has passed:
Senate Bill No. 283, also
Engrossed Senate Bill No. 299, also
Engrossed Senate Bill No. 309, also
Engrossed Senate Bill No. 320, also
Engrossed Senate Bill No. 322, also
Senate Joint Resolution No. 4, also
The President has signed:
Substitute Senate Bill No. 44, also
Senate Bill No. 47, also
Senate Bill No. 158, also
Senate Bill No. 89, also
Senate Bill No. 130, also
Senate Bill No. 144, also
Senate Bill No. 178, also
FIFTY-FIFTH DAY, MARCH 9, 1929

Senate Bill No. 202, also
The Senate has adopted:
House Concurrent Resolution No. 13, also
House Concurrent Resolution No. 14, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

On motion of Mr. Ryan, the House returned to the fifth order of business.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 9, 1929.

MR. SPEAKER:
We, your Committee on Public Utilities, to whom was referred House Bill No. 381, entitled "An Act relating to municipally owned public utilities, authorizing the suspension, abandonment and/or discontinuance of operation with respect to such utilities or any part thereof, and amending chapter 137 of the Laws of 1917 by adding thereto a new section to be known as section 4," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

E. J. TEMPLETON, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 9, 1929.

MR. SPEAKER:
We, your Committee on Highways and Automotive Transportation, to whom was referred House Bill No. 417, entitled "An Act relating to the public highways and making an appropriation for the improvement 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 with the following amendments:

Amend the bill as follows: Strike all of the bill after the enacting clause and insert in lieu thereof the following:

"Section 1. For the location, right of way, engineering, maintenance, improvement, construction and/or paving of the respective state highways hereinafter specified, and the construction or purchase of bridges, and maintenance and/or improvement of streets in cities and towns, there is hereby appropriated out of the Motor Vehicle Fund and the Highway Safety Fund in the state treasury, for the biennium ending March 31st, 1931, the respective amounts hereinafter specified for the respective purposes specified: Provided, That in case any allotment shall exceed the requirement, then, and in that event, the balance remaining of any such allotment shall be expended for the maintenance, engineering, construction, improvement and/or paving on the same primary highway, to be expended under the direction of the Director of Highways, except the amounts appropriated for cities and towns and for counties composed of islands:

State Road No. 1
Dakota Creek-Blaine—Construction ................................................. $24,000 00
Waterfront Road—Paving—Retaining Wall ......................................... 97,000 00
Blanchard Overhead Bridge and Approach ......................................... 205,000 00
Blanchard North—Co-operation City of Bellingham—Paving ..................... 78,000 00
Snohomish River Bridge Approach—Paving Gaps .................................. 5,000 00
Marysville North—Paving—Widening ................................................ 50,000 00
Marysville Cut-Off Approaches (between Snohomish River Bridge and Marysville) ......................................................... 5,000 00
Everett South—Paving ........................................................................ 175,000 00
King County Line-Everett—Location and Right of Way ......................... 2,000 00
Everett South—Shoulder Widening—Construction .................................. 27,000 00
Seattle-Snohomish County Line—Paving .............................................. 234,000 00
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<th>Description</th>
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<td>Miscellaneous Location</td>
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<td>Pierce County Line-Kent-Des Moines Road—Shoulder Widening</td>
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<td>East Marginal Way 20' Pavement and Widening</td>
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<td>King County Line-Tacoma—Construction—Paving</td>
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<td>Fort Lewis-Nisqually—Construction—Paving</td>
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<td>LaCenter-Woodland Paving Gaps</td>
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<td>Pioneer Curves—Construction</td>
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<td>Vancouver-Salmon Creek—Shoulder and Surfacing</td>
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<td>Vancouver Bridge—Betterment and Reconstruction</td>
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<td>Seattle-Vancouver Bridge—Betterment and Reconstruction</td>
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<td>For co-operation with City of Vancouver in the extension of Washington Street, 80 feet wide, from 19th Street to 24th Street, the same to be extended in curvature and/or diagonally across south half of block 14 Vaughn's First Addition, and north half block 14 and block 7 in Moody and Rothrock's Addition, to make such intersection; vacating all of lots 16, 21, 22, 23 and 24, and north 10 feet of lot 20 in said block 7, extending, paving, curbing, sidewalk and lighting system from 11th Street to said intersection including balance lots vacated in said block 7 in order to make desirable intersections. (Balance of cost to be provided and paid for by City of Vancouver)</td>
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<td>Bellingham-Austin Pass</td>
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<td>Summit-End of Grade—1½ miles south—Construction</td>
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<td>Warnick-Glacier—Construction</td>
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<td>Foot Bridge at Fall City</td>
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<td>Snoqualmie Falls Bridge</td>
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<td>Edgwick Road to Summit—Slides—Grading</td>
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<td>Cashmere to Dryden and 3/4 M-W-Paving—Exceptions and Riprap—Construction</td>
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FIFTY-FIFTH DAY, MARCH 9, 1929

Columbia River Bridge at Wenatchee .................. 38,000 00
Blewett Pass Easterly—Location Engineering .......... 2,000 00
Seattle-Wenatchee—Oiling ........................... 231,600 00
Seattle-Wenatchee—Betterment and Reconstruction .... 95,085 00

Total—Seattle-Wenatchee ............................ $1,375,785 00

Wenatchee-Idaho State Line
Orondo-Waterville—Construction ....................... $75,000 00
Wenatchee-East (Heavy Oiling) ........................ 192,000 00
Spokane West—Paving .................................. 145,000 00
Davenport-Cottonwood Creek-Bridge—Davenport West ... 15,000 00
Wenatchee-Idaho State Line—Betterment and Reconstruc-
tion ..................................................... 70,085 00

Total—Wenatchee-Idaho State Line .................... $498,085 00

State Road No. 3
Jct. State Road No. 2—Columbia River:
Teanaway-Bristol—Grading ............................ $81,000 00
Swauk Creek-Ellensburg City Wells—Construction .... 342,000 00
Sunnyside-Prosser—Construction ...................... 275,000 00
Yakima River Bridge at Prosser ....................... 40,000 00
Prosser-End of Pavement at Kennewick—Surfaceing ... 100,000 00
Jct. S. R. No. 2-Columbia River—Heavy Oiling ........ 107,500 00
Jct. S. R. No. 2-Columbia River—Betterment and Recon-
struction .................................................. 86,300 00

Total—Jct. S. R. No. 2-Columbia River .............. $1,031,800 00

Pasco-Walla Walla-Oregon State Line
Walla Cutoff—Construction ............................ $18,000 00
Walla Walla West—Paving ................................ 103,500 00
Touchet-Lowden—Construction .......................... 36,000 00
Betterment and Reconstruction ....................... 24,000 00

Total—Pasco-Walla Walla-Oregon State Line ........... $181,500 00

Walla Walla-Asotin
Waitsburg Bridge—Location Engineering ................. $20,000 00
Walla Walla-Asotin—Oiling ............................ 91,500 00
Walla Walla-Asotin—Betterment and Reconstruction ... 149,500 00

Total—Walla Walla-Asotin ............................. $261,000 00

Dodge-Colfax
Dodge-Colfax—Oiling .................................... $108,500 00
Dodge-Colfax—Betterment and Reconstruction .......... 52,750 00

Total—Dodge-Colfax ..................................... $161,250 00

Pullman-Colfax-Spokane
Colfax-Parvin Road—Grading and Surfacing ............. $18,000 00
Spokane-Spangle—Paving ................................ 100,000 00
Spangle-Colfax Paving, Grading and Bridges ........... 295,000 00
Pullman-Colfax-Spokane—Oiling ......................... 66,200 00
Pullman-Colfax-Spokane—Betterment and Reconstruction 11,000 00

Total—Pullman-Colfax-Spokane ......................... $490,200 00

Spokane-Laurier
Dennison-Deer Park—Construction ...................... $67,000 00
Kettle Falls to Bridge—Surfacing ...................... 6,000 00
Spokane-Laurier—Heavy Oiling ......................... 140,000 00
Spokane-Laurier—Betterment and Reconstruction ....... 46,350 00

Total—Spokane-Laurier ................................. $259,350 00
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<th>Project Description</th>
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<td>Crystal Creek-Chinook Pass—Construction</td>
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<td>Chinook Pass-Morse Creek-Normile Grade—Construction</td>
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<td>Total—Olympic Highway</td>
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<td>Montesano-Aberdeen—Location and Engineering</td>
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<td>East city limits of Aberdeen on St. R. No. 9 to a point one mile more or less west</td>
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<td>Omak-Okanogan—Surfacing</td>
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FIFTY-FIFTH DAY, MARCH 9, 1929

Wallville-Astoria Ferry Landing—Location and Engineering—Grading and Surfacing ............................................. 654,750 00
For painting bridge across South Fork Willapa River on Ocean Beach Highway ......................................................... 2,500 00

Total—Chehalis-Astoria Ferry Landing .................................................. $742,750 00

Kelso-Johnson’s Landing
Kelso-Johnson’s Landing—Location and Engineering—Grading and Surfacing ......................................................... $737,850 00
For survey and report by State Highway Engineer to determine the feasibility of a State Highway from Brookfield, Wahkiakum County to Megler, Pacific County .............................................................. 1,000 00
For painting bridge across Cowlitz River at Kelso on Ocean Beach Highway ......................................................... 6,100 00

Total—Kelso-Johnson’s Landing ............................................................... $744,950 00

State Road No. 13—Willapa-Grays Harbor Highway
Raymond-Jct. S. R. No. 9
Raymond-Smith Creek—Location and Surfacing .................................................. $28,500 00
Smith Creek North—Location and Surfacing ...................................................... 53,000 00
Smith Creek Road to Quarry—Construction ...................................................... 20,500 00
Smith Creek Bridge—Location and Bridge ......................................................... 20,500 00
Elk Horn Bridge—Location and Bridge .............................................................. 26,500 00
Fill and Culvert at Station 768—Grading ......................................................... 2,000 00
Arctic-Pacific County Line—Surfacing ............................................................ 80,000 00
Arctic-Salmon Creek—Grading .................................................................. 50,000 00
Salmon-Creek-Bridge—Location and Bridge ......................................................... 12,500 00
North River Bridge—Location and Bridge ......................................................... 100,000 00
Arctic North—Right-of-way ................................................................. 5,000 00
Raymond-Jct St. R. No. 9—Betterment and Reconstruction ......................... 30,000 00

Total—Raymond-Jct. S. R. No. 9 .................................................................. $422,500 00

State Road No. 14—Navy Yard Highway
Union River-Tide Water Creek—Location and Right-of-way ................................. $16,000 00
Tidewater Creek-Bremerton—Location and Paving ................................................. 101,000 00
Tidewater Creek-Port Orchard—Location ................................................................ 3,500 00
Port Orchard-South Colby-Manchester—Construction ........................................ 156,000 00
Burley-Fierce County Line—Construction ......................................................... 15,200 00
State Road No. 14—Oilling ............................................................... 46,900 00
State Road No. 14—Betterment and Reconstruction ........................................ 64,690 00

Total—State Road No. 14 ............................................................................. $403,290 00

State Road No. 21
Silverdale-Keyport—Construction ...................................................................... $125,000 00

State Road No. 22—Davenport-Meyers Falls
Bissell South—Location and Right-of-way ......................................................... $5,000 00
State Road No. 22—Betterment and Reconstruction .......................................... 23,000 00

Total—State Road No. 22 ............................................................................. $28,000 00

Methow Valley Highway
Winthrop to 3 miles East of Twisp—Construction .............................................. $167,000 00
Methow Valley—Betterment and Reconstruction .............................................. 15,600 00

Total—Methow Valley Highway ...................................................................... $182,600 00

Cascade Wagon Road
Marblemount East—Construction ........................................................................ $150,000 00

Total—Cascade Wagon Road ........................................................................... $150,000 00

Asotin South (Location, Survey and Construction) .................................................. 95,500 00

—21
Marcus-Northport Extension S. R. No. 22—Construction........ 45,000 00

For Maintenance of Stevens Pass Highway from Leavenworth to Junction of State Road No. 1—Everett (Construction and Reconstruction) .................................................. 100,000 00

Coulee City to Soap Lake Via Grand Coulee to a connection with Soap Lake ......................... 60,000 00

Mansfield to Connection S. R. No. 2—Construction .......... 100,000 00

For the improvement of a road in the vicinity of Ilwaco, Pacific County, from Junction State Road No. 2, to North Head of Military Reservation .................... 52,000 00

District Office (Operation and Capital Outlay) .......... 285,735 00

Emergencies (Limited to unforeseen damages to state highways and/or bridges caused by elements) ........... 280,000 00

For Street in Certain Cities and Towns ................. 182,650 00

Maintenance, Road Signs and Construction .............. 3,008,754 00

Construction and/or improvement of a highway in Moran State Park to Summit of Mount Constitution under direction of the State Highway Engineer ........... 40,000 00

For the construction of a bridge and the approaches thereto over and across the waters of the western arm of Lake Union or the United States Government Canal connecting Lake Union with the waters of Puget Sound—at or in the vicinity of Aurora Avenue, or Aurora Avenue extended, in City of Seattle, as located by State Highway Engineer; said appropriation to be expended only on the condition that the City of Seattle, or the County of King, jointly or severally shall, during the next biennium, supply not less than double the amount of this appropriation, together with the reappropriation of $500,000; (in no event shall the State of Washington appropriate more than one-third of the total cost of said bridge), to be expended for construction of said bridge to be built under full charge, supervision and control of construction thereof by the State Highway Engineer; Provided, That said bridge when constructed shall be operated and maintained by the City of Seattle, or the County of King, or both, as is now or may hereafter be provided by law, and without any expense or responsibility on the part of the State of Washington .................. 250,000 00

For the Construction of a highway from Fairfax to Spray Park in Pierce County in conjunction with Bureau of Public Roads of United States, under the direction of State Highway Engineer .................. 200,000 00

For the construction and improvement of the Pacific Highway in the City of Tacoma between Edison Avenue (South Tacoma Way) and Puyallup Avenue as located by the Highway Engineer. Full control of construction, improvement and supervision shall be under the State Highway Engineer. Any funds needed above this amount shall be supplied by City of Tacoma .... 120,000 00

(This being full amount appropriated by the State on this project.)

For the Reconstruction and repair of the old Pacific Highway (commonly called the Valley Road) from Tacoma City limits North to King County Line to be expended under full control of State Highway Engineer .......... 100,000 00

Snohomish-Cathcart Heights-Bothell in Snohomish County to be expended under full control of the State Highway Engineer—Betterment and Reconstruction ................. 50,000 00
Relief for City of Olympia (Local Improvement District No. 417) ........................................... 11,725 00
For the construction and maintenance of dolphins and sheer booms for the protection of a bridge over Des Chutes Waterway on State Road No. 9—under the direction of the State Highway Engineer ......................................................... 2,500 00
Relief City of Blaine (for right-of-way—General Obligation bonds) ........................................... 16,000 00
Purchase of bridge over Columbia River vicinity of Kennewick-Pasco: Provided, That in case the Director of Highways shall be unable to purchase said bridge for the sum appropriated on or before the first day of September, 1929, then and in that event, said sum appropriated shall be expended as follows:
Dayton North—Paving ........................................... $200,000 00
Yakima-Union Gap—Paving ........................................... 75,000 00
Yakima No. 5 West—Paving ........................................... 75,000 00
Ellensburg-Wilson Creek—Engineering—Construction—Bridge ........................................... 50,000 00

Grand Total ........................................... $22,160,204 00

Sec. 2. It shall be the duty of the Director of Highways to prepare and submit to the Legislature at its convening in the regular biennial session in 1931 an itemized and detailed report showing the expenditure of the moneys appropriated by the respective items of this act and the expenditures contracted under each of said items and the unexpended and uncontracted balances of said items, respectively, down to and including the 31st day of December, 1930.

Sec. 3. This act is necessary for the immediate preservation of the public peace, health and safety, the immediate support of the state government and its existing public institutions, and shall take effect immediately.

Amend the title as follows: Strike all of the title and insert in lieu thereof the following: “An Act relating to public highways, making appropriations for the location, rights of way, engineering, maintenance, improvement, construction and paving thereof, and the construction or purchase of bridges, prescribing the powers and duties of certain officers in relation thereto, and declaring that this act shall take effect immediately.”

C. W. Ryan, Chairman.


Mr. Ryan moved that the rules be suspended, and the bill advanced to second reading.

The motion was carried.

The bill was read the second time by sections.

Mr. Ryan moved that the bill retain its place on the second reading calendar for Monday.

The motion was carried.

SECOND READING OF BILLS.

Engrossed Senate Bill No. 290, by Senators Murphy, Wilmer, Hurn, Colburn, Landon, Jacobus, Mize, Cox, Finch, True, Norman and Hartwell: Making appropriations for the payment of salaries of officers and employees of the state and other expenses and declaring an emergency.

The bill was read the second time by sections.

On motion of Mr. Goldsworthy, the following amendments were adopted:

Amend section No. 3, line 19, page 4 of the engrossed bill, being line 105 of the printed bill, by inserting after the word “purposes”, the following: “(Not to exceed receipts)”
Amend section No. 3, line 2, page 5 of the engrossed bill, being line 118 of the printed bill, strike the figures "80,000" and insert in lieu thereof the figures "186,750.00". Strike lines four, five and six, page 5 of the engrossed bill, being lines 120, 121 and 122 of the printed bill.

Amend section No. 3, line 28, page 11 of the engrossed bill, being line 310 of the printed bill, strike the words "State Highway Engineer" and insert in lieu thereof the words "Director of Highways".

On motion of Mr. Goldsworthy, the rules were suspended and the bill was advanced to third reading.

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, 76; nays, 0; absent or not voting, 21.

Those voting yea were: Representatives Albert, Anderson, Aspinwall, Beck, Bennett, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Falknor; Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reader, Rowe, Russell, Saunders, Shipley, Shoemaker, Smith, Soule, Sweetman, Totten, Van Horn, Wanamaker, Webb, Westover, Williams, Mr. Speaker—76.

Those absent or not voting were: Representatives Allen, Bach, Banker, Barlow, Benson, Durrant, Griffin, Hubbell, Hutchinson, Leber, Olson (A. E.), Reed, Roth, Roudebush, Ryan, Sims, Templeton, Tripple, Vaughan, Wakefield, Watkins—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.

MR. SPEAKER:

We, your Committee on Highways and Automotive Transportation, to whom was referred House Bill No. 404, entitled "An Act relating to vehicles and regulating the operation thereof upon the highways of this state; providing for traffic signals and control thereof; providing for the proper equipment and devices to be used thereon, and for the inspection thereof; prescribing the powers and duties of certain officers, the collection, distribution and expenditure of fees; making appropriations, amending sections 15, 19, 20, 21, 22, 23, 27, 28, 30, 31, 32 and 35 and repealing section 26 of chapter 96 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, with the following amendments:

Amend the bill—in section 1, subsection 15, line 29 of the original bill, the same being line 19 of the printed bill, underscore the words "Highway Safety Fund".

Amend the bill—in section 4, subsection 21 (1), line 13 of the original bill, the same being line 19-20 of the printed bill, after the word "thousand" change "candle apparent power" to read "apparent candle power". C. W. RYAN, Chairman.


The bill was read the second time by sections.
On motion of Mr. Soule, the committee amendments were adopted.

On motion of Mr. Soule, the rules were suspended, and the bill was advanced to third reading.

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, 70; nays, 0; absent or not voting, 27.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Barlow, Beck, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Durkee, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Johnson, Jones (Roy), Kelly, Knapp, Krouse, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Wakefield, Wanamaker, Webb, Williams, Mr. Speaker—70.

Those absent or not voting were: Representatives Bach, Banker, Bennett, Denman, Durrant, Goldsworthy, Griffin, Hurspool, Hutchinson, Jones (John R.), Leber, Mitchell, Olson (A. E.), Post, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Templeton, Totten, Triple, Van Horn, Vaughan, Watkins, 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.

**House Joint Resolution No. 1**, by Mr. Bostwick: Relating to an amendment to section 16 of Article IV of the State Constitution.

The resolution was read the second time by sections.

Mr. Bostwick demanded a call of the House, and the demand was sustained.

Mr. Bostwick, with the consent of the House, withdrew his demand for a call of the House.

Mr. Bostwick moved that House Joint Resolution No. 1 hold its place on the calendar for Monday.

The motion was carried.

The resolution was passed to third reading.

**House Bill No. 124**, by Representatives Hultgrenn, Miller and Olson (O. H.): Establishing a primary state highway.

The bill was read the second time by sections.

On motion of Mr. Miller, the rules were suspended, and the bill was advanced to third reading.

On motion of Mr. 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, 74; nays, 0; absent or not voting, 23.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Culmbach, Danielson, Danskin, Davis (J. H.), Durkee, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Johnson, Jones (Roy), Kelly, Knapp, Krouse, Lindsay, McCracken, McDonough, McQuesten.
Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reed, Russell, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Totten, Wanamaker, Webb, Williams, Mr. Speaker—74.

Those absent or not voting were: Representatives Bach, Cory, Denman, Durrant, Griffin, Hurspool, Hutchinson, Jones (John R.), Leber, Mitchell, Olson (A. E.), Reader, Roth, Roudebush, Rowe, Ryan, Templeton, Tripple, Van Horn, Vaughan, Wakefield, Watkins, Westover—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. 387, by Mr. Saunders (By request): Relating to the funding of special fund utility warrants.

On motion of Mr. Saunders, Substitute House Bill No. 337 was substituted for House Bill No. 337.

Substitute House Bill No. 337, by Committee on Cities of First Class: Relating to the refunding of municipal street railway bonds.

The substitute bill was read the second time by sections.

On motion of Mr. Saunders, the rules were suspended, and Substitute House Bill No. 337, was advanced to third reading.

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, 70; nays, 0; absent or not voting, 27.

Those voting yea were: Representatives Albert, Allen, Anderson, Banker, Beck, Biesen, Booth, Bostwick, Butterworth, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Durkee, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Johnson, Kelly, Knapp, Krouse, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Olson, Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reed, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Totten, Wanamaker, Webb, Williams, Mr. Speaker—70.

Those absent or not voting were: Representatives Aspinwall, Bach, Barlow, Bennett, Benson, Canfield, Denman, Durrant, Griffin, Hutchinson, Jones (John R.), Jones (Roy), Leber, Northup, Olson (A. E.), Olson (O. H.), Reader, Roth, Roudebush, Rowe, Templeton, Tripple, Van Horn, Vaughan, Wakefield, Watkins, 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.

House Bill No. 357, by Committee on Forestry and Logged-Off Lands: Creating a forest products research department at the University of Washington.

The bill was read the second time by sections.
On motion of Mr. Saunders, the following amendment was adopted:

Amend section 3 of the bill as follows:
In line 2 of the printed bill, the same being line ...... of the original bill, strike the word “sixty” and insert in lieu thereof the word “forty”; and strike the figures “60,000” and insert in lieu thereof the figures “40,000”

On motion of Mr. Saunders, the rules were suspended, and the bill advanced to third reading.

On motion of Mr. Saunders, 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, 41; absent or not voting, 25.


Those voting nay were: Representatives Anderson, Barlow, Benson, Bostwick, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Hall, Hartung, Hubbell, Hultgrenn, Hurspool, Jones (Roy), Kelly, Krouse, Lindsay, McCracken, McDonough, Mansfield, Marble, Masterson, Miller (W. O.), Murray, Nelson, Peterson (C. E.), Ratliffe, Reed, Sweetman, Mr. Speaker—41.

Those absent or not voting were: Representatives Bach, Banker, Bennett, Durrant, Falknor, Griffin, Hayton, Hutchinson, Jones (John R.), Leber, McQuesten, Moran, Northup, Olson (A. E.), Roth, Roudebush, Rowe, Ryan, Sims, Templeton, Tripple, Van Horn, Vaughan, Wakefield, Watkins—25.

The bill, having failed to receive the constitutional majority, was declared lost.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 2, 1929.

We, your Committee on Agriculture, to whom was referred House Bill No. 364, entitled "An Act establishing a laboratory, providing for a chemist, requiring the payment of certain fees, the publication of the analysis of commercial feeding stuffs and amending section 2729, Remington's Compiled Statutes, and making an appropriation," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass, with the following amendment:

Amend the bill, strike all of section 3 and insert in lieu thereof the following, to be known as sec. 3:

The manufacturer, importer, agent or vendor of each concentrated commercial feeding stuff as defined by section 7016, Remington's Compiled Statutes, before selling, offering or exposing for sale in the State of Washington any such concentrated commercial feeding stuff, shall pay to the director of agriculture on or before July 1st, of each calendar year a fee of fifteen ($15.00) dollars, which fee shall be paid into the state treasury and used exclusively for providing laboratory equipment, its maintenance and the enforcement of provisions of this act.

The words “manufacturer, importer, agent or vendor” in this act shall be deemed to include any association organized under the provisions of chapter 115 of the Laws of 1921, when such association is engaged in the manufacture, sale or cooperative purchasing and distribution of concentrated feeding stuffs, as same is defined by section 7016, Remington's Compiled Statutes, whether such manufacture, sale or cooperative purchasing and distribution shall be for its own members or stockholders or for others.

C. C. ASPINWALL, Chairman.

The bill was read the second time by sections.
On motion of Mr. Aspinwall, the committee amendment was adopted.
On motion of Mr. Aspinwall, the rules were suspended and the bill advanced to third reading.
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, 59; nays, 11; absent or not voting, 27.
Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Beck, Benson, Biesen, Booth, Butterworth, Canfield, Casey, Cory, Danielson, Danskin, Davis (J. H.), Durkee, Gilbert, Gillette, Goldsworthy, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Johnson, Jones (Roy), Kelly, Knapp, Krouse, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Olson (O. H.), Paysse, Peterson (C. E.), Ratliffe, Reader, Russell, Saunders, Shoemaker, Smith, Soule, Wanamaker, Webb, Westover, Williams—59.
Those voting nay were: Representatives Barlow, Bostwick, Culmback, Friese, Gear, Glasgow, Masterson, Post, Sweetman, Wakefield, Mr. Speaker—11.
Those absent or not voting were: Representatives Bach, Banker, Bennett, Denman, Durrant, Falknor, Griffin, Hutchinson, Jones (John R.), Leber, Nelson, Northup, Olson (A. E.), Peterson (Payson), Reed, Roth, Roudebush, Rowe, Ryan, Shipley, Sims, Templeton, Totten, Tripple, Van Horn, Vaughan, Watkins—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. 376, by Committee on Judiciary: Regulating the publication of legal notices.
The bill was read the second time by sections.
On motion of Mr. Hazen, the rules were suspended, the second reading considered the third, and the bill advanced to third reading.
On motion of Mr. Hazen, 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, 13; nays, 58; absent or not voting, 26.
Those voting yea were: Representatives Barlow, Benson, Casey, Danskin, Gear, Glasgow, Hazen, Hurspool, McQuesten, Mansfield, Northup, Post, Wakefield—13.
Those voting nay were: Representatives Albert, Allen, Anderson, Aspinwall, Beck, Bennett, Booth, Bostwick, Butterworth, Canfield, Cory, Culmback, Danielson, Davis (J. H.), Durkee, Friese, Gilbert, Gillette, Goldsworthy, Hall, Hartung, Hayton, Hess, Hill, Hubbell, Johnson, Jones (Roy), Kelly, Krouse, Lindsay, McDonough, Masterson, Miller (Frank O.), Mills, Mitchell, Moran, Murray, Nelson, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Russell, Saunders, Shipley, Shoemaker, Smith, Soule, Sweetman, Templeton, Wanamaker, Webb, Westover, Williams, Mr. Speaker—58.
FIFTY-FIFTH DAY, MARCH 9, 1929

Those absent or not voting were: Representatives Bach, Banker, Biesen, Denman, Durrant, Falknor, Griffin, Hultgrenn, Hutchinson, Jones (John R.), Knapp, Leber, McCracken, Marble, Miller (W. O.), Olson (A. E.), Roth, Roudebush, Rowe, Ryan, Sims, Totten, Tripple, Van Horn, Vaughan, Watkins—26.

The bill, having failed to receive the constitutional majority, was declared lost.

QUESTION OF PERSONAL PRIVILEGE.

Mrs. McQuesten: I inadvertently voted Yea on House Bill No. 376. In compliance with Rule 37, I desire to change my vote.

The Speaker: Are there any objections to Mrs. McQuesten changing her vote?

Mr. Danskin: I object.

The Speaker: Mrs. McQuesten will be permitted to make her explanation in writing, and send it to the clerk, and the clerk will incorporate same in the journal.

MR. SPEAKER:

In using the voting machine, on House Bill No. 376 I inadvertently voted Aye. I wish to be recorded voting No.

IDA McQUESTEN.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 8, 1929.

We, your Committee on Judiciary, to whom was referred House Bill No. 383, entitled "An Act relating to bonds of school districts and amending section 1 of (sub) chapter 10 of title III of chapter 97 of the Laws of 1908," 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 5 of the printed bill, strike the word "fund" and insert in lieu thereof the word "funding.

Amend section 1, line 29 of the original bill, being line 18 of the printed bill, after the figure "1923" strike the comma (,) and insert in lieu thereof a period (.) and strike the remainder of the section.

JUDSON F. FALKNOR, Chairman.


The bill was read the second time by sections.

On motion of Mr. Kelly, the committee amendments were adopted.

On motion of Mr. Kelly, the rules were suspended, and the bill was advanced to third reading.

On motion of Mr. Kelly, 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, 2; absent or not voting, 36.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Beck, Bennett, Benson, Bostwick, Butterworth, Canfield, Casey, Cory, Daniels, Danskln, Davis (J. H.), Denman, Friese, Gilbert, Gillette, Glasgow, Hall, Hazen, Hess, Hill, Hubbell, Johnson, Jones (Roy), Kelly, Krouse, Lindsay, McDonough, McQuesten, Mansfield, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Olson (O. H.), Paisse, Peterson (C. E.), Peterson (Paysen), Reader, Reed, Saunders, Shoemaker, Smith, Soule, Sweetman, Templeton, Wakefield, Wanamaker, Webb, Williams, Mr. Speaker—59.
Those voting nay were: Representatives Barlow, Gear—2.

Those absent or not voting were: Representatives Bach, Biesen, Booth, Culmback, Durkee, Durrant, Falknor, Goldsworthy, Griffin, Hartung, Hayton, Hultgrenn, Hurspool, Hutchinson, Jones (John R.), Knapp, Leber, McCracken, Marble, Northup, Olson (A. E.), Post, Ratcliffe, Roth, Roudebush, Rowe, Russell, Ryan, Shipley, Sims, Totten, Tripple, Van Horn, Vaughan, Watkins, Westover—36.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 418, by Representatives Lindsay, Casey, Hurspool, Miller (W. O.), Denman, Roth, Bennett, Hill and Totten: Providing for the assessment and taxation of credits and declaring an emergency.

The bill was read the second time by sections.

On motion of Mr. Lindsay, the following amendments were adopted:

Amend section 1, line _______ of the original bill, being line 10 of the printed bill, after the word "corporations" insert the following: "Provided, further, that the term 'taxpayer' shall also mean and embrace any foreign corporation (other than banking institutions) which hold the legal or equitable title on the first of March of any year to any credits taxable under the provisions of this act."

Amend section 1, line _______ of the original bill, being line 17 of the printed bill, strike the word "payable" and insert in lieu thereof the word "receivable;"".

Amend section 1, line _______ of the original bill, being line 32 of the printed bill, being line 3 of subdivision 5 of section 1, after the word "banks" in said line 32 insert the following: "having their places of business".

Amend section 1, line _______ of the original bill, being subdivision 5 in line 34 of the printed bill after the word "associations" insert the word "organized".

Amend section 1, line _______ of the original bill, being subdivision 5 in line 35 of the printed bill, strike the word "taxpayer" and insert in lieu thereof the following: "individual partnership or corporation".

Amend section 1, line _______ of the original bill, being subdivision 6 in line 37 of the printed bill, after the word "banks" insert the following: "having their places of business in this state".

Amend section 1, line _______ of the original bill, being subdivision 8 in line 42 of the printed bill and insert the following: "Provided, however, That the shares of stock in any corporation which is required under the laws of this state to pay to the State of Washington either an income tax or an excise tax measured by net income, shall not be deemed 'domestic corporate shares' within the meaning of this act."

Amend section 2, line _______ of the original bill, being line 2 of the printed bill, after the word "act" insert the following: "All taxes, penalties, fines and forfeitures collected under the terms of this act shall be payable into the common school fund."

Amend section 3, line _______ of the original bill, being line 2 of the printed bill, strike the word "verified" and insert in lieu thereof the word "written"

Amend section 3, line _______ of the original bill, being subdivision 7 in line 20 of the printed bill, strike the word "bosses" and insert in lieu thereof the word "boxes".

Amend section 3, line _______ of the original bill, being line 22 of the printed bill, after the period (.) insert the following: "Foreign corporations doing business in this state shall only report as to, and pay taxes upon such credits as result from transactions consummated in whole or in part within this state."

Amend section 9, line _______ of the original bill, being line 5 of the printed bill, after the word "treasurer" strike out the following: "who shall credit all collections of both the tax and the forfeitures and penalties for delinquency and non-payment thereof to the general fund."

Amend section 10, line _______ of the original bill, being line 12 of the printed bill, after the word "treasurer" strike out the following: "to be covered into the general fund."

Amend section 11, line _______ of the original bill, being subdivision 11 in line 36 of the printed bill, after the word "corporation" insert the following: "The pro-
visions of this section shall not apply to any mutual savings bank, savings and loan association or building and loan association, or to any corporation which is required under the laws of this state to pay to the State of Washington either an income tax or an excise tax measured by net income."

Amend section 12, line -------- of the original bill, being lines 7 and 8 of the printed bill, after the word "that" strike the following: "such corporation shall not be entitled to reimbursement for such penalty from its shareholders: and Provided, further that"

Amend section 12, line -------- of the original bill, being line 11 of the printed bill, strike the word "of" and insert in lieu thereof the word "or"

Amend section 15, line -------- of the original bill, being line 5 of the printed bill, after the word "treasurer" strike the following: "who shall credit all collections thereof of both the tax and the forfeitures and penalties for delinquency and non-payment thereof to the general fund." Inserting period (.) after the word "treasurer"

Amend section 16, line -------- of the original bill, being line 12 of the printed bill, after the word "treasurer" strike the following: "to be covered into the general fund."

Amend section 18, line -------- of the original bill, being line 7 of the printed bill, after the period (.) strike the balance of that section.

Amend section 20, line -------- of the original bill, being subdivision 12 in line 37 of the printed bill, after the word "of" insert the following: "and outstanding bonds issued by"

Amend section 21, line -------- of the original bill, being line 3 of the printed bill, after the word "stock" insert the following: "where any portion thereof is taxable in this state"

Amend section 22, line -------- of the original bill, being line 9 of the printed bill, after the word "are" strike the following: "held by residents of this state or domestic corporations." and Insert in lieu thereof the following: "taxable in this state."

Amend section 23, line -------- of the original bill, being line 11 of the printed bill, strike the word "two" and insert the word "four"

Amend section 24, line -------- of the original bill, being line 11 of the printed bill, commencing after the period (.) by striking out the following: "The tax so paid to the state treasurer shall be credited to the general fund."

Amend section 25, line -------- of the original bill, being line 7 of the printed bill, strike out the following words and period (.): "or of foreign corporations." and insert in lieu thereof "not doing business in this state." and Insert period (.) after the word "state"

Amend section 26, line -------- of the original bill, being line 6 of the printed bill, after the word "state" strike the comma (,) and strike the following words and period (.) and insert a period (.) after the word "state."

Amend section 27, line -------- of the original bill, being line 7 of the printed bill, after the word "domestic" insert the word "corporate"

Amend section 27, line -------- of the original bill, being line 7 of the printed bill, after the word "shares" strike the words "of stock"

Amend section 28, line -------- of the original bill, being line 6 of the printed bill, after the word "state" strike the comma (,) and strike the following words and period (.) after the word "state."

Amend section 30, line -------- of the original bill, being line 6 of the printed bill, after the word "state" strike the comma (,) and insert a period (.) and strike the following words and period (.) after the word "state."

Amend section 30, line -------- of the original bill, being lines 9 and 10 of the printed bill, strike out the following words and period (.) and insert in lieu thereof a period (.)

Amend section 32, after the word "section" insert a comma (,) and strike the word "or"

Amend section 32, after the word "provision" insert the following: "exception or exemption."

The bill was passed to third reading and ordered engrossed.
Mr. Lindsay moved that House Bill No. 418 be placed at the head of the third reading calendar for Monday.

Mr. Danskin objected.

Mr. Lindsay moved, as a substitute, that House Bill No. 418 hold its place on the calendar on Monday.

The motion was carried.

**MOTION FOR RECONSIDERATION.**

Mr. Ryan moved that the House do now reconsider the vote by which House Bill No. 417 retained its place on the calendar for Monday.

The motion was carried.

**RECONSIDERATION.**

The House resumed consideration of House Bill No. 417 on second reading.

Mr. Ryan moved the adoption of the committee amendment.

Mr. Reed: Point of order. In order to reconsider the vote by which this bill was put over till Monday, that brings it back to the motion before the House. Then the motion should be put, and the bill will have to be placed on second reading.

The Speaker held the point of order well taken.

The Speaker declared the question was: Shall House Bill No. 417 be postponed and hold its place on the calendar for Monday?

The motion was lost.

On motion of Mr. Ryan, the committee amendments were adopted.

On motion of Mr. Sims, the usual number of copies of Engrossed House Bill No. 417 were ordered printed.

On motion of Mr. Ryan, the rules were suspended, and House Bill No. 417 was advanced to third reading.

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, 0; absent or not voting, 23.

Those voting yea were: Representatives Albert, Anderson, Aspinwall, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Durkee, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Hall, Hartung, Hayton, Hess, Hill, Hubbell, Hultgrenn, Johnson, Jones (Roy), Kelly, Krouse, Lindsay, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reader, Reed, Roth, Russell, Ryan, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Van Horn, Wakefield, Webb, Westover, Williams, Mr. Speaker—74.

Those absent or not voting were: Representatives Allen, Bach, Banker, Denman, Durrant, Falknor, Griffin, Hazen, Hurspool, Hutchinson, Jones (John R.), Knapp, Leber, McCracken, Mills, Olson (A. E.), Roudebush, Rowe, Saunders, Trippe, Vaughan, Wanamaker, Watkins—23.
The bill, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as
the title of the act.

On motion of Mr. Ryan, the rules were suspended, and the chief clerk
was directed to immediately transmit House Bill No. 417 to the Senate.

MR. SPEAKER:

We, your Committee on Highways and Automotive Transportation, to whom was
referred House Bill No. 438, entitled "An Act relating to motor vehicles and regulat­
ing the operation thereof upon the highways and amending section 6321 of Reming­
ton'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 the bill as follows: Section 1, strike the period (.) at the end of the
section and insert in lieu thereof a colon (: ) and add the following: Provided,
further, neither the dealer's license nor dealer's plates shall be used upon any motor
vehicle for the transportation of any produce, freight or commodity for a longer
period than seventy-two (72) hours, unless the same is for the actual use of the
dealer owning the vehicle so transporting such produce, commodity or freight".

C. W. RYAN, Chairman.

We concur in this report: J. T. Gear, T. Claud Bennett, J. H. Davis, Josh W.
Russell, E. J. Templeton, E. F. Banker, J. W. Shipley, A. E. Mills, J. E. Marble,
Ernest R. Leber, Albert A. Kelly, Jr., John A. Soule, Sam W. Webb, M. B. Mitchell,
Earl W. Benson, James A. Durrant, Chester Biesen, A. S. Cory, H. C. Watkins,
H. C. Hartung, G. E. Van Horn, W. O. Mansfield, Fred F. Hess, W. K. Reader,
Mark E. Reed, J. C. Hubbell, Geo. L. Denman, E. A. Sims.

The bill was read the second time by sections.

On motion of Mr. Hess, the committee amendment was adopted.

On motion of Mr. Hess, the rules were suspended, and the bill was ad­
vanced to third reading.

On motion of Mr. Hess, the rules were suspended, the second reading con­
sidered the third, the bill was placed on final passage, and it passed the
House by the following vote: Yeas, 64; nays, 5; absent or not voting, 28.

Those voting yea were: Representatives Albert, Aspinwall, Beck, Biesen,
Booth, Bostwick, Butterworth, Canfield, Cory, Culmback, Danielson, Danskin,
Davis (J. H.), Durkee, Gilbert, Gillette, Glasgow, Goldsworthy, Hall, Hartung,
Hayton, Hess, Hill, Hubbell, Hultgren, Johnson, Jones (Roy), Kelly,
Krouse, Lindsay, McDonough, McQuesten, Marble, Masterson, Miller
(Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup,
Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Reader,
Reed, Roth, Russell, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman,
Templeton, Van Horn, Wakefield, Webb, Westover, Williams, Mr.
Speaker—64.

Those voting nay were: Representatives Casey, Friese, Mansfield, Rat­
liffe, Totten—5.

Those absent or not voting were: Representatives Allen, Anderson,
Bach, Banker, Barlow, Bennett, Benson, Denman, Durrant, Falknor, Gear,
Griffin, Hazen, Hurspool, Hutchinson, Jones (John R.), Knapp, Leber, McCracken,
Olson (A. E.), Roudebush, Rowe, Ryan, Saunders, Tripple, Vaughan,

The bill, having received the 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. 239, by Representatives Masterson and Webb: Empowering the granting of degrees by the state normal schools.

The bill was read the second time by sections.

On motion of Mr. Masterson, the rules were suspended, and the bill was advanced to third reading.

On motion of Mr. Masterson, 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, 50; nays, 20; absent or not voting, 27.

Those voting yea were: Representatives Albert, Aspinwall, Beck, Biesen, Booth, Bostwick, Butterworth, Canfield, Culmbach, Danielson, Denman, Durkee, Friese, Gilbert, Gillette, Hall, Hartung, Hayton, Hess, Hill, Hubbell, Hultgrenn, Kelly, Krouse, McCracken, McDonough, McQuesten, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Nelson, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Roth, Russell, Smith, Sweetman, Templeton, Van Horn, Webb, Westover, Williams—50.

Those voting nay were: Representatives Anderson, Barlow, Casey, Danskin, Davis (J. H.), Gear, Glasgow, Goldsworthy, Johnson, Jones (Roy), Knapp, Lindsay, Mansfield, Post, Shipley, Shoemaker, Soule, Totten, Wakefield, Mr. Speaker—20.

Those absent or not voting were: Representatives Allen, Bach, Banker, Bennett, Benson, Cory, Durrant, Falknor, Griffin, Hazen, Hurspool, Hutchinson, Jones (John R.), Leber, Marble, Murray, Northup, Olson (A. E.), Roudebush, Rowe, Ryan, Saunders, Sims, Tripple, Vaughan, Wanamaker, Watkins—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.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 9, 1929.

Mr. Speaker:

The Senate refuses to recede from its amendments to Engrossed House Bill No. 70 and asks for a conference thereon.

HERBERT H. SIENER, Secretary.

Mr. Biesen moved that the request of the Senate for a conference committee on Senate amendments to Engrossed House Bill No. 70 be granted, and that the conference committee be appointed.

The motion was carried.

The Speaker appointed, as the conference committee on Senate amendments to Engrossed House Bill No. 70, Representatives Biesen, Wanamaker and Durkee.

QUESTION OF PERSONAL PRIVILEGE.

Mr. Davis (J. H.): "Mr. Speaker, Members of the House, we have one one member from Pierce County who has not been able to be here at all, during the entire session. He is very ill. I would like to have a telegram sent to Representative Bach, expressing the sympathy of this House."
Mr. Davis (J. H.) moved that a telegram be sent to Representative Bach, expressing the sympathy of this House and our regret that he is not able to be here.

The motion was carried.

On motion of Mr. Danskin, the House returned to the fifth order of business.

REPORTS OF STANDING COMMITTEES.

Mr. Speaker:

We, your Committee on Industrial Insurance, to whom was referred House Bill No. 386, entitled "An Act relating to the compensation and medical and surgical care of workmen injured in extra-hazardous employment and amending section 7675 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.

We concur in this report: Herman Friese, Mark E. Reed, Fred F. Hess, Maude Sweetman, W. O. Miller, Payson Peterson, J. P. Post.

On motion of Mrs. Sweetman, House Bill No. 386 was indefinitely postponed.

Mr. Speaker:

We, your Committee on Industrial Insurance, to whom was referred House Bill No. 387, entitled "An Act relating to the compensation and medical and surgical care of workmen injured and to the dependents and beneficiaries of workmen killed in extra-hazardous employment and amending section 7676 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.

Pliny L. Allen, Chairman.

We concur in this report: Herman Friese, Mark E. Reed, Fred F. Hess, Maude Sweetman, W. O. Miller, Payson Peterson, J. P. Post.

On motion of Mrs. Sweetman, House Bill No. 387 was indefinitely postponed.

Mr. Speaker:

We, your Committee on Education, to whom was referred Engrossed Senate Bill No. 213, entitled "An Act relating to education and amending sections 4529, 4990, 4991, 4971 and 4977 of Remington's Compiled Statutes and section 8 of chapter 175 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.

J. E. Masterson, Chairman.


Passed to second reading.

Mr. Speaker:

We, your Committee on Mines and Mining, to whom was referred Engrossed Senate Bill No. 218, entitled "An Act authorizing a survey of the natural resources of the State of Washington, defining the powers and duties of certain officers in relation thereto; repealing certain acts and parts of acts relating thereto; 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.

Chan Wakefield, Chairman.


Passed to second reading.
MR. SPEAKER:

We, your Committee on Game and Game Fish, to whom was referred Senate Bill No. 303, entitled "An Act consenting to the acquisition by the United States of land, water, or land and water, within the State of Washington for migratory bird reservations authorized by act of congress of February 18, 1929," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. Geo. H. Northup, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Education, to whom was referred Engrossed Senate Joint Resolution No. 5, Proposing an amendment to Article III of the Constitution of the State of Washington relating to the executive departments of the State of Washington and the office of state 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. J. E. Masterson, Chairman.

We concur in this report: Chester Biesen, Knute Hill, L. Y. Williams, Geo. L. Denman, N. J. Bostwick, J. B. Gilbert, Josh W. Russell.

MR. SPEAKER:

We, a minority of your Committee on Education, to whom was referred Engrossed Senate Joint Resolution No. 5, Proposing an amendment to Article III of the Constitution of the State of Washington relating to the executive departments of the State of Washington and the office of state 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 be indefinitely postponed. ........................., Chairman.

We concur in this report: Pearl A. Wanamaker, E. F. Hultgren, Chas. L. Vaughan, T. Claud Bennett.

Passed to second reading.

On motion of Mr. Knapp, the House adjourned until 9:30 a. m., Monday, March 11, 1929.

Ed Davis, Speaker.
FIFTY-SEVENTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Monday, March 11, 1929.

The Speaker called the House to order at 9:30 a.m.
The clerk called the roll; all members being present except Representatives Bach, Benson, Hurspool, Mills and Olson (A. E.), all being excused.

Prayer was offered by Rev. Chester C. Blair of the Methodist Episcopal Church of Tumwater, Wash.

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

MOTION.

Mr. Biesen moved that the Chairman of the Committee on Highways and Automotive Transportation be directed to report out House Bill No. 255, and that the bill be placed on the second reading calendar for today.

The Speaker: The motion would involve suspension of the rules, because it involves two actions.

Mr. Biesen moved that House Bill No. 255 be reported out of the Committee on Highways and Automotive Transportation.

Mr. Sims moved that the motion of Mr. Biesen be laid on the table.

The Speaker ruled the motion was undebatable.

Mr. Blesen demanded a roll call on the motion, and the demand was sustained.

The clerk called the roll on the motion by Mr. Sims, and the motion was carried by the following vote: Yeas, 55; nays, 32; absent or not voting, 10.

Those voting yea were: Representatives Anderson, Aspinwall, Barlow, Bennett, Booth, Bostwick, Canfield, Casey, Danskin, Davis (J. H.), Durkee, Gear, Gilbert, Hall, Hartung, Hayton, Hazen, Hess, Hubbell, Hultgrenn, Hurspool, Johnson, Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, Mansfield, Marble, Miller (W. O.), Murray, Nelson, Northup, Post, Reader, Reed, Roth, Roudabush, Rowe, Russell, Ryan, Shipley, Sims, Smith, Soule, Sweetman, Templeton, Wakefield, Watkins, Webb, Williams, Mr. Speaker—55.

Those voting nay were: Representatives Albert, Allen, Banker, Beck, Biesen, Butterworth, Culmback, Danielson, Denman, Durrant, Falknor, Friese, Gillette, Glasgow, Goldsworthy, Griffin, Hill, Hutchinson, Jones (John R.), McQuesten, Miller (Frank O.), Mitchell, Paysse, Peterson (C. E.), Peterson (Payson), Ratcliffe, Saunders, Shoemaker, Totten, Tripple, Van Horn, Wanamaker—32.
Those absent or not voting were: Representatives Bach, Benson, Cory, Masterson, Mills, Moran, Olson (A. E.), Olson (O. H.), Vaughan, Westover—10.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 11, 1929.

Mr. Speaker:

Your Committee on Engrossment, to whom was referred House Bill No. 383, also House Bill No. 404, also House Bill No. 418, also House Bill No. 364, also House Bill No. 438, have compared same with the original bills and find them correctly engrossed.

We concur in this report: E. F. Hultgrenn, R. S. Durkee.

Mr. Speaker:

Your Committee on Engrossment, to whom was referred House Bill No. 417, have compared same with the original bill and find it correctly engrossed.

We concur in this report: E. F. Hultgrenn, A. G. Hall.

Mr. Speaker:

Your Committee on Enrollment to whom was referred House Bill No. 100, also House Joint Resolution No. 14, also House Concurrent Resolution No. 13, also House Concurrent Resolution No. 12, also House Bill No. 48, also House Bill No. 91, have compared same with the original bills and resolutions and find them correctly enrolled.

We concur in this report: M. B. Mitchell, O. H. Olson.

Mr. Speaker:

We, a majority of your Committee on Agriculture, to whom was referred House Bill No. 348, entitled "An Act relating to the disposal of certain food products and permitting farmers, gardeners, and manufacturers to sell the same without license," 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 Agriculture, to whom was referred House Bill No. 348, entitled "An Act relating to the disposal of certain food products and
permitting farmers, gardeners, and manufacturers to sell the same without license," 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.

Passed to second reading.

House Bill No. 349: Do pass as amended.
Passed to second reading.

Engrossed Senate Bill No. 150: Do pass as amended.
Passed to second reading.

MR. SPEAKER:

House of Representatives,
OLYMPIA, WASH., March 11, 1929.

We, a majority of your Committee on Insurance, to whom was referred Engrossed Senate Bill No. 201, entitled "An Act relating to the incorporation of insurance companies, and amending section 85 of chapter 49 of the Laws of 1911," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

C. C. Aspinwall, Chairman.


Passed to second reading.

Mr. Speaker:

We, a minority of your Committee on Insurance, to whom was referred Engrossed Senate Bill No. 201, entitled "An Act relating to the incorporation of insurance companies, and amending section 85 of chapter 49 of the Laws of 1911," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

ROBERT A. TRIPPLE, Chairman.

We concur in this report: J. H. Davis, Andrew Danielson, R. C. Hazen.

Passed to second reading.

Mr. Speaker:

We, your Committee on State, Granted, School and Tide Lands, to whom was referred Engrossed Senate Bill No. 247, entitled "An Act authorizing the Commissioner of Public Lands to sell at public auction the southwest quarter of the northeast quarter and the southeast quarter of section 36, township 23 north, range 5 east of Willamette Meridian, in King County, Washington, together with the timber located thereon," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JOSH W. RUSSELL, Chairman.

We concur in this report: Frank A. Ratcliffe, Geo. H. Northup.

Passed to second reading.

Mr. Speaker:

We, your Committee on Insurance, to whom was referred Engrossed Senate Bill No. 267, entitled "An Act relating to marine insurance, providing for the regulation and taxation of marine insurance companies, and amending section 7971 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.

ROBERT A. TRIPPLE, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred Senate Bill No. 278, entitled "An Act relating to the criminal insane and providing for their
examination after claiming to become sane and mentally responsible and amending section 6 of chapter 30, Laws of 1907 (sec. 6970, of Remington's Compiled Statutes; sec. 9298 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.

JUDSON F. FALKNOR, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 11, 1929.

JUDSON F. FALKNOR, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 11, 1929.

WE, a minority of your Committee on Judiciary, to whom was referred Senate Bill No. 278, entitled "An Act relating to the criminal insane and providing for their examination after claiming to become sane and mentally responsible and amending section 6 of chapter 30, Laws of 1907 (sec. 6970, of Remington's Compiled Statutes; sec. 9298 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 be indefinitely postponed.

Chairman.

We concur in this report: John A. Soule, R. C. Hazen, Geo. E. Canfield, F. B. Danskin, J. P. Post, Wm. Phelps Totten, J. W. Lindsay, Rex S. Roudebush, Chas. I. Roth.

Passed to second reading.


Passed to second reading.

MR. SPEAKER:

WE, your Committee on State, Granted, School and Tide Lands, to whom was referred Senate Bill No. 294, entitled "An Act relating to minerals in public lands, tide lands and shore lands and in the beds of navigable waters, providing for prospecting and mining thereof, and amending section 155 of chapter 255 of the Laws of 1927," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JOSH W. RUSSELL, Chairman.

We concur in this report: Geo. H. Northup, Frank A. Ratcliffe, J. E. Masterson.

Passed to second reading.


Passed to second reading.

MR. SPEAKER:

WE, your Committee on Judiciary, to whom was referred Senate Bill No. 315, entitled "An Act relating to the issuance of bonds by cities and towns and amending and repealing certain 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.

JUDSON F. FALKNOR, Chairman.


Passed to second reading.

MR. SPEAKER:

WE, your Committee on State, Granted, School and Tide Lands, to whom was referred Senate Bill No. 318, entitled "An Act relating to the withdrawal of certain
state lands from sale and directing that they shall be used for state park purposes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JOSH W. RUSSELL, Chairman.

We concur in this report: Geo. H. Northup, Frank A. Ratliffe.

Passed to second reading.

Senate Bill No. 319: Do pass as amended.

Passed to second reading.

JOSH W. RUSSELL, Chairman.

We concur in this report: Geo. H. Northup, Frank A. Ratliffe.

Passed to second reading.

Engrossed Senate Bill No. 323: Do pass as amended.

Passed to second reading.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, Saturday, March 9, 1929.

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

LADIES AND GENTLEMEN: I have today approved the following House Bills, entitled:

House Bill No. 117: "An Act authorizing and directing the state treasurer to accept on behalf of the state certified check from the public printer representing trust funds payable to the state, and pay the proceeds thereof into the general fund, and declaring that this act shall take effect immediately."

House Bill No. 98: "An Act relating to collection agencies and providing for a bond for the operation thereof."

House Bill No. 26: "An Act relating to judgments of non-suit and upon challenge to the legal sufficiency of the evidence, and repealing certain acts relating thereto."

Very truly yours,

ROLAND H. HARTLEY, Governor.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 11, 1929.

Mr. Speaker:

The President has signed:

House Bill No. 178, also
House Bill No. 241, also
House Bill No. 279, also
House Bill No. 252, also
House Bill No. 131, also
House Bill No. 181, also
House Bill No. 182, also
House Bill No. 134, also
House Bill No. 232, also
Senate Bill No. 77, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

INTRODUCTION AND FIRST READING OF SENATE BILLS.

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


Referred to Committee on Revenue and Taxation.

Engrossed Senate Bill No. 299, by Senator Palmer (By request): An Act to regulate the issuance of Writs of Garnishment in Justice Court and the payment and disposition of fees and costs therein.

Referred to Committee on Judiciary.

Engrossed Senate Bill No. 309, by Senators Metcalf, Cleary, Hall (Chas. W.), Sutton and Hastings: An Act relating to revenue and taxation, imposing excise taxes on certain incomes, defining the powers and duties of certain officers in relation thereto, and providing penalties for violations thereof.

Referred to Committee on Revenue and Taxation.

Engrossed Senate Bill No. 320, by Senators Hurn, Hall (Chas. W.), Houser, Hastings, Landon, Heifner, Metcalf, Wray and Palmer: An Act relating to costs and disbursements in civil actions, and amending section 482 of Remington's Compiled Statutes.

Referred to Committee on Judiciary.

Engrossed Senate Bill No. 322, by Senator Wilmer: An Act relating to and imposing taxes upon incomes, defining the powers and duties of certain officers in relation thereto and prescribing penalties for violation thereof.

Referred to Committee on Revenue and Taxation.

Senate Joint Resolution No. 4, by Senator Hall (Chas. W.): Providing for the submission to the electors of the question of calling a constitutional convention.

Referred to Committee on Constitutional Revision.

Mr. Goldsworthy moved that the Appropriations Committee be permitted to meet, subject to the Call of the House, for a short session.

The motion was carried.

THIRD READING OF BILLS.

House Joint Resolution No. 1, by Mr. Bostwick: Relating to the submission of an amendment to sec. 16 of Art. IV of the state constitution.

On motion of Mr. Bostwick, the rules were suspended, the second reading considered the third, and the resolution was placed on final passage.
After debate, on motion of Mr. Falknor, the previous question was ordered.

Mr. Bostwick 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 Bach, Benson, Hurspool, Mills and Olson (A. E.), all having been previously excused.

On motion of Mrs. Sweetman, the House proceeded with business under the call of the House.

The clerk prepared the ballot, and the House failed to pass House Joint Resolution No. 1 by the following vote: Yeas, 47; nays, 45; absent or not voting, 5.

Those voting yea were: Representatives Anderson, Aspinwall, Barlow, Bennett, Biesen, Booth, Bostwick, Danielson, Davis (J. H.), Denman, Durkee, Gear, Gilbert, Gillette, Hall, Hartung, Hayton, Hill, Hultgrenn, Johnson, Kelly, Knapp, Krouse, McCracken, McQuesten, Mansfield, Masterson, Miller (Frank O.), Murray, Nelson, Northup, Olson (O. H.), Peterson (C. E.), Ratliffe, Roth, Russell, Ryan, Shipley, Shoemaker, Sims, Smith, Templeton, Van Horn, Webb, Westover, Williams, Mr. Speaker—47.

Those voting nay were: Representatives Albert, Allen, Banker, Beck, Butterworth, Canfield, Casey, Cory, Culmbach, Danskine, Durrant, Falknor, Friese, Glasgow, Goldsworthy, Griffin, Hazen, Hess, Hubbell, Hutchinson, Jones (John R.), Jones (Roy), Leber, Lindsay, McDonough, Marble, Miller (W. O.), Mitchell, Moran, Paysse, Peterson (Payson), Post, Reader, Reed, Roudebush, Rowe, Saunders, Soule, Sweetman, Totten, Tripple, Vaughan, Wakefield, Wanamaker, Watkins—45.

Those absent or not voting were: Representatives Bach, Benson, Hurspool, Mills, Olson (A. E.)—5.

The resolution, having failed to receive the constitutional two-thirds majority, was declared lost.

Engrossed House Bill No. 204, by Representatives Mitchell, Russell and Templeton: Relating to public highways.

On motion of Mr. Mitchell, 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, 1; absent or not voting, 4.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskine, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Temple-
ton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—92.

Those voting nay were: Representative Gear—1.

Those absent or not voting were: Representatives Bach, Benson, Hurspool, Olson (A. E.)—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.

Mr. Bostwick moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

Engrossed House Bill No. 219, by Committee on Forestry and Logged Off Lands: Relating to crimes.

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, 89; nays, 4; absent or not voting, 4.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Biesen, Booth, Bostwick, Butterworth, Canfield, Cory, Culmbach, Danielson, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Routebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—89.

Those voting nay were: Representatives Casey, Danskin, Mansfield, Wakefield—4.

Those absent or not voting were: Representatives Bach, Benson, Hurspool, Olson (A. E.)—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.

Mr. Wakefield moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

Engrossed House Bill No. 418, by Representatives Lindsay, Casey, Hurspool, Miller (W. O.), Denman, Roth, Bennett, Hill and Totten: Providing for the assessment and taxation of credits and declaring an emergency.

On motion of Mr. Lindsay, Engrossed House Bill No. 418 was laid on the table.

Engrossed House Bill No. 270, by Mr. Bennett: Relating to the collection of personal property taxes.

On motion of Mr. Bennett, 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, 28; nays, 65; absent or not voting, 4.
Those voting yea were: Representatives Aspinwall, Bennett, Booth, Bostwick, Canfield, Hall, Hartung, Hayton, Hubbell, Hultgrenn, Hutchinson, Kelly, Knapp, Krouse, McCracken, Mansfield, Miller (W. O.), Mills, Murray, Nelson, Olson (O. H.), Ratliffe, Russell, Ryan, Shipley, Totten, Williams, Mr. Speaker—28.

Those voting nay were: Representatives Albert, Allen, Anderson, Banker, Barlow, Beck, Biesen, Butterworth, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hazen, Hess, Hill, Johnson, Jones (John R.); Jones (Roy), Leber, Lindsay, McDonough, McQuesten, Marble, Masterson, Miller (Frank O.), Mitchell, Moran, Northup, Paysse, Peterson (C. E.), Peterson (Payson), Post, Reader, Reed, Roth, Roudebush, Rowe, Saunders, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover—65.

Those absent or not voting were: Representatives Bach, Benson, Hurspool, Olson (A. E.)—4.

The bill, having failed to receive the constitutional majority, was declared lost.

Engrossed House Bill No. 406, by Mrs. McQuesten (by request): Relating to the initiative and referendum.

On motion of Mrs. McQuesten, 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, 7; absent or not voting, 4.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Beck, Bennett, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Marble, Masterson, Miller (Frank O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson); Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—86.

Those voting nay were: Representatives Barlow, Davis (J. H.), Mansfield, Miller (F. O.), Ryan, Wakefield, Westover—7.

Those absent or not voting were: Representatives Bach, Benson, Hurspool, Olson (A. E.)—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. 119, by Representatives Hutchinson and Albert: Relating to the establishment of parental school districts.

On motion of Mrs. Hutchinson, 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, 32; absent or not voting, 4.
Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Bennett, Biesen, Butterworth, Casey, Cory, Danielson, Davis (J. H.); Denman, Durkee, Falknor, Gilbert, Goldsworthy, Griffin, Hall, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (John R.); Jones (Roy), Knapp, McQuesten, Mansfield, Marble, Miller (Frank O.), Mills, Mitchell, Moran, Murray, Nelson, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratcliffe, Reader, Roth, Roudebush, Ryan, Saunders, Shoemaker, Sims, Smith, Soule, Sweetman, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams—61.

Those voting nay were: Representatives Anderson, Barlow, Beck, Booth, Bostwick, Canfield, Culmback, Danskine, Durrant, Friese, Gear, Gillette, Glasgow, Hartung, Hayton, Kelly, Krouse, Leber, Lindsay, McCracken, McDonough, Masterson, Miller (W. O.), Northup, Post, Reed, Rowe, Russell, Shipley, Templeton, Wakefield, Mr. Speaker—32.

Those absent or not voting were: Representatives Bach, Benson, Hurspool, Olson (A. E.)—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.

Mr. Wakefield moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

Engrossed House Bill No. 31, by Joint Committee on Revision of Laws: Relating to the office of the secretary of state.

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, 91; nays, 1; absent or not voting, 5.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskine, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (John R.); Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—91.

Those voting nay were: Representative Wakefield—1.

Those absent or not voting were: Representatives Bach, Benson, Hurspool, Olson (A. E.), Reader—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. 211, by Representatives Griffin and Peterson (Payson): Relating to executive pardons.

On motion of Mr. Griffin, House Bill No. 211 was indefinitely postponed.
House Bill No. 344, by Representatives Griffin and Moran: Relating to mothers' pensions.

On motion of Mr. Griffin, 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, 20; absent or not voting, 4.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Beck, Bennett, Biesen, Booth, Butterworth, Canfield, Cory, Culmbach, Danielson, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gilbert, Gillette, Griffin, Hartung, Hazen, Hess, Hill, Hubbell, Hultgren, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Klouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Masterson, Miller (Frank O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Roth, Roudebush, Ryan, Saunders, Shoemaker, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams—73.

Those voting nay were: Representatives Anderson, Barlow, Bostwick, Casey, Danskin, Gear, Glasgow, Goldsworthy, Hall, Hayton, Mansfield, Marble, Miller (W. O.), Post, Rowe, Russell, Shipley, Sims, Wakefield, Mr. Speaker—20.

Those absent or not voting were: Representatives Bach, Benson, Hurspool, Olson (A. E.)—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.

Mr. Wakefield moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 11, 1929.

MR. SPEAKER:

We, your Committee on Appropriations, to whom was referred House Bill No. 349, entitled "An Act relating to, and defining state funds, providing for the manner of disbursement of state funds from the state treasury, prescribing the powers and duties of certain state officers in relation thereto, and providing that this act shall take effect April 1, 1929," 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:

That section 1 be amended by striking that portion of line 7 of the original bill, being line one of the printed bill, commencing with the word "the" to and including the word "include" and to capitalize the letter "a" in the word "all". That section one be amended by striking the period at the end thereof and adding at the end thereof the words "and shall be considered as state moneys and funds and except where created or set apart as special funds shall be a part of the general funds of the state; And Provided, further, That no moneys contributed by the students of any state institution for any special purpose shall become a part of any state fund or subject to appropriation."

That sec. 2 be amended by striking the figures "1929" in line 16 of the original bill, being line one of the printed bill, and inserting in lieu thereof the following "1931". That sec. 2 be amended by striking the figures "1929" in line 21 of the original bill, being line 5 of the printed bill, and inserting in lieu thereof the figures "1931".
That section 5 be amended by striking the figures “1929” in line 31 of the original bill, being line 2 of the printed bill, and insert in lieu thereof the figures “1931”. That said bill be amended by striking the whole of section 6. That the title to said bill be amended by striking the comma (,) after the word “to” and the words “and defining” That the title to said bill be amended by striking the figures “1929” and inserting in lieu thereof the figures “1931”. H. E. GOLDSWORTHY, Chairman.


The bill was read the second time by sections.
On motion of Mr. Goldsworthy, the committee amendments were adopted.
On motion of Mr. Goldsworthy, the rules were suspended, and the bill was advanced to third reading.
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, 93; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffn, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Payse, Peterson (Payson), Peterson (C. E.), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—93.

Those absent or not voting were: Representatives Bach, Benson, Hurspool, Olson (A. E.)—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 OF REPRESENTATIVES,
OLYMPIA, WASH., March 4, 1929.

Mr. Speaker:

We, your Committee on Highways and Automotive Transportation, to whom was referred House Bill No. 405, entitled “An Act relating to vehicles and regulating the operations thereof upon the highways of this state, and amending sections 2, 4, 8, 9, 10, 16 and 46 of chapter 309 of the Laws of 1927,” 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—in section 2, subsection 4, line 21 of the original bill, the same being line 7 of the printed bill, after the word “motor” insert the word “truck”.

C. W. RYAN, Chairman.

FIFTY-SEVENTH DAY, MARCH 11, 1929

The bill was read the second time by sections.

On motion of Mr. Biesen, the committee amendment was adopted.

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

Amend the bill—in section 2 by striking that portion of said section after the "semi-colon (;)" in line ....... of the original bill, being line 6 of the printed bill, down to and including the word "or" after the "semi-colon (;)" in line ....... of the original bill, being line 11 of the printed bill, and insert in lieu thereof the following: "it shall be unlawful to operate a motor truck equipped or partly equipped with solid rubber tires or to operate any motor truck equipped with pneumatic tires or hollow center-cushion tires when drawing or pulling a trailer equipped with solid rubber tires or to operate".

Mr. Casey moved the adoption of the following amendment:

Amend sec. 7, line 15 of the printed bill by striking therefrom the words "thirty-four" and inserting in lieu thereof the words "twenty-four".

The amendment was lost.

On motion of Mr. Ryan, the rules were suspended, and the bill was advanced to third reading.

The Speaker: There being no objection, the Speaker will excuse Mrs. Sweetman at this time.

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, 31; nays, 12; absent or not voting, 4.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Biesen, Bostwick, Butterworth, Canfield, Cory, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hazen, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reader, Reed, Roth, Rowe, Russell, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Templeton, Trippe, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—81.

Those voting nay were: Representatives Booth, Casey, Culmback, Falknor, Friese, Hayton, McCracken, Masterson, Miller (W. O.), Roudebush, Totten, Wakefield—12.

Those absent or not voting were: Representatives Bach, Benson, Olson (A. E.), Sweetman—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 Joint Resolution No. 11, by Committee on Forestry and Logged-Off Lands: Relating to constitutional amendment with respect to legislation for the purpose of encouraging and promoting reforestation.

On motion of Mr. Saunders, Substitute House Joint Resolution No. 11, was substituted for House Joint Resolution No. 11.

Substitute House Joint Resolution No. 11, by Committee on Forestry and Logged-Off Lands: Relating to reforestation of lands suited for forest production.

The substitute resolution was read the second time by sections.
On motion of Mr. Knapp, the rules were suspended, and Substitute House Joint Resolution No. 11 was advanced to third reading.

On motion of Mr. Knapp, the rules were suspended, the second reading considered the third, the resolution was placed on final passage, and it failed to pass the House by the following vote: Yeas, 46; nays, 48; absent or not voting, 3.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Benson, Booth, Butterworth, Cory, Danskín, Gilbert, Gillette, Griffin, Hall, Hartung, Hazen, Hess, Hultgrenn, Hutchinson, Johnson, Krouse, Leber, McDonough, McQuesten, Mills, Mitchell, Nelson, Northup, Peterson (Payson), Ratliffe, Reader, Reed, Russell, Ryan, Saunders, Shipley, Sims, Smith, Soule, Templeton, Totten, Tripple, Vaughan, Wanamaker, Watkins, Westover, Mr. Speaker—46.

Those voting nay were: Representatives Anderson, Barlow, Beck, Bennett, Biesen, Bostwick, Canfield, Casey, Culmback, Danielson, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Glasgow, Goldsworthy, Hayton, Hill, Hubbell, Hurspool, Jones (John R.), Jones (Roy), Kelly, Knapp, Lindsay, McCracken, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Moran, Murray, Olson, (O. H.), Paysse, Peterson (C. E.), Post, Roth, Roudebush, Rowe, Shoemaker, Van Horn, Wakefield, Webb, Williams—48.

Those absent or not voting were: Representatives Bach, Olson (A. E.), Sweetman—3.

The resolution, having failed to receive the constitutional two-thirds majority, was declared lost.

House Bill No. 381, by Mr. Paysse: Relating to municipally owned public utilities.

Mr. Wakefield moved that House Bill No. 381 be indefinitely postponed. The motion was lost.

The bill was read the second time by sections.

On motion of Mr. Knapp, the rules were suspended, and the bill was advanced to third reading.

On motion of Mr. Knapp, the rules were suspended, the second reading considered the third, and the bill placed on final passage.

Mr. Paysse demanded that the previous question be ordered, and the demand was sustained.

Mr. Moran called for a division on ordering the previous question.

The required number arising, the clerk prepared the ballot, and House Bill No. 381 passed the House by the following vote: Yeas, 59; nays, 35; absent or not voting, 3.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Beck, Benson, Biesen, Booth, Butterworth, Casey, Cory, Danielson, Danskín, Durkee, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Hartung, Hazen, Hess, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Leber, Lindsay, McCracken, McDonough, McQuesten, Marble, Miller (Frank O.), Mills, Mitchell, Murray, Olson (O. H.), Paysse, Reed, Roth, Ryan, Saunders, Shoemaker, Smith, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover—59.
Those voting nay were: Representatives Barlow, Bennett, Bostwick, Canfield, Culmback, Davis (J. H.), Denman, Durrant, Griffin, Hall, Hayton, Hill, Hurspool, Krouse, Mansfield, Masterson, Miller (W. O.), Moran, Nelson, Northup, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Roudebush, Rowe, Russell, Shipley, Sims, Soule, Templeton, Wakefield, Williams, Mr. Speaker—35.

Those absent or not voting were: Representatives Bach, Olson (A. E.), Sweetman—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 Speaker announced, the hour of noon having arrived, the House would consider no more House Bills.

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

On motion of Mr. Knapp, 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 Bach and Olson (A. E.), both of whom were excused.

**THIRD READING OF BILLS.**

Senate Bill No. 124, by Committee on Rules and Joint Rules (By executive request): Abolishing the state archives committee.

On motion of Mr. Biesen, 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 Albert, Allen, Anderson, Aspinwall, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Griffin, Hall, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (Roy), Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Roudebush, Rowe, Russell, Saunders, Shoemaker, Smith, Soule, Sweetman, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—77.

Those absent or not voting were: Representatives Bach, Banker, Barlow, Butterworth, Durkee, Goldsworthy, Hartung, Jones (John R.), Kelly, Mills, Olson (A. E.), Reader, Reed, Roth, Ryan, Shipley, Sims, Templeton, Wakefield, 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.
Senate Bill No. 129, by Committee on Rules and Joint Rules (By executive request): Relating to budget system.

On motion of Mr. Biesen, 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 Albert, Allen, Anderson, Aspinwall, Barlow, Beck, Bennett, Benson, Biesen, Booth; Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Glasgow, Griffin, Hall, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Roudebush, Rowe, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—82.

Those absent or not voting were: Bach, Banker, Gillette, Goldsworthy, Hartung, Kelly, Mills, Olson (A. E.), Reader, Reed, Roth, Russell, Templeton, Wakefield, Westover—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. 228, by Committee on Rules and Joint Rules (By executive request): Transferring certain monies in state treasury.

On motion of Mr. Canfield, 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 Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Roudebush, Rowe, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—85.

Those absent or not voting were: Representatives Bach; Hartung, Kelly, Mills, Olson (A. E.), Reader, Reed, Roth, Russell, Templeton, Wakefield, 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.

Senate Bill No. 229, by Committee on Rules and Joint Rules (By executive request): Transferring certain monies in state treasury.
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, 85; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Roth, Roudebush, Rowe, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—85.

Those absent or not voting were: Representatives Bach, Beck, Hartung, Hayton, Mills, Olson (A. E.), Reed, Russell, Ryan, Templeton, Wakefield, 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.

Senate Bill No. 230, by Committee on Rules and Joint Rules (By executive request): Transferring certain monies in state treasury.

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, 85; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hazen, Hess, Hill, Hubbell, Hurspool, Hutchinson, Johnson, Jones (John R.), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Roth, Roudebush, Rowe, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—85.

Those absent or not voting were: Representatives Bach, Beck, Hartung, Hayton, Hultgrenn, Jones (Roy), Olson (A. E.), Reed, Russell, Templeton, Wakefield, 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.

22—H
Senate Bill No. 232, by Committee on Rules and Joint Rules (By executive request): Transferring certain monies in state treasury.

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, 85; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hazen, Hess, Hill, Hubbell, Hurspool, Hutchinson, Johnson, Jones (John R.), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Totten, Triple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—85.

Those absent or not voting were: Representatives Bach, Barlow, Hartung, Hayton, Hultgrenn, Jones (Roy), Mills, Olson (A. E.), Reed, Templeton, Wakefield, 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.

Senate Bill No. 233, by Committee on Rules and Joint Rules (By executive request): Transferring certain monies in the state treasury.

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, 89; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Totten, Triple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—89.

Those absent or not voting were: Representatives Bach, Barlow, Hartung, Jones (Roy), Olson (A. E.), Reed, Templeton, Westover—8.

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

There being no objection, the title of the bill was ordered to stand as the title of the act.
Senate Bill No. 234, by Committee on Rules and Joint Rules (By executive request): Transferring certain monies in the state treasury.

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, 87; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—87.

Those absent or not voting were: Representatives Bach, Barlow, Booth, Hartung, Jones (John R.), Olson (A. E.), Reed, Sweetman, Templeton, Westover—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. 268, by Committee on Dikes, Drains and Ditches: Relating to drainage improvement districts and diking improvement districts.

On motion of Mr. Hayton, 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 Albert, Allen, Anderson, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Sweetman, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—85.

Those absent or not voting were: Representatives Bach, Barlow, Booth, Hartung, Miller (W. O.), Olson (A. E.), Reed, Roth, Roudebush, Soule, Templeton, 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.

Engrossed Senate Bill No. 219, by Senators Tatman, Wray and Hall (Chas. W.): Providing for merger or consolidation of corporations.

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, 68; nays, 18; absent or not voting—11.

Those voting yea were: Representatives Albert, Aspinwall, Banker, Beck, Biesen, Booth, Bostwick, Butterworth, Casey, Cory, Culmbach, Danielson, Denman, Durkee, Falknor, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Roth, Roudebush, Russell, Saunders, Shoemaker, Smith, Sweetman, Totten, Trippe, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Williams—68.

Those voting nay were: Representatives Allen, Bennett, Benson, Danskin, Davis (J. H.), Durrant, Friese, Hall, Knapp, Krouse, McCracken, Miller (W. O.), Ratliffe, Ryan, Shipley, Sims, Wakefield, Mr. Speaker—18.

Those absent or not voting were: Representatives Anderson, Bach, Barlow, Canfield, Olson (A. E.), Reader, Reed, Rowe, Soule, 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.

Engrossed Senate Bill No. 51, by Senator Norman: Relating to fisheries.

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, 84; nays, 1; absent or not voting, 12.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen; Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Roudebush, Rowe, Russell, Ryan, Shipley, Shoemaker, Sims, Smith, Sweetman, Totten, Trippe, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—84.

Those voting nay were: Representative Friese—1.

Those absent or not voting were: Representatives Anderson, Bach, Barlow, Kelly, Olson (A. E.) Reader, Reed, Roth, Saunders, Soule, Templeton, 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.

Engrossed Senate Bill No. 52, by Senator Norman: Relating to fisheries.

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, 82; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Casey, Cory, Cumback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Roudebush, Rowe, Russell, Ryan, Saunders, Shoemaker, Smith, Sweetman, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—82.

Those absent or not voting: Representatives Anderson, Bach, Barlow, Canfield, Kelly, Olson (A. E.), Paysse, Reader, Reed, Roth, Shipley, Sims, Soule, Templeton, Westover—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. 248, by Committee on Rules and Joint Rules (By request of state treasurer): Providing for disposition of certain poundage taxes.

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, 77; nays, 0; absent or not voting, 20.

Those voting yea were: Representatives Albert, Allen, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Casey, Cory, Cumback, Danielson, Danskin, Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Roudebush, Rowe, Ryan, Shipley, Shoemaker, Sims, Smith, Sweetman, Tripple, Van Horn, Vaughan, Wakefield, Webb, Westover, Williams, Mr. Speaker—77.

Those absent or not voting were: Representatives Anderson, Aspinwall, Bach, Barlow, Canfield, Davis (J. H.), Goldsworthy, Kelly, Knapp, Olson (A. E.), Reader, Reed, Roth, Russell, Saunders, Soule, Templeton, Totten; Wanamaker, Watkins—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. 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, 75; nays, 8; absent or not voting, 14.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Culmback, Danielson, Danskin, Denman, Durkee, Durrant, Falknor, Friese, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Mills, Mitchell, Moran, Nelson, Northup, Olson (O. H.), Paysses, Peterson (C. E.), Peterson (Payson), Ratliffe, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shoemaker, Sims, Smith, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Webb, Westover, Williams, Mr. Speaker—75.

Those voting nay were: Representatives Casey, Davis (J. H.), Gear, Hurspool, Miller (W. O.), Murray, Post, Sweetman—8.

Those absent or not voting were: Representatives Anderson, Bach, Barlow, Canfield, Cory, Hartung, Knapp, Olson (A. E.), Reader, Reed, Shipley, Soule, Templeton, Watkins—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.

Engrossed Senate Bill No. 100, by Senator Palmer: Relating to furnishing of information to parole boards.

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, 81; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hayton, Hazen, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Olson (O. H.), Paysses, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Roudebush, Rowe, Russell, Saunders, Shoemaker, Sims, Smith, Sweetman, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—81.

Those absent or not voting were: Representatives Anderson, Bach, Barlow, Hartung, Hess, Knapp, Marble, Northup, Olson (A. E.), Reader, Reed, Roth, Ryan, Soule, Templeton, 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.

Engrossed Senate Bill No. 147, by Senator Oman: Relating to indebtedness of municipally owned electric light and power utilities in cities of first class.

On motion of Mr. Roudebush, 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 Albert, Allen, Aspinwall, Banker, Beck, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Mills, Moran, Murray, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Roudebush, Rowe, Russell, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Totten, Van Horn, Vaughan, Wakefield, Wanamaker, Webb, Williams, Mr. Speaker—78.

Those absent or not voting were: Representatives Anderson, Bach, Barlow, Bennett, Hartung, Hayton, Knapp, Miller (W. O.), Mitchell, Northup, Olson (A. E.), Reader, Reed, Roth, Ryan, Templeton, Tripple, Watkins, 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.

Engrossed Senate Bill No. 175, by Senator Hurn: Relating to warranty deeds by counties.

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, 69; nays, 15; absent or not voting, 13.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Benson, Biesen, Booth, Bostwick, Casey, Culmbach, Danielson, Denman, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Mills, Mitchell, Moran, Murray, Olson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Roudebush, Rowe, Saunders, Shipley, Shoemaker, Smith, Soule, Totten, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—69.

Those voting nay were: Representatives Bennett, Canfield, Danskin, Hess, Kelly, Knapp, Krouse, Miller (W. O.), Post, Reader, Roth, Russell, Sims, Sweetman, Wakefield—15.

Those absent or not voting were: Representatives Anderson, Bach, Beck, Butterworth, Cory, Davis (J. H.), Durkee, Olson (A. E.), Reed, Ryan, Templeton, Tripple, Westover—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. 186, by Committee on Dairy and Livestock: Relating to dairying.

On motion of Mr. Peterson (C. E.), 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, 10.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Casey, Cory, Culmbach, Danielson, Danskin, Durkee, Durrant, Falknor, Friese, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Roth, Rowe, Russell, Saunders, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—82.

Those voting nay were: Representatives Barlow, Denman, Gear, Post, Wakefield—5.

Those absent or not voting were: Representatives Anderson, Bach, Beck, Canfield, Davis (J. H.), Olson (A. E.), Reed, Roudebush, Ryan, Shipley—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. 205, by Committee on Game and Game Fish: Relating to protection and disposition of wild animals.

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, 10; absent or not voting, 11.

Those voting yea were: Representatives Albert, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Roudebush, Rowe, Shipley, Shoemaker, Sims, Smith, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Williams, Mr. Speaker—76.

Those voting nay were: Representatives Allen, Barlow, Butterworth, Denman, Glasgow, Knapp, Post, Russell, Soule, Westover—10.
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Those absent or not voting were: Representatives Anderson, Bach, Davis (J. H.), Mitchell, Moran, Olson (A. E.), Reader, Reed, Roth, Ryan, Saunders—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 Joint Memorial No. 8, by Senator Gray: Relating to seasons for migratory water-fowl.

On motion of Mr. Watkins, the rules were suspended, and Senate Joint Memorial No. 8 was returned to second reading for the purpose of amendment.

Mr. Watkins moved that the following amendment be adopted:

Amend in paragraph 5 after the word “October” change the 15th to 1st and after “to” change February 1st to January 15th.

The amendment was adopted.

On motion of Mr. Northup the rules were suspended, and Senate Joint Memorial No. 8 was advanced to third reading.

On motion of Mr. Northup, 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, 7; absent or not voting, 14.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldworthy, Griffin, Hall, Hartung, Hayton, Hess, Hill, Hubbell, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Mills, Murray, Nelson, Northup, Olson (O. H.), Peterson, (C. E.), Peterson (Payson), Ratliffe, Roth, Roubdeush, Rowe, Shipley, Sims, Smith, Soule, Templeton, Totten, Tripple, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—76.

Those voting nay were: Representatives Butterworth, Hultgrenn, Miller (W. O.), Paysse, Post, Sweetman, Wakefield—7.

Those absent or not voting were: Representatives Anderson, Bach, Davis (J. H.), Hazen, Mitchell, Moran, Olson (A. E.), Reader, Reed, Russell, Ryan, Saunders, Shoemaker, Van Horn—14.

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

Senate Bill No. 237, by Senators Finch, Dimmick and Cox: Relating to building sanatoria by counties.

On motion of Mrs. Sweetman, 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, 4; absent or not voting, 15.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gilbert, Glasgow, Goldworthy, Griffin,

Those voting nay were: Gear, Shipley, Wakefield, Mr. Speaker—4.

Those absent or not voting were: Representatives Anderson, Bach, Barlow, Gillette, Lindsay, Mills, Mitchell, Northup, Olson (A. E.), Olson (O. H.), Reader, Reed, Rowe, Ryan, Saunders—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. 251, by Senators Metcalf, Taylor, Murphy, Cleary, St. Peter, Conner, Hastings, Finch, Hall (Oliver), Landon, Wray, Williams, Heifner, Oman, Post: Relating to practice of barbering.

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, 59; nays, 24; absent or not voting, 14.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Benson, Biesen, Bostwick, Butterworth, Canfield, Cory, Danielson, Danskin, Durrant, Falknor, Friese, Gilbert, Gillette, Griffin, Hall, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Olson (O. H.), Paysse, Peterson (C. E.), Reader, Rowe, Shoemaker, Sims, Soule, Sweetman, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Williams—59.

Those voting nay were: Representatives Anderson, Beck, Casey, Davis (J. H.), Denman, Durkee, Gear, Glasgow, Goldsworthy, Hartung, Hayton, Hurspool, Kelly, McCracken, Peterson (Payson), Post, Ratliffe, Roth, Roudebush, Shipley, Smith, Wakefield, Westover, Mr. Speaker—24.

Those absent or not voting were: Representatives Bach, Barlow, Bennett, Booth, Culmback, Northup, Olson (A. E.), Reed, Russell, Ryan, Saunders, Templeton, Totten, Tripple—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. 256, by Committee on Rules and Joint Rules (By request of department of agriculture with executive approval): Relating to quarantine of domestic animals.

On motion of Mr. Peterson (C. E.), 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, 15; absent or not voting, 18.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Biesen, Bostwick, Butterworth, Canfield, Cory, Culmback, Danielson, Danskin, Durkee, Friese, Gilbert, Gillette, Glasgow, Goldsworthy,
SECOND READING OF SENATE BILLS.

Engrossed Senate Bill No. 123, by Committee on Rules and Joint Rules (By executive request): Relating to traveling libraries.

The bill was read the second time by sections.

On motion of Mr. Goldsworthy, the rules were suspended, and the bill advanced to third reading.

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, 66; nays, 7; absent or not voting, 24.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Benson, Biesen, Bostwick, Canfield, Casey, Cory, Danskine, Davis (J. H.), Denman, Durkee, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Jones (John R.), Jones (Roy), Kelly, Knapp, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Miller (Frank O.), Moran, Olson (A. E.), Post, Russell, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Tripple, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Mr. Speaker—66.

Those voting nay were: Representatives Banker, Butterworth, Durrant, Mitchell, Paysse, Peterson (Payson), Williams—7.

Those absent or not voting were: Representatives Bach, Barlow, Beck, Bennett, Booth, Culmback, Danielson, Hess, Krouse, Marble, Masterson, Miller (W. O.), Mills, Olson (A. E.), Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Ryan, Templeton, Totten, Van Horn—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. 127, by Committee on Rules and Joint Rules (By executive request): Relating to reports of state officers.

The bill was read the second time by sections.
On motion of Mr. Goldsworthy, the rules were suspended, and the bill advanced to third reading.

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, 5; absent or not voting, 20.

Those voting yea were: Representatives Albert, Aspinwall, Banker, Barlow, Beck, Benson, Biesen, Bostwick, Canfield, Casey, Cory, Culmbach, Danskin, Denman, Durkee, Durrant, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Jhartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Masterson, Miller (Frank O.), Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Roth, Roudebush, Russell, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Tripple, Vaughan, Wakefield, Watkins, Webb, Westover, Williams, Mr. Speaker—72.

Those voting nay were: Representatives Falknor, Knapp, Miller (W. O.), Saunders, Wanamaker—5.

Those absent or not voting were: Representatives Allen, Anderson, Bach, Bennett, Booth, Butterworth, Danielson, Davis (J. H.), Krouse, Marble, Mills, Olson (A. E.), Ratcliffe, Reader, Reed, Rowe, Ryan, Shipley, Totten, Van Horn—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. 208, by Committee on Rules and Joint Rules (By executive request): Relating to use and maintenance of public highways.

The bill was read the second time by sections.

On motion of Mr. Ryan, the rules were suspended, and the bill advanced to third reading.

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, 73; nays, 1; absent or not voting, 23.

Those voting yea were: Representatives Albert, Allen, Anderson, Banker, Barlow, Beck, Benson, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Davis (J. H.), Denman, Durkee, Durrant, Friese, Gear, Gilbert, Gillette, Glasgow, Griffin, Hall, Jhartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Mansfield, Masterson, Miller (Frank O.), Miller (W. O.), Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Reader, Reed, Roth, Roudebush, Ryan, Shipley, Shoemaker, Smith, Sweetman, Templeton, Van Horn, Vaughan, Wanamaker, Webb, Westover, Williams, Mr. Speaker—73.

Those voting nay were: Representative Hurspool—1.

Those absent or not voting were: Representatives Aspinwall, Bach, Bennett, Biesen, Booth, Bostwick, Falknor, Goldsworthy, Kelly, McCracken,

The bill, having received the 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. 267, by Senator St. Peter: Relating to marine insurance.

The bill was read the second time by sections.

Mr. Cory moved the adoption of the following amendment:

Amend section 1 by inserting in line 148 of the printed bill after the words "marine insurance" the words "but not excepting inland marine insurance."

The amendment was lost.

On motion of Mr. Davis (J. H.), the rules were suspended, and the bill advanced to third reading.

On motion of Mr. Davis (J. 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, 74; nays, 4; absent or not voting, 19.

Those voting yea were: Representatives Albert, Allen, Anderson, Banker, Barlow, Beck, Biesen, Booth, Bostwick, Butterworth, Casey, Cory, Culmbach, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Gear, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hazen, Hess, Hill, Hubbell, Hultgren, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Mitchell, Moran, Murray, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Rowe, Russell, Ryan, Shipley, Shoemaker, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—74.

Those voting nay were: Representatives Falknor, Friese, Knapp, Masterson—4.

Those absent or not voting were: Representatives Aspinwall, Bach, Bennett, Benson, Canfield, Danielson, Goldsworthy, Hayton, Hurspool, Krouse, Miller (W. O.), Mills, Nelson, Olson (A. E.), Roth, Roudebush, Saunders, Sims, 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.


Mr. Denman moved that Senate Bill No. 162 be passed and that it retain its place on the calendar for tomorrow.

The motion was carried.

Engrossed Senate Bill No. 118, by Senator Cleary: Relating to term of office of mayors in cities of first class.

The bill was read the second time by sections.

On motion of Mr. Moran, the rules were suspended, and the bill advanced to third reading.
On motion of Mr. Moran, 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, 15; nays, 67; absent or not voting, 15.

Those voting yea were: Representatives Butterworth, Griffin, Hess, Kelly, Lindsay, McDonough, Mills, Moran, Paysse, Sims, Sweetman, Wakefield, Watkins, Webb, Westover—15.

Those voting nay were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Beck, Benson, Booth, Bostwick, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Hall, Hartung, Hazen, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Krouse, Leber, McCracken, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Murray, Nelson, Olson (O. H.), Peterson (C. E.), Peterson (Payson), Ratliffe, Roth, Roudebush, Rowe, Shipley, Shoemaker, Smith, Soule, Templeton, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Williams, Mr. Speaker—67.

Those absent or not voting were: Representatives Bach, Barlow, Bennett, Biesen, Goldsworthy, Hayton, Mitchell, Northup, Olson (A. E.), Post, Reader, Reed, Russell, Ryan, Saunders—15.

The bill, having failed to receive the constitutional majority, was declared lost.

Senate Bill No. 141, by Senator Palmer: Relating to furnished apartments.

The bill was read the second time by sections.

On motion of Mr. Griffin, the rules were suspended, and the bill advanced to third reading.

Mr. Roth asked to be excused from voting on Senate Bill No. 141, as he had a personal interest in the bill.

The request was granted.

On motion of Mr. Griffin, 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, 28; nays, 54; absent or not voting, 15.

Those voting yea were: Representatives Aspinwall, Barlow, Beck, Booth, Butterworth, Danielson, Falknor, Griffin, Hazen, Hubbell, Hutchinson, Kelly, Knapp, McQuesten, Miller (Frank O.), Mills, Mitchell, Moran, Nelson, Olson (O. H.), Paysse, Shoemaker, Sweetman, Tripple, Vaughan, Wanamaker, Watkins, Westover—28.

Those voting nay were: Representatives Albert, Allen, Banker, Benson, Bostwick, Canfield, Casey, Cory, Culmback, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Friese, Gilbert, Gillette, Glasgow, Goldsworthy, Hall, Hartung, Hayton, Hess, Hill, Hultgrenn, Hurspool, Johnson, Jones (John R.), Jones (Roy), Krouse, Leber, Lindsay, McCracken, McDonough, Mansfield, Marble, Masterson, Miller (W. O.), Murray, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Rowe, Russell, Shipley, Smith, Soule, Templeton, Van Horn, Webb, Williams, Mr. Speaker—54.

Those absent or not voting were: Representatives Anderson, Bach, Bennett, Biesen, Gear, Northup, Olson (A. E.), Reed, Roth, Roudebush, Ryan, Saunders, Sims, Totten, Wakefield—15.
The bill, having failed to receive the constitutional majority, was declared lost.

**Senate Bill No. 152**, by Senator Hall (Oliver): Relating to hunting and fishing licenses.

The bill was read the second time by sections.

Mr. Allen moved the adoption of the following amendment:

In line 4 of the printed bill, strike "twenty-one" and insert the word "fifteen"

Mr. Northup moved, as a substitute motion, that Senate Bill No. 152 be laid on the table.

The substitute motion was lost.

The amendment was lost, by rising vote.

On motion of Mr. Allen, the rules were suspended, and the bill advanced to third reading.

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, 59; nays, 24; absent or not voting, 14.

Those voting yea were: Representatives Albert, Allen, Beck, Booth, Bostwick, Culmback, Danielson, Danskin, Davis (J. H.), Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Krouse, McCracken, McDonough, McQuesten, Marble, Master- son, Miller (Frank O.), Miller (W. O.), Mills, Murray, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Roth, Russell, Saunders, Shipley, Smith, Soule, Sweetman, Templeton, Van Horn, Vaughan, Wamaker, Watkins, Webb, Mr. Speaker—59.

Those voting nay were: Representatives Anderson, Aspinwall, Banker, Barlow, Benson, Biesen, Casey, Gillette, Glasgow, Hubbell, Hurspool, Knapp, Leber, Lindsay, Mansfield, Moran, Nelson, Post, Roudebush, Rowe, Shoemaker, Totten, Westover, Williams—24.

Those absent or not voting were: Representatives Bach, Bennett, Butterworth, Canfield, Cory, Denman, Mitchell, Northup, Olson (A. E.), Reed, Ryan, Sims, Tripple, Wakefield—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. 272**, by Senators Palmer and Conner: Relating to issuance of bonds of cities of first class.

The bill was read the second time by sections.

On motion of Mr. Hazen, the rules were suspended, and the bill advanced to third reading.

On motion of Mr. Hazen, 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, 5; absent or not voting, 27.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Benson, Casey, Cory, Culmback, Danielson, Denman, Durrant, Falknor, Gear, Gilbert, Glasgow, Goldsworthy, Griffin, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, McCracken, McQuesten, Marble, Miller (Frank O.), Miller (W. O.), Mills, Moran, Murray,
Nelson, Paysse, Peterson (Payson), Post, Ratliffe, Reader, Roudebush, Russell, Saunders, Shoemaker, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Vaughan, Wanamaker, Webb, Westover, Williams, Mr. Speaker—64.

Those voting nay were: Representatives Davis (J. H.), Friese, Hurspool, Mansfield, Shipley—5.

Those absent or not voting were: Representatives Bach, Bennett, Biesen, Booth, Bostwick, Butterworth, Canfield, Danskis, Durkee, Gillette, Hall, Hartung, Lindsay, McDonough, Masterson, Mitchell, Northup, Olson (A. E.), Olson (O. H.), Reed, Roth, Rowe, Ryan, Sims, Van Horn, Wakefield, Watkins—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.

Engrossed Senate Bill No. 192, by Senators Mize and Somerville: Relating to dogs.

The bill was read the second time by sections.

Mr. Peterson (C. E.), moved the adoption of the following amendment:

Amend title, strike the period (.) after the word “thereof” in line six of the engrossed bill insert a comma (,) and add: “and repealing certain acts relating thereto.”

The amendment was adopted.

On motion of Mr. Peterson (C. E.), the rules were suspended, and the bill advanced to third reading.

On motion of Mr. Peterson (C. E.), 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, 13; absent or not voting, 15.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Beck, Bostwick, Canfield, Cory, Culmbach, Danielson, Danskis, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Gear, Gilbert, Glasgow, Goldsworthy, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Masterson, Miller (Frank O.), Mills, Murray, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Roth, Russell, Saunders, Shoemaker, Sims, Smith, Sweetman, Templeton, Totten, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—69.

Those voting nay were: Representatives Bennett, Benson, Casey, Friese, Gillette, Hurspool, Marble, Moran, Nelson, Roudebush, Rowe, Shipley, Soule—13.

Those absent or not voting were: Representatives Anderson, Bach, Barlow, Biesen, Booth, Butterworth, Griffin, Krouse, Miller (W. O.), Mitchell, Olson (A. E.), Reed, Ryan, Tripple, Wakefield—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. Falknor, the House returned to the fifth order of business.
REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 11, 1929.

MR. SPEAKER:

We, your Committee on Corporations Other Than Municipal and Railroad, to whom was referred Senate Bill No. 58, entitled "An Act in relation to and authorizing the condemnation of property for public use by public service corporations," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. JOHN A. SOULE, Chairman.

We concur in this report: Ida McQuesten, Fred A. Johnson, A. E. Mills, Theo. Albert.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 11, 1929.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred Engrossed Substitute Senate Bill No. 59, entitled "An Act relating to the assessment and taxation of property in certain cases, and to sales thereof for delinquent taxes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. JUDSON F. FALKNOR, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 11, 1929.

MR. SPEAKER:

We, a minority of your Committee on Judiciary, to whom was referred Engrossed Substitute Senate Bill No. 59, entitled "An Act relating to the assessment and taxation of property in certain cases, and to sales thereof for delinquent taxes," 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.


Passed to second reading.

The Speaker announced that he was about to sign House Bills Nos. 48, 89, 91, 97, 100, 147; also House Concurrent Resolutions Nos. 12 and 13; also House Joint Resolution No. 14; also Senate Bill No. 77.

On motion of Mr. Knapp, the House adjourned until 10:00 a. m., Tuesday, March 12, 1929.

A. W. CALDER, Chief Clerk.
FIFTY-EIGHTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Tuesday, March 12, 1929.

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

The clerk called the roll; all members being present except Representatives Bach, Nelson, Olson (A. E.), and Tripple; all being excused.

Prayer was offered by Rev. Chester C. Blair, of the Methodist Episcopal Church of Tumwater, Wash.

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

COMMUNICATION.

(Seal)
Treasurer
of State
of
Washington
(Original)
OFFICE STATE TREASURER,
OLYMPIA, WASH., 3-12-29. No. 4096.
$8,592.65.

Received of A. W. Calder, Clerk of the House the sum of eight thousand five hundred ninety-two 65/100 dollars from Trustees of Public Printing Plant acc. H. B. 117, 1929 Session, to be placed to the credit of the General Fund.

CHAS. W. HINTON, State Treasurer.
By D. E. COURSER, Deputy.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 11, 1929.

Mr. Speaker:

Your Committee on Engrossment, to whom was referred House Bill No. 405, also House Bill No. 349, have compared same with the original bills and find them correctly engrossed.

I concur in this report: R. S. Durkee.

Frank O. Miller, Chairman.

Mr. Speaker:

We, a majority of your Committee on Highways and Automotive Transportation, to whom was referred Engrossed Senate Bill No. 253, entitled “An Act relating to motor vehicles, the fees for licenses therefor, and excise taxes on fuel to be used thereby, repealing certain acts relating thereto, and declaring when the provisions of this act shall take effect,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

C. W. Ryan, Chairman.

Mr. Speaker:

We, a minority of your Committee on Highways and Automotive Transportation, to whom was referred Engrossed Senate Bill No. 255, entitled "An Act relating to motor vehicles, the fees for licenses therefor, and excise taxes on fuel to be used thereby, repealing certain acts relating thereto, and declaring when the provisions of this act shall take effect," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

.................., Chairman.

We concur in this report: E. J. Templeton, G. E. Van Horn.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Education, to whom was referred Senate Bill No. 286, entitled "An Act relating to the powers and duties of school directors; amending sections 4776 and 4784 of Remington's Compiled Statutes of Washington; and repealing sections 4820 and 4833 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.

.................., Chairman.

We concur in this report: Chas. L. Vaughan, Geo. L. Denman, Robert A. Tripple, L. Y. Williams, J. B. Gilbert, Pearl A. Wanamaker, Mary C. Hutchinson.

Mr. Speaker:

We, a minority of your Committee on Education, to whom was referred Senate Bill No. 286, entitled "An Act relating to the powers and duties of school directors; amending sections 4776 and 4784 of Remington's Compiled Statutes of Washington; and repealing sections 4820 and 4833 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.

J. E. Masterson, Chairman.

We concur in this report: E. F. Hultgrenn, Chester Biesen.

Passed to second reading.

Mr. Speaker:

We, a part of your Committee on Revenue and Taxation, to whom was referred Engrossed Senate Bill No. 322, entitled "An Act relating to and imposing taxes upon incomes, defining the powers and duties of certain officers in relation thereto 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.

.................., Chairman.


Mr. Speaker:

We, a part of your Committee on Revenue and Taxation, to whom was referred Engrossed Senate Bill No. 322, entitled "An Act relating to and imposing taxes upon incomes, defining the powers and duties of certain officers in relation thereto 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.

.................., Chairman.

We concur in this report: John R. Jones, E. M. Gillette, J. W. Lindsay, Chas. I. Roth, Roy Jones, O. H. Olson, T. Claud Bennett, E. L. Casey.

Passed to second reading.
MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, SATURDAY, MARCH 9, 1929.

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

I am returning herewith, without my approval, House Bill No. 137, entitled:
"An Act relating to driving motor vehicles while intoxicated and providing penalties for violation thereof."

Offhand this bill might be regarded as a medium for expediting the enforcement of present liquor laws. In fact it goes far beyond this sphere and strikes at the fundamentals of government. Since the beginning of government it has been an established custom to allow judges to exercise reasonable discretionary powers in meting out justice to persons convicted of crimes of this grade. This bill, if enacted into law, would divest courts of this power, mean a radical and, in my opinion, a dangerous departure and would constitute an infringement of the inherent, as well as the legal rights of, the judiciary. In fact, its provisions are so drastic as to tend to accentuate and aggravate, rather than to correct, the evil with which it is supposed to deal.

Therefore, House Bill No. 137 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

HOUSE BILL NO. 137.

An Act relating to driving motor vehicles while intoxicated and providing penalties for violation thereof.

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

Section 1. Every person who shall drive any motor vehicle over, along or across any public highway in this state while intoxicated shall be guilty of a misdemeanor and upon conviction thereof shall be fined in the sum of one hundred dollars ($100.00) and imprisoned in the county jail for not less than thirty (30) days and shall have his operator's license suspended for the period of one year, and for a second offense shall be fined in the sum of two hundred dollars ($200.00) and imprisoned in the county jail for six (6) months and shall have his operator's license forfeited, and shall not thereafter be granted an operator's license for a period of two years. No court shall suspend any sentence pronounced under the provisions of this act.

Vetoed March 9, 1929.

ROLAND H. HARTLEY,
Governor of Washington.

Ed Davis, Speaker of the House.
Passed the House February 28, 1929.
Passed the Senate February 27, 1929.
John A. Gellatly, President of the Senate.

The Speaker declared the question to be: Shall the House pass House Bill No. 137, notwithstanding the veto of the Governor?

Mr. Williams 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 Bach, Nelson, Olson (A. E.) and Tripple; all having been previously excused.

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

After debate, on motion of Mr. Griffin, the previous question was ordered.
The clerk called the roll, and House Bill No. 137 failed to pass the House, notwithstanding the veto of the Governor, by the following vote: Yeas, 55; nays, 38; absent or not voting, 4.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Bennett, Biesen, Booth, Bostwick, Cory, Danielson, Denman, Durkee, Falknor, Gear, Gilbert, Gillette, Goldsworthy, Griffin, Hall, Hartung, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Krouse, Leber, Lindsay, McQuesten, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Northup, Olson, (O. H.), Peterson (C. E.), Peterson (Payson), Ratcliffe, Roth, Roudebush, Ryan, Saunders, Shoemaker, Smith, Soule, Templeton, Totten, Van Horn, Vaughan, Wanamaker, Webb, Williams—55.

Those voting nay were: Representatives Banker, Barlow, Beck, Benson, Butterworth, Canfield, Casey, Culmback, Danskin, Davis (J. H.), Durrant, Friese, Glasgow, Hayton, Hazen, Hess, Hubbell, Kelly, McCracken, McDonough, Mansfield, Mills, Mitchell, Moran, Murray, Paysse, Post, Reader, Reed, Rowe, Russell, Shipley, Sims, Sweetman, Wakefield, Watkins, Westover, Mr. Speaker—38.

Those absent or not voting were: Representatives Bach, Nelson, Olson (A. E.), Tripple—4.

The bill, having failed to receive the constitutional two-thirds majority, was declared lost, and the Governor's veto was sustained.

MESSAGES FROM THE SENATE.

SENATE CHAMBER, OLYMPIA, WASH., March 11, 1929.

Mr. Speaker:
The Senate has passed:
Engrossed House Bill No. 186, also
House Bill No. 187, also
Engrossed House Bill No. 188, also
Engrossed House Bill No. 208, also
Engrossed House Bill No. 273, also
House Bill No. 300, also
Substitute House Bill No. 337, also
House Bill No. 339, also
House Bill No. 347, also
House Bill No. 352, also
House Bill No. 363, also
House Bill No. 419, also
House Bill No. 421, also
House Bill No. 423, also
Engrossed Substitute Senate Bill No. 310, and the same are herewith transmitted.
HERBERT H. SIELE, Secretary.

Mr. Speaker:
The Senate has concurred in the House amendments to Engrossed Senate Bill No. 290, and the bill passed as amended.

Mr. Speaker:
The Senate has granted the request for a conference upon Senate Bill No. 178 and the House amendments thereto, and the President has appointed as members of said committee Senators Dimmick, Smith and Hastings.

HERBERT H. SIELE, Secretary.
The Speaker appointed, as members of the conference committee on House amendments to Senate Bill No. 178, Representatives Sims, Russell and Westover.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 12, 1929.

MR. SPEAKER:

The President has appointed as members on Conference Committee to whom was referred Engrossed House Bill No. 70, Senators Charles W. Hall, Murphy and Phipps.

HERBERT H. SIELER, Secretary.

REPORT OF SPECIAL COMMITTEE.

JOINT REPORT OF HOUSE AND SENATE COMMITTEE ON RETURN LEGISLATIVE BALL.

Total amount collected from House and Senate members... $607 00
Contributed by friends ...................................... 70 25

Total .................................................. $677 25

TOTAL EXPENSES.

Rent of Legion Hall and decorations ..................... 147 50
Music ........................................ 190 00
Invitations ........................................ 123 50
Favors ........................................ 33 20
Cranberry juice and extras ............................... 60 00
Miscellaneous items ................................... 59 44

Total .................................................. $663 64
Total amount received .................................. 667 25
Total expenses .......................................... 663 64

Balance on hand .................................... $3 61

WILLIAM WRAY,
F. A. BARNES,
JOSEPH A. ST. PETER,
JOHN A. SOULE,
J. H. DAVIS,
PEARL A. WANAMAKER,
C. A. MORAN,
Joint Committee.

Mr. Soule moved that the report be accepted, and that it be incorporated in the Journal.

The motion was carried.

HOUSE RESOLUTION.


The resolution was read the first time by title.

On motion of Mr. Griffin, the rules were suspended, the resolution advanced to second reading, and read the second time in full.
Mr. Griffin moved that the rules be suspended, the second reading be considered the third, and the resolution be adopted.

Mr. Sims moved, as a substitute, that the resolution be mimeographed and laid on the desks of the members.

Mr. Falknor: Point of order. This is just a House resolution. Would it not be adopted without further reading?

Mr. Sims demanded a roll call on the motion.

Mr. Falknor: It is only a House resolution and no rule that I know of requires a House resolution to be read the second time.

Mr. Sims: Mr. Falknor is right in his statement, and my motion in the first place was a proper motion. I move that the resolution be mimeographed and placed on the members' desks before it is taken up.

Mr. Falknor: I think Mr. Sims' motion is out of order unless he fixes a particular time for the resolution to be taken up, and in the meantime it can be mimeographed.

The Speaker: The House will revert to the original motions: The motion of Mr. Griffin that the resolution be adopted, and the substitute motion of Mr. Sims, that the resolution be mimeographed and placed on the desks of the members.

Mr. Griffin: I wish to amend the substitute motion to require that the resolution be mimeographed and placed on the desks of the members, and this business come up tomorrow under the eighth order of business.

The amendment was adopted.

The substitute motion, as amended by Mr. Griffin, was adopted.

INTRODUCTION AND FIRST READING OF HOUSE CONCURRENT RESOLUTION.

House Concurrent Resolution No. 14, by Mr. Banker: Relating to monopolies and trusts.

The resolution was read the first time by title.

Mr. Banker moved that the rules be suspended, and the resolution read the second time.

Mr. Danskin moved, as a substitute, that the resolution be mimeographed and placed on the desks of the members, and the resolution take its regular course.

The substitute motion was carried.

Passed to second reading.

FIRST READING OF SENATE BILLS.

The following bill was read first time by title, and acted upon as indicated:

Engrossed Substitute Senate Bill No. 810, by Committee on Appropriations: An Act making appropriations and re appropriations for the construction of buildings, for maintenance and for sundry expenses at the various state institutions, schools, and state offices, for the relief of certain individuals, corporations, counties and municipalities, and for miscellaneous purposes for the biennium beginning April 1, 1929, and ending March 31, 1931, except as otherwise provided and providing this act shall take effect immediately.

Referred to Committee on Appropriations.
SECOND READING OF SENATE BILLS.

Engrossed Senate Joint Resolution No. 5, by Senator Sutton: Proposing an amendment to Article III of the Constitution of the State relating to executive departments.

The resolution was read the second time by sections.

Mr. Masterson moved that the rules be suspended, the resolution be advanced to third reading, and hold its place at the foot of the calendar for today.

The motion was carried.

Engrossed Senate Bill No. 214, by Committee on Rules and Joint Rules (By request of Superintendent of Public Instruction): Relating to education, creating the county board of education.

Mr. Masterson moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

Mr. Masterson moved that the House do now resolve itself into a committee of the whole, for the purpose of considering Engrossed Senate Bill No. 214.

Mr. Allen: Point of order. I doubt if the House can go into a committee of the whole, under call of the House.

Mr. Sims: I think Mr. Allen is absolutely right on that point.

The Speaker held the point of order well taken.

Mr. Sims moved that the call of the House be dispensed with.

Mr. Williams demanded a roll call on the motion.

Mr. Allen: The reason I opposed dispensing with the call of the House was in order to oppose the motion for a committee of the whole, and taking up the time of the House in this manner.

Mr. Reed: I don't know of any more important bill to come before this session from now on, than Engrossed Senate Bill No. 214. Now the most advantageous way, the most effective way, that we can get at the merits of this bill, as we see them, is going into a committee of the whole. I hope the motion to dissolve the call of the House will prevail.

Mr. Goldsworthy: I am opposed to this motion, for the same reason that Mr. Allen is. This gives opportunity only to hear what the proponents of the bill have to say. I think this is the place for the members themselves to deliberate, and not have others coming in. I would oppose it just as strenuously if the opponents of the measure were to come and make the same request.

Mr. Masterson: My original motion to dispense with further proceedings under the call of the House was for the purpose of allowing the whole House to go into a committee of the whole.

The Speaker declared the question was on the motion of Mr. Sims, that further proceedings under the call of the House be dispensed with.

Mr. Sims demanded a roll call on the motion, and the demand was sustained.

The clerk called the roll on the motion to dispense with further proceedings under the call of the House, and the motion was carried by the following vote: Yeas, 55; nays, 38; absent or not voting, 4.
Those voting yea were: Representatives Anderson, Barlow, Beck, Biesen, Booth, Bostwick, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Friese, Gear, Gilbert, Gillette, Glasgow, Hall, Hartung, Hayton, Hess, Hutchinson, Johnson, Kelly, Knapp, Leber, Lindsay, McCracken, McDonough, McQuesten, Marble, Masterson, Mills, Moran, Murray, Peterson (C. E.), Peterson (Payson), Post, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Shoemaker, Sims, Smith, Soule, Templeton, Van Horn, Wakefield, Webb, Williams, Mr. Speaker—55.

Those voting nay were: Representatives Albert, Allen, Aspinwall, Banker, Bennett, Benson, Butterworth, Canfield, Casey, Durrant, Falknor, Goldsworthy, Griffin, Hazen, Hill, Hubbell, Hultgren, Hurspool, Jones (John R.), Jones (Roy), Krouse, Mansfield, Miller (Frank O.), Miller (W. O.), Mitchell, Northup, Olson (O. H.), Paysse, Ratliffe, Reader, Saunders, Shipley, Sweetman, Totten, Vaughan, Wanamaker, Watkins, Westover—38.

Those absent or not voting were: Representatives Bach, Nelson, Olson (A. E.), Tripple—4.

Mr. Masterson moved that the House do now resolve itself into a committee of the whole, for the purpose of considering Engrossed Senate Bill No. 214.

Mr. Allen moved, as a substitute, that the House Chamber be given over to a meeting tonight to consider both sides of this question; and that Engrossed Senate Bill No. 214 retain its place on the calendar, in its present position, tomorrow morning.

The substitute motion was lost.

The Speaker declared the question was on the motion of Mr. Masterson, that the House do now resolve itself into a committee of the whole House, for the purpose of considering Engrossed Senate Bill No. 214.

The motion was carried, by rising vote.

**COMMITTEE OF THE WHOLE HOUSE.**

The Speaker appointed Mr. Knapp 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. Knapp, reported that the committee had considered Engrossed Senate Bill No. 214 and had come to no conclusion thereon, and now reported it back to the House without recommendation.

The Speaker announced that the report would be accepted.

The House resumed consideration of Engrossed Senate Bill No. 214 on second reading.

Mr. Bennett moved the adoption of the following amendment:

Amend section 1 of the bill as follows:

At the end of line 3 of the printed bill, the same being line ______ of the engrossed bill, add the following: "The term of office of each member of the county board of education, except as herein provided, shall be five years commencing on the second Monday in January following the election."

Mr. Masterson 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 Bach, Durrant, Mitchell, Nelson, Olson (A. E.), and Tripple; Representatives Bach, Nelson, Olson (A. E.) and Tripple having been previously excused.

On motion of Mr. Watkins, the absentees were excused.

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

The Speaker declared the question was on the adoption of the amendment by Mr. Bennett.

The amendment was lost.

Mr. Bennett requested that he be allowed to withdraw his amendment to section 4, and the request was granted.

Mr. Totten moved the adoption of the following amendment:

Amend sec. 2, line 3, by inserting after the word "composed" the following: "as nearly as possible" and in line 4 by striking the words "constitute an election division" and insert in lieu thereof the following: "be divided equably, in accordance with population, with other portions of the county."

Division was called for on the motion, and the amendment was lost by rising vote.

Mr. Goldsworthy moved that Engrossed Senate Bill No. 214 be indefinitely postponed.

After debate, Mr. Masterson moved that the previous question be ordered, and the motion was carried.

The Speaker declared the question was on the indefinite postponement of Engrossed Senate Bill No. 214.

Mr. Masterson demanded a roll call on the motion to indefinitely postpone, and the demand was sustained.

The clerk called the roll, and the motion was lost by the following vote:

Yeas, 41; nays, 51; absent or not voting, 5.

Those voting yea were: Representatives Albert, Allen, Banker, Barlow, Bennett, Biesen, Butterworth, Canfield, Casey, Falknor, Goldsworthy, Griffin, Hazen, Hill, Hubbell, Huligrenn, Hurspool, Jones (John R.), Jones (Roy), Leber, McDonough, Mansfield, Miller (Frank O.), Miller (W. O.), Moran, Northup, Olson (O. H.), Paysse, Ratliffe, Reader, Reed, Saunders, Shipley, Sims, Sweetman, Tripple, Vaughan, Wakefield, Wanamaker, Westover, Mr. Speaker—41.

Those voting nay were: Representatives Anderson, Aspinwall, Beck, Biesen, Booth, Bostwick, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Friese, Gear, Gilbert, Gillette, Glasgow, Hall, Hartung, Hayton, Hess, Hutchinson, Johnson, Kelly, Knapp, Krouse, Lindsay, McCracken, McQuesten, Marble, Masterson, Mills, Murray, Peterson (C. E.), Peterson (Payson), Post, Roth, Roudebush, Rowe, Russell, Ryan, Shoemaker, Smith, Soule, Templeton, Totten, Van Horn, Watkins, Webb, Williams—51.

Those absent or not voting were: Representatives Bach, Durrant, Mitchell, Nelson, Olson (A. E.)—5.

Mr. Bennett moved the adoption of the following amendments to section 6:
Amend section 6 of the bill as follows:
In line 1 of the printed bill, the same being line ...... of the engrossed bill, following the word “county” strike the words “superintendent of schools” and insert in lieu thereof the word “auditor”.
In lines 14 and 15 of the printed bill, the same being lines ...... of the engrossed bill, strike the sentence “In case a vacancy shall occur among the nominees the county superintendent shall fill the vacancy.”
In lines 16 and 17 of the printed bill, the same being lines ...... of the engrossed bill, after the word “county” strike the words “superintendent of schools” and insert in lieu thereof the word “auditor.”
In lines 18 and 19 of the printed bill, the same being lines ...... of the engrossed bill, after the word “county” strike the words “superintendent of schools” and insert in lieu thereof the word “auditor”.

The amendments were lost.

Mr. Bennett moved the adoption of the following amendment:
Amend section 7 of the bill as follows:
In line 2 of the printed bill, the same being line ...... of the engrossed bill, before the word “board” insert the word “county”.

Mr. Masterson moved as a substitute that the motion to adopt the amendment to section 7, be laid on the table without taking the bill with it.

The substitute motion was carried.

Mr. Bennett requested that he be allowed to withdraw his amendment to section 9, line 2, and the request was granted.

Mr. Bennett moved the adoption of the following amendment:
Amend section 9 of the bill as follows:
In line 4 of the printed bill, the same being line ...... of the engrossed bill, strike the “s” at the end of the word “qualifies” and insert in lieu thereof the letter “d”

The amendment was lost.

Mr. Bennett requested that he be allowed to withdraw the other amendments proposed by him.

The request was granted.

Mr. Canfield moved the adoption of the following amendment:
Strike secs. 1 to 16 inclusive.

The amendment was lost.

Mr. Canfield moved the adoption of the following amendment:
Strike secs. 20 to 36 inclusive.

The amendment was lost.

Mr. Goldsworthy moved the adoption of the following amendment:
Amend Senate Bill No. 214 by adding another section to be known as section 43, to read as follows:
“Sec. 43. This act shall be submitted to the people for their approval or rejection under the referendum at the next ensuing general election.”

After debate, on motion of Mr. Griffin the previous question was ordered.

Mr. Goldsworthy demanded a roll call on the adoption of the amendment, and the demand was sustained.

The clerk called the roll, and the amendment was lost by the following vote: Yeas, 40; nays, 54; absent or not voting, 3.

Those voting yea were: Representatives Albert, Banker, Bennett, Benson, Butterworth, Canfield, Casey, Danielson, Durrant, Falknor, Goldsworthy, Griffin, Hazen, Hill, Hubbell, Hultgrenn, Hurspool, Jones (John R.), Jones (Roy), Knapp, Leber, Mansfield, Miller (Frank O.), Miller (W. O.), Mit-
Those voting nay were: Representatives Allen, Anderson, Aspinwall, Barlow, Beck, Biesen, Booth, Bostwick, Cory, Culmback, Danskin, Davis (J. H.), Denman, Durkee, Fries, Gear, Gilbert, Gillette, Glasgow, Hall, Hartung, Hayton, Hess, Hutchinson, Johnson, Kelly, Krouse, Lindsay, Mc Cracken, McDonough, McQuesten, Marble, Masterson, Mills, Murray, Peterson (C. E.), Post, Reader, Reed, Roth, Roudebush, Rowe, Russell, Shoemaker, Sims, Soule, Sweetman, Van Horn, Wakefield, Watkins, Webb, Westover, Williams—54.

Those absent or not voting were: Representatives Bach, Nelson, Olson (A. E.)—3.

On motion of Mr. Masterson, the rules were suspended, and Engrossed Senate Bill No. 214 advanced to third reading.

On motion of Mr. Masterson, the rules were suspended, the second reading considered the third, and the bill placed on final passage.

On motion of Mr. Northup, the previous question was ordered.

The clerk called the roll on the final passage of Engrossed Senate Bill No. 214, and the bill failed to pass the House by the following vote: Yeas, 46; nays, 48; absent or not voting, 3.

Those voting yea were: Representatives Anderson, Aspinwall, Beck, Biesen, Booth, Bostwick, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Fries, Gear, Gilbert, Gillette, Glasgow, Hall, Hartung, Hayton, Hess, Hutchinson, Johnson, Kelly, Krouse, McCracken, McDonough, McQuesten, Marble, Mills, Murray, Peterson (C. E.), Roth, Roudebush, Rowe, Russell, Ryan, Shoemaker, Smith, Soule, Templeton, Van Horn, Webb, Williams—46.

Those voting nay were: Representatives Albert, Allen, Banker, Barlow, Bennett, Benson, Butterworth, Canfield, Casey, Falknor, Goldsworthy, Griffin, Hazen, Hill, Hubbell, Hultgren, Hurspool, Jones (John R.), Jones (Roy), Knapp, Leber, Lindsay, Mansfield, Masterson, Miller (Frank O.), Miller (W. O.), Mitchell, Moran, Northup, Olson (O. H.), Paysse, Peterson (Payson), Post, Ratliffe, Reader, Reed, Saunders, Shipley, Sims, Sweetman, Totten, Tripple, Vaughan, Wakefield, Wanamaker, Watkins, Westover, Mr. Speaker—48.

Those absent or not voting were: Representatives Bach, Nelson, Olson (A. E.)—3.

The bill, having failed to receive the constitutional majority, was declared lost.

QUESTION OF PERSONAL PRIVILEGE.

Mr. Totten: Mr. Speaker, I would like to request that I be allowed to incorporate a statement in the journal, explaining my vote on Senate Bill No. 214.

The request was granted.

Mr. Speaker:

I want the record to show that on Senate Bill No. 214, my vote has been actuated by the following facts:

That section 2 thereof as submitted this day, proposed to subject Seattle School District No. 1 to the control of a board of five (four of whom were to be chosen
from districts outside the city and constituting only about one-fifth of the school population), contrary to the spirit of fair play, representative government and the fundamental principle of self-government and local control.

I offered, timely, a proper amendment which, without harming the bill, would have safeguarded the vast majority in King County, and I served notice that unless that amendment was considered I could not vote for the bill. The sponsors of the bill very brusquely refused to consider my amendment (which simply carried out the spirit of the "representation in accordance with population" theory upon which the authors based the election of directors), and declined to answer my position.

I must therefore, since they so decline, question the sincerity, purposes and reasons advanced by the authors, and to protect my district against unreasonable aggression and unwarranted interference, vote NO. WM. PHELPS TOTTEN.

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

On motion of Mr. Allen the House was declared at recess until 7:00 p.m., this date.

EVENING SESSION.

The Speaker called the House to order at 7:00 p.m.
The clerk called the roll; all members being present except Representatives Bach, Banker, Benson, Bostwick, Gillette, Glasgow, Mansfield, Miller (F. 0.), Olson (A. E.), Reader, Roudebush, Russell and Watkins; Representatives Bach and Olson (A. E.) having been previously excused.

Senate Bill No. 58, by Senator Wray: Relating to the condemnation of property for public use.
The bill was read the second time by sections.
On motion of Mr. Miller, the rules were suspended, and the bill advanced to third reading.
Mr. Post demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE.
The sergent-at-arms was instructed to lock the doors, the clerk called the roll, and the following absentees were noted: Representatives Bach, Banker, Benson, Bostwick, Gillette, Glasgow, Mansfield, Miller (F. 0.), Olson (A. E.), Reader, Roudebush, Russell and Watkins; Representatives Bach and Olson (A. E.) having been previously excused.

On motion of Mr. Falknor, the absentees were excused.
On motion of Mr. Barlow, the House proceeded with business under the call of the House.

Mr. M. M. Stewart, former member of the House of Representatives, was, upon invitation of the Speaker, escorted to a seat upon the rostrum by Representatives Westover and Barlow.
The clerk called the roll on the final passage of Senate Bill No. 58, and the bill failed to pass the House by the following vote: Yeas, 37; nays, 47; absent or not voting, 13.

Those voting yea were: Representatives Biesen, Butterworth, Culmback, Danskin, Davis (J. H.), Friese, Gilbert, Griffin, Hartung, Hayton, Hazen, Hess, Hill, Jones (John R.), Kelly, Knapp, Krouse, McDonough, Miller (W. O.), Mills, Mitchell, Moran, Nelson, Paysse, Peterson (Payson),
Post, Reed, Ryan, Saunders, Sims, Soule, Sweetman, Templeton, Wakefield, Webb, Williams, Mr. Speaker—37.

Those voting nay were: Representatives Albert, Allen, Anderson, Aspinwall, Barlow, Beck, Bennett, Booth, Canfield, Casey, Cory, Danielson, Denman, Durkee, Durrant, Falknor, Gear, Goldsworthy, Hall, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (Roy), Leber, Lindsay, McCracken, McQuesten, Marble, Masterson, Murray, Northup, Olson (O. H.), Peterson (C. E.), Ratliffe, Roth, Rowe, Shipley, Shoemaker, Smith, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Westover—47.

Those absent or not voting were: Representatives Bach, Banker, Benson, Bostwick, Gillette, Glasgow, Mansfield, Miller (Frank O.), Olson (A. E.), Reader, Roudebush, Russell, Watkins—13.

The bill, having failed to receive the constitutional majority, was declared lost.

Engrossed Substitute Senate Bill No. 59, by Committee on Judiciary:
Relating to assessment and taxation of property.

The bill was read the second time by sections.

On motion of Mr. Falknor, the rules were suspended, and the bill advanced to third reading.

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, 52; nays, 38; absent or not voting, 7.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Banker, Barlow, Biesen, Butterworth, Casey, Danskin, Davis (J. H.), Falknor, Gear, Gilbert, Griffin, Hartung, Hayton, Hazen, Hess, Hill, Hurspool, Kelly, Knapp, Krouse, Leber, Lindsay, McDonough, Mansfield, Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (Payson), Post, Reader, Reed, Russell, Ryan, Saunders, Shoemaker, Sims, Soule, Sweetman, Tripple, Wanamaker, Webb, Westover, Williams, Mr. Speaker—52.

Those voting nay were: Representatives Albert, Beck, Bennett, Benson, Booth, Bostwick, Canfield, Cory, Culmback, Danielson, Denman, Durkee, Durrant, Friese, Goldsworthy, Hall, Hubbell, Hultgren, Hutchinson, Johnson, Jones (John R.), Jones (Roy), McCracken, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Peterson (C. E.), Ratliffe, Roth, Rowe, Shipley, Smith, Templeton, Totten, Van Horn, Vaughan, Wakefield—38.

Those absent or not voting were: Representatives Bach, Gillette, Glasgow, McQuesten, Olson (A. E.), Roudebush, Watkins—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.

Engrossed Senate Bill No. 79, by Senator Palmer:
Authorizing corporations to own capital stock of other corporations.

The bill was read the second time by sections.

On motion of Mr. Falknor, the following amendment was adopted:
Amend section No. 1, strike the last sentence of the section.
On motion of Mr. Knapp, the following amendment was adopted:

Amend section 1 by adding the following: *Provided, however, That no foreign corporation shall have the right to vote the stock of any bank or trust company."

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

Amend the title, strike the following: "and validating existing holdings of stock by corporations"

On motion of Mr. Falknor, the rules were suspended, and the bill advanced to third reading.

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, 63; nays, 30; absent or not voting, 4.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Cory, Culmbak, Dansk, Davis (J. H.), Denman, Durrant, Falknor, Friese, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hultgrenn, Hutchinson, Johnson, Jones (Roy), Kelly, Knapp, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Mills, Moran, Murray, Olson (O. H.), Peterson (C. E.), Peterson (Payson), Post, Reader, Roudebush, Rowe, Russell, Saunders, Shoemaker, Soule, Templeton, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Mr. Speaker—63.

Those voting nay were: Representatives Anderson, Booth, Bostwick, Butterworth, Canfield, Casey, Danielson, Durkee, Gear, Hess, Hill, Hurspool, Jones (John R.), Krouse, Masterson, Miller (W. O.), Mitchell, Nelson, Northup, Paysse, Ratliffe, Reed, Roth, Ryan, Sims, Smith, Sweetman, Totten, Wakefield, Williams—30.

Those absent or not voting were: Representatives Bach, Hubbell, Olson (A. E.), Shipley—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. 92, by Senators Hastings and Palmer: Relating to the sale of intoxicating liquor.

The bill was read the second time by sections.

On motion of Mr. Totten, the rules were suspended, and the bill advanced to third reading.

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, 89; nays, 3; absent or not voting, 5.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Canfield, Casey, Cory, Culmbak, Danielson, Dansk, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hutchinson, Johnson, Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader,
Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—89.

Those voting nay were: Representatives Jones (John R.), Post, Wakefield—3.

Those absent or not voting were: Representatives Bach, Butterworth, Hubbell, Hurspool, Olson (A. E.)—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. Masterson moved that the House do now reconsider the vote by which Engrossed Senate Bill No. 214 failed to pass.

Mr. Goldsworthy moved that the motion to reconsider be laid on the table.

The motion of Mr. Goldsworthy was carried.

Mr. Roth asked for a division on the motion, and the motion was carried by rising vote.


The bill was read the second time by sections.

Mr. Davis (J. H.) moved the adoption of the following amendment:

Add a section to be known as "sec. 10-a", to read as follows: "$40,000 is hereby appropriated from the Military Fund to purchase ground near Tacoma, Washington, for a drill field for the use of the 148th Field Artillery."

Mr. Allen moved that the amendment be referred to the Committee on Appropriations.

After debate, Mr. Allen stated that with the consent of the House he would withdraw his motion, and his request was granted, and moved that the amendment be laid on the table, without taking the bill with it.

Mr. Danskin: Point of order. There isn't any such motion as laying anything on the table without taking the bill with it. You cannot find any authority for it in any parliamentary procedure. If anybody can prove that there is, I am willing to admit I am dead wrong.

Mr. Totten: Section 19, Article II, of the Constitution provides no bill shall embrace more than one subject.

Mr. Speaker: The Speaker will rule that the amendment is not germane.

Mr. Davis (J. H.) moved that the bill be re-referred to the Committee on Appropriations.

A division was called for on the motion, and the motion was lost by rising vote.

Mr. Hazen moved that the rules be suspended, and the bill advanced to third reading.

The motion was carried.

On motion of Mr. Hazen, 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, 10; absent or not voting, 3.
Those voting yea were: Representatives Albert, Allen, Aspinwall, Barker, Barlow, Beck, Bennett, Benson, Biesen, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gilbert, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Leber, Lindsay, McCracken, McDonough, McQuesten, Marble, Miller (Frank O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—84.

Those voting nay were: Representatives Anderson, Booth, Bostwick, Gear, Gillette, Krouse, Mansfield, Masterson, Miller (W. O.), Rowe—10.

Those absent or not voting were: Representatives Bach, Hubbell, Olson (A. E.)—3.

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

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

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 67, entitled "An Act relating to salaries of justices of the peace and constables and amending sections 7575 and 7571 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 the bill, strike everything after the enactment clause and insert in lieu thereof the following:

"Section 1. The salaries of justices of the peace and constables hereafter elected or appointed in cities having a population of more than eighty thousand and less than three hundred thousand inhabitants, according to the census of the federal government last taken, shall be as follows:

First—Salaries of justices of the peace in such cities, twenty-four hundred dollars per annum, payable as now provided by law.

Second—Salaries of constables in such cities, fifteen hundred dollars per annum, payable as now provided by law.

Sec. 2. The salaries of justices of the peace hereafter elected or appointed in cities of more than five thousand inhabitants shall be as follows:

In cities of from five thousand to thirty-five thousand inhabitants, twelve hundred dollars per annum, in cities of from thirty-five thousand to eighty thousand inhabitants, two thousand dollars per annum payable as now provided by law." Amend the title, after the word "constables" insert a period (.) and strike the remainder of the title.

JUDSON F. FALKNOR, Chairman.


The bill was read the second time by sections.

Mr. Falknor moved the adoption of the committee amendment to strike everything after the enactment clause and insert two new sections.

Mr. Hurspool moved the adoption of the following substitute amendment for the committee amendment.

Amend the bill, strike everything after the enactment clause and insert in lieu thereof the following:

23—H
"Section 1. The salaries of justices of the peace and constables hereafter elected or appointed in cities having a population of more than eighty thousand and less than three hundred thousand inhabitants, according to the census of the federal government last taken, shall be as follows:

First—Salaries of justices of the peace in such cities twenty-four hundred dollars per annum, payable as now provided by law.

Second—Salaries of constables in such cities, fifteen hundred dollars per annum, payable as now provided by law.

Sec. 2. The salaries of justices of the peace and constables hereafter elected or appointed in cities of more than five thousand inhabitants shall be as follows:

First—Salaries of justices of the peace in cities of from five thousand to twenty thousand inhabitants, twelve hundred dollars per annum, payable as now provided by law. 

Second—Salaries of constables in cities of from five thousand to twenty thousand inhabitants, seven hundred and twenty dollars per annum; in cities of from twenty thousand to eighty thousand inhabitants, twelve hundred dollars per annum, payable as now provided by law."

The substitute amendment was adopted.

On motion of Mr. Falknor, the committee amendment to the title was adopted.

On motion of Mr. Falknor, the rules were suspended, and the bill advanced to third reading.

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, 69; nays, 22; absent or not voting, 6.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Beck, Biesen, Booth, Bostwick, Butterworth, Cory, Culmbach, Danielson, Danksin, Davis (J. H.), Denman, Durkee, Falknor, Gear, Gilbert, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hurspool, Hutchinson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Marble, Moran, Murray, Nelson, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Russell, Ryan, Saunders, Shoemaker, Sims, Soule, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover—69.

Those voting nay were: Representatives Anderson, Barlow, Bennett, Canfield, Casey, Durrant, Frieser, Gillette, Hill, Hultgrenn, Johnson, Mansfield, Masterson, Miller (Frank O.), Miller (W. O.), Northup, Rowe, Shipley, Smith, Sweetman, Williams, Mr. Speaker—22.

Those absent or not voting were: Representatives Bach, Benson, Hubbell, Mills, Mitchell, Olson (A. E.)—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. SPEAKER:

We, your Committee on State, Granted, School and Tide Lands, to whom was referred Engrossed Senate Bill No. 150, entitled "An Act providing for the survey and re-platting of the first class tide lands of Ilwaco, providing for the setting apart and donating for public use certain tide lands and making an appropriation for such purposes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass, with the following amendment:
Amend section 1, line 16 of Engrossed Senate Bill, being line 11 of the printed bill, after the word "use" strike period (.) and insert in lieu thereof a colon (:) and add the following: Provided, however, That said replat shall not vacate the existing Holman Waterway in whole or in part nor shall any existing vested rights be abrogated by said survey or replat.”

JOSH W. RUSSELL, Chairman.

We concur in this report: Geo. H. Northup, W. S. Westover.

The bill was read the second time by sections.

On motion of Mr. Russell, the committee amendment was adopted.

On motion of Mr. Russell, the rules were suspended, and the bill advanced to third reading.

On motion of Mr. Russell, 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, 5; absent or not voting, 3.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffith, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Marble, Masterson, Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—89.

Those voting nay were: Representatives Albert, Barlow, Casey, Mansfield, Miller (Frank O.)—5.

Those absent or not voting were: Representatives Bach, Hubbell, Olson (A. E.)—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.

Engrossed Senate Bill No. 154, by Senator Landon: Relating to the investment of funds of cities of first class.

The bill was read the second time by sections.

On motion of Mr. Allen, the rules were suspended, and the bill advanced to third reading.

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, 0; absent or not voting, 6.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffith, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Marble, Masterson, Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post,
Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—91.

Those absent or not voting were: Representatives Bach, Hubbell, Mansfield, Miller (Frank O.), Olson (A. E.), Russell—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.

Substitute Senate Bill No. 157, by Committee on Compensation and Fees of State and County Officers: Classifying counties by population.

The bill was read the second time by sections.

On motion of Mr. Gilbert, the following amendments to section 1 were adopted:

Amend section 1, line 4 of the printed bill, strike the figures “160,000” and insert in lieu thereof the figures “140,000”

Amend section 1, line 6 of the printed bill, strike the figures “160,000” and insert in lieu thereof the figures “140,000”

Mr. Beck moved the adoption of the following amendment:

Section 1, line 14. “Counties containing a population of 6000 and less than 10,000 shall be known as counties of the sixth class.”

The amendment was lost.

Mr. Beck moved the adoption of the following amendment:

Amend, make new line as follows: Section 1, line 15-a: “Counties containing a population of 5,000 and less than 6,000 shall be known as counties of sixth B class.”

The amendment was lost.

On motion of Mr. Danielson, the following amendments were adopted:

Amend section 2, in line 22 of the printed bill, being line ........ of the original bill, after the word “schools”, strike the words and figures: “Three thousand dollars ($3,000.00)” and insert in lieu thereof the words and figures “two thousand five hundred dollars ($2,500.00)”.

Amend section 2, in line 23 of the printed bill, being line ........ of the original bill, after the word “sheriff”, strike the words and figures “three thousand three hundred dollars ($3,300.00)” and insert in lieu thereof the words and figures “three thousand dollars ($3,000.00).”

Amend section 2, in line 24 of the printed bill, being line ........ of the original bill, after the word “attorney”, strike the words and figures “three thousand three hundred dollars ($3,300.00)” and insert in lieu thereof the words and figures “three thousand dollars ($3,000.00).”

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

Amend section No. 2, line 25, strike the words “two thousand four hundred dollars” and insert in lieu thereof “two thousand five hundred dollars”. In line 26 strike the figures “$2400” and insert in lieu thereof the figures “$2500”.

Mr. Goldsworthy moved the adoption of the following amendment:

Amend section No. 2, line 30, strike the words and figures “twenty-seven hundred dollars ($2700.00)” and substitute in lieu thereof the words and figures “twenty-four hundred dollars ($2400)”

The amendment was lost.

Mr. Banker moved the adoption of the following amendment:

Amend section 2, line 34, strike the words and the figures “twenty-one hundred dollars ($2100.00)” and insert in lieu thereof “twenty-five hundred dollars ($2500.00)”

The amendment was lost.
Mr. Banker moved the adoption of the following amendment:

Amend section 2, line 35, strike the words and figures "twenty-four hundred dollars ($2400.00)" and insert in lieu thereof the words and figures "twenty-five hundred dollars ($2500.00)"

The amendment was adopted.

Mr. Banker moved the adoption of the following amendment:

Amend section 2, lines 36 and 37, strike the words and figures "twelve hundred dollars ($1200.00)" and insert in lieu thereof the words and figures "fifteen hundred dollars ($1500.00)"

The amendment was adopted.

Mr. Olson (O. H.) moved the adoption of the following amendment:

Amend section 2, line 39, strike the words and figures "one thousand eight hundred dollars ($1800.00)" and insert in lieu thereof the words and figures "twenty-one hundred dollars ($2100.00)"

The amendment was lost.

Mr. Durrant moved that Substitute Senate Bill No. 157 be laid on the table.

The motion was lost.

Mr. Davis (J. H.) moved the adoption of the following amendment:

Amend section 3, line 2, after the word "duties" strike the comma and insert a period, then strike the remainder of the sentence.

The amendment was adopted.

Mr. Lindsay moved the adoption of the following amendment:

Amend the bill: Add a new section to be known as Sec. 7 to read as follows:

"Sec. 7. Nothing contained in this act shall be construed as repealing, modifying or in any way affecting the provisions of chapter 274 of the Laws of 1927."

The amendment was adopted.

On motion of Mr. Jones (John R.), the rules were suspended, and the bill was advanced to third reading.

On motion of Mr. Jones (John R.), 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, 26; absent or not voting, 5.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Benson, Biesen, Booth, Butterworth, Canfield, Cory, Danielson, Danskin, Davis (J. H.), Durkee, Falknor, Gilbert, Gillette, Goldsworthy, Griffin, Hall, Hartung; Hayton, Hazen, Hess, Hill, Hutchinson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, Marble, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Nelson, Northup, Paysse, Peterson (Payson), Post, Reader, Reed, Roudebush, Russell, Saunders, Shipley, Sims, Souls, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams—66.

Those voting nay were: Representatives Anderson, Barlow, Beck, Bostwick, Casey, Culmback, Denman, Durrant, Friese, Gear, Glasgow, Hultgrenn, Hurspool, Johnson, McQuesten, Mansfield, Masterson, Murray, Olson (O. H.), Peterson (C. E.), Ratcliffe, Rowe, Ryan, Shoemaker, Smith, Mr. Speaker—26.

Those absent or not voting were: Representatives Bach, Bennett, Hubbell, Olson (A. E.), Roth—5.
The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 158, by Senator Hall (Chas. W.): Relating to state teachers' retirement fund.

The bill was read the second time by sections. On motion of Mr. Masterson, the rules were suspended, and the bill advanced to third reading. On motion of Mr. Masterson, 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, 3; absent or not voting, 4.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reader, Reed, Roth, Roudebush, Rowe, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—90.

Those voting nay were: Representatives Davis (J. H.), Northup, Russell—3.

Those absent or not voting were: Representatives Bach, Hubbell, Jones (Roy), Olson (A. E.)—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 OF REPRESENTATIVES, OLYMPIA, WASH., MARCH 8, 1929.

Mr. Speaker:

We, your Committee on Highways and Automotive Transportation, to whom was referred Senate Bill No. 170, entitled "An Act relating to and continuing the work of the Cascade Tunnel Commission and making an appropriation therefor," have had the same under consideration, and we respectfully report the same back to the house with the recommendation that it do pass, with the following amendments:

Amend the bill—in section 2, line 16 of the original bill, the same being line 3 in section 2 of the printed bill, after the word "surveys" and before the word "and" insert the following: "of the industrial, financial, economic and engineering feasibility of the project".

Amend the bill—in section 3, line 21 of the original bill, the same being line 3 in section 3 of the printed bill, strike the words and figures "fifty thousand dollars ($50,000.00)" and insert in lieu thereof "twenty-five thousand dollars ($25,000.00)".

C. W. Ryan, Chairman.

The bill was read the second time by sections.

On motion of Mr. Mitchell, the committee amendments were adopted.

On motion of Mr. Mitchell, the rules were suspended, and the bill advanced to third reading.

On motion of Mr. Mitchell, 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, 24; absent or not voting, 4.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Beck, Bennett, Biesen, Butterworth, Casey, Cory, Culmbach, Danielson, Denman, Durrant, Falknor, Friese, Gear, Gilbert, Goldsworthy, Griffin, Hall, Hayton, Hazen, Hess, Hill, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Leber, Lindsay, McDonough, McQuesten, Masterson, Miller (W. O.), Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Reader, Roth, Roudebush, Saunders, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams—69.

Those voting nay were: Representatives Barlow, Benson, Booth, Bostwick, Canfield, Danskin, Davis (J. H.), Durkee, Glasgow, Hartung, Hurspool, Krouse, McCracken, Mansfield, Marble, Miller (Frank O.), Ratliffe, Reed, Rowe, Russell, Ryan, Shipley, Shoemaker, Mr. Speaker—24.

Those absent or not voting were: Representatives Bach, Gillette, Hubbell, Olson (A. E.)—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.

The Speaker announced that, there being no objection, he would excuse Representatives Nelson and Shipley at this time, as they had both been ill, and the hour was late.

**MR. SPEAKER:**

We, a majority of your Committee on Judiciary, to whom was referred Senate Bill No. 171, entitled "An Act relating to judges of the supreme and superior courts, fixing their salaries, providing for their retirement, creating a judges retirement fund, and providing for payments into, and from, the same," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend section 1, line 8 of the original bill, being lines 3 and 4 of the printed bill, strike the words "ten thousand" and insert in lieu thereof the following "eighty-five hundred"

Amend section 2, line 12 of the original bill, being line 3 of the printed bill, strike the words "five hundred" 

**JUDSON F. FALKNOR,** Chairman.


**MR. SPEAKER:**

We, a minority of your Committee on Judiciary, to whom was referred Senate Bill No. 171, entitled "An Act relating to judges of the supreme and superior courts, fixing their salaries, providing for their retirement, creating a judges retirement fund, and providing for payments into, and from, the same," have had the same under
consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

................., Chairman.

We concur in this report: John C. Hurspool, E. L. Casey, J. W. Lindsay, J. M. Glasgow, J. T. Gear.

The bill was read the second time by sections.

Mr. Falknor requested that he be allowed to withdraw the committee amendments, and the request was granted.

On motion of Mr. Sims, the following amendments were adopted:

Amend section 1, line ....... of the original bill, being line 3 of the printed bill, strike the word "ten" and insert in lieu thereof the word "eight".

Amend the bill, strike section 2 and insert in lieu thereof the following:

"Sec. 2. Each judge of the superior court of this state elected at the general election in 1932, or appointed or elected thereafter, shall receive the following annual salary: In Class 'A' counties, seven thousand dollars; in counties of the first class, six thousand dollars; in all other counties, five thousand dollars. All of such salaries shall be payable in the manner provided by law, except as hereinafter in this act provided."

On motion of Mr. Falknor, the rules were suspended, and the bill advanced to third reading.

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, 72; nays, 18; absent or not voting, 7.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Bostwick, Butterworth, Casey, Cory, Culmback, Danskin, Davis (J. H.), Denman, Durkee, Falknor, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hutchinson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, Marble, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Reader, Reed, Roth, Roudebush, Russell, Ryan, Saunders, Shoemaker, Sims, Soule, Sweetman, Templeton, Totten, Triple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb—72.

Those voting nay were: Representatives Anderson, Barlow, Booth, Danielson, Friese, Gear, Hultgren, Hurspool, Johnson, McQuesten, Mansfield, Masterson, Ratliffe, Rowe, Smith, Westover, Williams, Mr. Speaker—18.

Those absent or not voting were: Representatives Bach, Canfield, Durrant, Hubbell, Nelson, Olson (A. E.), Shipley—7.

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

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

Substitute Senate Bill No. 193, by Committee on Reclamation and Irrigation: Relating to taxation; and providing for payment of assessments.

The bill was read the second time by sections.

On motion of Mr. Banker, the rules were suspended, and the bill advanced to third reading.

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, 71; nays, 2; absent or not voting, 24.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Biesen, Booth, Bostwick, Cory, Culmback, Dan-
FIFTY-EIGHTH DAY, MARCH 12, 1929

ielson, Davis (J. H.), Denman, Durkee, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Griffin, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, McCracken, McDonough, McQuesten, Marble, Masterson, Miller (Frank O.), Mills, Murray, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Roth, Rowe, Russell, Saunders, Shoemaker, Smith, Soule, Templeton, Totten, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—71.

Those voting nay were: Representatives Casey, Hurspool—2.

Those absent or not voting were: Representatives Bach, Bennett, Benson, Butterworth, Canfield, Danskin, Durrant, Goldsworthy, Hall, Hubbell, Lindsay, Mansfield, Miller (W. O.), Mitchell, Moran, Nelson, Olson (A. E.), Post, Roudebush, Ryan, Shipley, Sims, Sweetman, Tripple—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.


Mr. Friese moved that Senate Bill No. 162, be passed until tomorrow morning, and hold its place on the calendar.

The motion was lost.

Mr. Casey moved that the bill be indefinitely postponed.

The motion was lost.

The bill was read the second time by sections.

On motion of Mr. Olson (O. H.), the bill was advanced to third reading.

On motion of Mr. Olson (O. 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, 63; nays, 25; absent or not voting, 9.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspинwall, Biesen, Booth, Butterworth, Canfield, Cory, Culmback, Danielson, Davis (J. H.), Denman, Durkee, Durrant, Friese, Gear, Gilbert, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hazen, Hess, Hill, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Krouse, Leber, Lindsay, McDonough, McQuesten, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Roth, Roudebush, Saunders, Shoemaker, Smith, Soule, Sweetman, Totten, Van Horn, Vaughan, Wanamaker, Williams—63.

Those voting nay were: Representatives Banker, Barlow, Beck, Bennett, Benson, Casey, Danskin, Falknor, Hayton, Hurspool, Kelly, McCracken, Mansfield, Murray, Post, Reed, Rowe, Russell, Sims, Templeton, Wakefield, Watkins, Webb, Westover, Mr. Speaker—25.

Those absent or not voting were: Representatives Bach, Bostwick, Gillette, Hubbell, Nelson, Olson (A. E.), Ryan, Shipley, Tripple—9.

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

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

The Speaker called Mr. Danskin to preside.
Senate Joint Resolution No. 5, by Senator Sutton: Proposing an Amendment to article IX of the Constitution of the State of Washington.

On motion of Mr. Masterson, Senate Joint Resolution No. 5 was passed, but held its place on the calendar for tomorrow.

THIRD READING OF BILLS.

Senate Bill No. 45, by Senators Palmer and Hastings: Authorizing and empowering cities to establish market places.

On motion of Mr. Falknor, 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, 16.

Those voting yea were: Representatives Albert, Allen, Anderson, Banker, Benson, Biesen, Butterworth, Casey, Cory, Denman, Durrant, Falknor, Gilbert, Gillette, Griffin, Hartung, Hazen, Hess, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Leber, McDonough, Miller (Frank O.), Mills, Mitchell, Murray, Northup, Olson (O. H.), Paysse, Peterson, (C. E.), Peterson (Payson), Post, Reed, Rowe, Saunders, Soule, Templeton, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Williams—47.

Those voting nay were: Representatives Aspinwall, Barlow, Beck, Booth, Canfield, Culmback, Danielson, Danskin, Davis (J. H.), Friese, Gear, Goldsworthy, Hall, Hayton, Hurspool, Knapp, Krouse, Lindsay, McCracken, McQuesten, Mansfield, Marble, Masterson, Miller (W. O.), Ratliffe, Roth, Roudebush, Russell, Ryan, Shoemaker, Sims, Smith, Sweetman, Westover—34.

Those absent or not voting were: Representatives Bach, Bennett, Bostwick, Durkee, Glasgow, Hill, Hubbell, Moran, Nelson, Olson (A. E.), Reader, Shipley, Totten, Tripple, Van Horn, Mr. Speaker—16.

The bill, having failed to receive the constitutional majority, was declared lost.

SECOND READING OF SENATE BILLS.

Engrossed Senate Bill No. 201, by Senator Condon: Relating to the incorporation of insurance companies.

The bill was read the second time by sections.

Mr. Davis (J. H.) moved the adoption of the following amendment:

Amend section 1, line 24, after the word "ten" and insert the word "one"

The amendment was lost.

On motion of Mr. Allen, the rules were suspended, and the bill passed to third reading.

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, 76; nays, 13; absent or not voting, 8.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Cory, Danskin, Denman, Durkee, Durrant, Falknor, Friese, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran,
Murray, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratcliffe, Reader, Reed, Roudebush, Rowe, Russell, Ryan, Saunders; Shoemaker, Sims, Sweetman, Templeton, Totten, Van Horn, Vaughan, Wakefield, Wamanaker, Watkins, Webb, Westover, Williams—76.

Those voting nay were: Representatives Anderson, Casey, Culmback, Danielson, Davis (J. H.), Gear, Hall, Johnson, Masterson, Northup, Post, Smith, Soule—13.

Those absent or not voting were: Representatives Bach, Hubbell, Nelson, Olson (A. E.), Roth, Shipley, Tripple, Mr. Speaker—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 FOR RECONSIDERATION.**

Mr. Aspinwall moved that the House do now reconsider the vote by which Senate Bill No. 45 failed to pass.

The motion was carried.

**RECONSIDERATION.**

The Speaker (Mr. Danskin presiding) declared the question was on the final passage of Senate Bill No. 45.

The clerk prepared the ballot, and the bill passed the House by the following vote: Yeas, 72; nays, 17; absent or not voting, 8.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Casey, Cory, Danielson, Danskin, Denman, Durkee, Durrant, Falknor, Gear, Gilbert, Gillette, Goldsworthy, Griffin, Hall, Hayton, Hazen, Hess, Hill, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Leber, Lindsay, McCracken, McDonough, Mansfield, Marble, Masterson, Miller (Frank O.), Mills, Mitchell, Moran, Murray, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reader, Rowe, Ryan, Saunders, Sims, Soule, Sweetman, Templeton, Totten, Van Horn, Vaughan, Wakefield, Wamanaker, Watkins, Webb, Westover, Williams—72.

Those voting nay were: Representatives Barlow, Canfield, Culmback, Davis (J. H.), Friese, Hartung, Hultgren, Hurspool, Krouse, McQuesten, Miller (W. O.), Reed, Roth, Roudebush, Russell, Shoemaker, Smith—17.

Those absent or not voting were: Representatives Bach, Glasgow, Hubbell, Nelson, Olson (A. E.), Shipley, Tripple, Mr. Speaker—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. Rowe moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

**Engrossed Senate Bill No. 210, by Senator Somerville: Providing for the closing of certain streets.**

The bill was read the second time by sections.

On motion of Mr. Griffin, the rules were suspended, and the bill advanced to third reading.
On motion of Mr. Griffin, 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, 3; absent or not voting, 13.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Beck, Bennett, Biesen, Booth, Bostwick, Butterworth, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mitchell, Moran, Murray, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Ryan, Saunders, Shoemaker, Sims, Smith, Sweetman, Templeton, Totten, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Williams—81.

Those voting nay were: Representatives Barlow, Goldsworthy, Johnson—3.

Those absent or not voting were: Representatives Bach, Benson, Canfield, Hubbell, Mills, Nelson, Olson (A. E.), Russell, Shipley, Soule, Tripple, Westover, Mr. Speaker—13.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Senate Bill No. 216, by Senator Hastings: Relating to a children's code commission.

The bill was read the second time by sections.

On motion of Mrs. Hutchinson, the rules were suspended, and the bill advanced to third reading.

On motion of Mrs. Hutchinson, 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, 15; absent or not voting, 8.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Beck, Bennett, Biesen, Booth, Bostwick, Butterworth, Canfield, Cory, Culmbach, Danielson, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gilbert, Gillette, Goldsworthy, Griffin, Hall, Hartung, Hazen, Hess, Hill, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Marble, Miller (W. O.), Mills, Mitchell, Moran, Murray, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Ryan, Saunders, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Williams—74.

Those voting nay were: Representatives Anderson, Barlow, Benson, Casey, Danskin, Gear, Glasgow, Hayton, Hurspool, Mansfield, Masterson, Post, Russell, Webb, Westover—15.

Those absent or not voting were: Representatives Bach, Hubbell, Miller (Frank O.), Nelson, Olson (A. E.), Shipley, Tripple, Mr. Speaker—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. 218, by Senators Stinson, Phipps, Metcalf, Palmer, Hall (C. W.) and Heifner: Authorizing a survey of the natural resources of the State.

The bill was read the second time by sections.

On motion of Mr. Wakefield, 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, 49; nays, 40; absent or not voting, 8.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Biesen, Booth, Bostwick, Butterworth, Casey, Culmbach, Danskin, Denman, Durrant, Falknor, Gilbert, Gillette, Glasgow, Griffin, Hall, Hazen, Hill, Hultgrenn, Hutchinson, Jones (John R.), Kelly, Knapp, McQuesten, Mitchell, Murray, Northup, Olson (O. H.), Payse, Peterson (Payson), Post, Roudebush, Ryan, Saunders, Shoemaker, Sims, Templeton, Totten, Wakefield, Wamamaker, Watkins, Westover—49.

Those voting nay were: Representatives Benson, Canfield, Cory, Danielson, Davis (J. H.), Durkee, Friese, Gear, Goldsworthy, Hartung, Hayton, Hess, Hurspool, Johnson, Jones (Roy), Krouse, Leber, Lindsay, McCracken, McDonough, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Morian, Ratliffe, Reader, Roth, Rowe, Russell, Smith, Soule, Sweetman, Van Horn, Vaughan, Webb, Williams—40.

Those absent or not voting were: Representatives Bach, Hubbell, Nelson, Olson (A. E.), Peterson (C. E.), Shipley, Tripple, Mr. Speaker—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. 220, by Senators Heifner and Taylor: Relating to eugenical sterilization of potential parents carrying degenerate hereditary qualities.

Mr. Kelly moved that Engrossed Senate Bill No. 220 be passed, but that it retain its place on the calendar for tomorrow.

The motion was lost.

Mr. Speaker:

We, your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred Engrossed Senate Bill No. 220, entitled “An Act to prevent the procreation of persons socially inadequate from defective inheritance, by authorizing and providing for the eugenical sterilization of certain potential parents carrying degenerate hereditary qualities, and making an appropriation,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass, with the following amendment:

Amend section 2, line 23 of Engrossed Senate Bill, being line 15 of the printed bill, striking all that part of subdivision (b) beginning with the figure (5) and ending with the word “paupers”.

JAMES A. DURRANT, Chairman.


The bill was read the second time by sections.

On motion of Mr. Durrant, the committee amendment was adopted.

On motion of Mr. Durrant, the rules were suspended, and the bill advanced to third reading.

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, 84; nays, 6; absent or not voting, 7.
Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Murray, Northup, Olson (O. H.), Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Westover, Williams—84.

Those voting nay were: Representatives Banker, Kelly, Mitchell, Moran, Paysse, Webb—6.

Those absent or not voting were: Representatives Bach, Hubbell, Nelson, Olson (A. E.), Shipley, Tripple, Mr. Speaker—7.

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

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

Engrossed Senate Bill No. 241, by Senator Wilmer: Authorizing boards of regents of state colleges to acquire lands and buildings.

The bill was read the second time by sections.

On motion of Mr. Goldsworthy, the rules were suspended, and the bill advanced to third reading.

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, 87; nays, 3; absent or not voting, 7.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette; Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Murray, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shoemaker, Sims, Smith, Soule, Templeton, Totten, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams—87.

Those voting nay were: Representatives Kelly, Moran, Sweetman—3.

Those absent or not voting were: Representatives Bach, Hubbell, Nelson, Olson (A. E.), Shipley, Tripple, Mr. Speaker—7.

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

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

Engrossed Senate Bill No. 247, by Senator Hastings: Authorizing the Commissioner of Public Lands to sell at public auction a certain tract of land.
The bill was read the second time by sections.

On motion of Mr. Russell, the rules were suspended, and the bill advanced to third reading.

On motion of Mr. Russell, 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, 6; absent or not voting, 7.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Russell, Ryan, Saunders, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Westover, Williams—84.

Those voting nay were: Representatives Bennett, Casey, Friese, Rowe, Totten, Webb—6.

Those absent or not voting were: Representatives Bach, Hubbell, Nelson, Olson (A. E.), Shipley, Tripple, Mr. Speaker—7.

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

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

Engrossed Senate Bill No. 255, by Senators Condon, Conner, Wray, Cleary, Hastings, Oman, Ball, St. Peter, Tatman, Palmer, Jacobus, Taylor, Dimmick, Stinson and Knutzen: To protect hotel, inn, boarding house and lodging house keepers.

The bill was read the second time by sections.

On motion of Mr. Hazen, the rules were suspended, and the bill advanced to third reading.

On motion of Mr. Hazen, 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, 18; absent or not voting, 7.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Biesen, Booth, Bostwick, Butterworth, Casey, Cory, Culmback, Danskín, Davis (J. H.), Durrant, Falknor, Gear, Gilbert, Gillette, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Miller (Frank O.), Mills, Mitchell, Moran, Murray, Northup, Olson (O. H.), Paysse, Peterson (Payson), Post, Reader, Reed, Roth, Roudebush, Russell, Ryan, Saunders, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams—72.

Those voting nay were: Representatives Bennett, Benson, Canfield, Danielson, Denman, Durkee, Friese, Glasgow, Hurspool, Mansfield, Marble, Masterson, Miller (W. O.), Northup, Peterson (C. E.), Ratliffe, Rowe, Russell—18.
Those absent or not voting were: Representatives Bach, Hubbell, Nelson, Olson (A. E.), Shipley, Tripple, Mr. Speaker—7.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

**Engrossed Senate Bill No. 259, by Committee on Military Affairs:** Relating to the militia.

The bill was read the second time by sections.

On motion of Mr. Roudebush, the rules were suspended, and the bill advanced to third reading.

On motion of Mr. Roudebush, 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, 2; absent or not voting, 7.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hartung, Hayton, Hazen, Hess, Hill, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Northup, Olson (O. H.), Payssé, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Ryan, Saunders, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams—88.

Those voting nay were: Representatives Hall, Russell—2.

Those absent or not voting were: Representatives Bach, Hubbell, Nelson, Olson (A. E.), Shipley, Tripple, Mr. Speaker—7.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

**MR. SPEAKER:**

We, your Committee on Public Buildings and Grounds, to whom was referred Engrossed Senate Bill No. 270, entitled "An Act relating to and providing for securing the portraits of the former governors and the members of the Legislature of the State of Washington, providing for the care of service flags, 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, with the following amendment:

Amend Sec. 4, line 21, strike the figures "$2,500,000" and insert in lieu thereof the figures "$2,500.00" (printed bill correct) FRANK A. RATLIFFE, Chairman.


The bill was read the second time by sections.

On motion of Mr. Griffin, the committee amendment was adopted.

On motion of Mr. Griffin, the rules were suspended, and the bill advanced to third reading.
On motion of Mr. Griffin, 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, 3; absent or not voting, 7.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Van Horn, Vaughan, Wakefield, Watkins, Webb, Westover, Williams—87.

Those voting nay were: Representatives Banker, Gear, Wanamaker—3.

Those absent or not voting were: Representatives Bach, Hubbell, Nelson, Olson (A. E.), Shipley, Tripple, Mr. Speaker—7.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

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

On motion of Mr. Knapp, the House adjourned until 9:00 a. m., Wednesday, March 13, 1929.

A. W. Calder, Chief Clerk.

FIFTY-NINTH DAY.

MORNING SESSION.

House of Representatives,
Olympia, Wash., Wednesday, March 13, 1929.

The Speaker called the House to order at 9:00 a. m.

The clerk called the roll; all members being present except Representatives Bach, Hubbell, McQuesten, Mills, Mitchell, Murray, Nelson and Olson (A. E.); Representatives Bach, Hubbell, Nelson and Olson (A. E.) being excused.

Prayer was offered by Rev. Chester C. Blair, of the Methodist Episcopal Church of Tumwater, Wash.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Peterson (C. E.), further reading was dispensed with and the journal was approved.
On motion of Mr. Goldsworthy, the Committee on Appropriations was granted permission to meet, subject to call of the House, during session hours.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 13, 1929.

MR. SPEAKER:

We, your Committee on Banks and Banking, to whom was referred Engrossed Senate Bill No. 184, entitled "An Act relating to the deposit of public funds in banks by county officers and amending chapter 51 of the Laws of 1907," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

RALPH R. KNAPP, Chairman.


Passed to second reading.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 12, 1929.

MR. SPEAKER:

The Senate has concurred in House amendments to Senate Bill No. 186, and the bill passed as amended; also

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 192, and the bill passed as amended; also

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 100, and the bill passed as amended; also

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 268, and the bill passed as amended.

HERBERT H. SIELER, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., March 12, 1929.

MR. SPEAKER:

The Senate has passed:
Engrossed House Bill No. 64, also
House Bill No. 165, also
Engrossed House Bill No. 190, also
Engrossed House Bill No. 195, also
Engrossed House Bill No. 247, also
House Bill No. 259, also
Engrossed House Bill No. 263, also
House Bill No. 287, also
Engrossed House Bill No. 341, also
House Bill No. 356, also
House Bill No. 362, also
House Bill No. 379, also
House Bill No. 385, also
House Bill No. 413, also
House Bill No. 414, also
House Joint Resolution No. 13, also
Engrossed House Bill No. 139, also
House Bill No. 239, also
Engrossed House Bill No. 251, also
House Bill No. 327, also
Engrossed House Bill No. 338, also
Engrossed House Bill No. 404, also
The President has signed:
House Bill No. 48, also
House Bill No. 89, also
House Bill No. 91, also
House Bill No. 97, also
HOUSE BILL NO. 100, also
HOUSE BILL No. 147, also
HOUSe CONCURRENT RESOLUTION NO. 12, also
HOUSE CONCURRENT RESOLUTION NO. 13, also
HOUSE JOINT RESOLUTION NO. 14, also
SATSNE BILL NO. 290, also
SATSNE BILL NO. 52, also
SATSNE BILL NO. 99, also
SATSNE BILL NO. 123, also
SATSNE BILL NO. 124, also
SATSNE BILL NO. 127, also
SATSNE BILL NO. 129, also
SATSNE BILL NO. 147, also
SATSNE BILL NO. 152, also
SATSNE BILL NO. 175, also
SATSNE BILL NO. 208, also
SATSNE BILL NO. 228, also
SATSNE BILL NO. 229, and the same are herewith transmitted.

HERBERT H. SIILER, Secretary.

HOUSE RESOLUTION, Relating to the installation of an electrical roll call system.

On motion of Mr. Griffin, the resolution was made a special order of business immediately after the noon recess, this date.

SECONb READING OF SENATE BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 4, 1929.

Mr. Speaker:

We, your Committee on State, Granted, School and Tide Lands, to whom was referred Senate Bill No. 258, entitled "An Act authorizing the exchange of certain state lands for other lands of equal value," 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 7, striking the word "of" after the word "north" inserting comma (,) after the word "north".

Line 11, striking the word "of" after the word "north" inserting comma (,) after the word "north".

JOHN W. RUSSELL, Chairman.

We concur in this report: Geo. H. Northup, J. E. Masterson, W. S. Westover, Frank A. Ratliff.

The bill was read the second time by sections.

On motion of Mr. Hess, the committee amendment was adopted.

On motion of Mr. Hess, the rules were suspended, and the bill advanced to third reading.

On motion of Mr. Hess, 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, 54; nays, 0; absent or not voting, 43.

Those voting yea were: Representatives Banker, Barlow, Beck, Bennett, Biesen, Bostwick, Casey, Danskim, Davis (J. H.), Durkee, Durrant, Falknor, Gear, Gilbert, Griffin, Hall, Hartung, Hazen, Hess, Hill, Hutchinson, Jones (John R.), Jones (Roy), Kelly, Knapp, Leber, Lindsay, McCracken, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Moran, Olson (O. H.), Peterson (Payson), Ratliff, Reader, Reed, Roth, Roudebush, Russell, Saunders, Shipley, Sims, Smith, Soule, Van Horn, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—54.

Those absent or not voting were: Representatives Albert, Allen, Anderson, Aspinwall, Bach, Benson, Booth, Butterworth, Canfield, Cory, Culmbach,
Danielson, Denman, Friese, Gillette, Glasgow, Goldsworthy, Hayton, Hubbell, Hultgrenn, Hurspool, Johnson, Krouse, McDonough, McQuesten, Master­son, Mitchell, Murray, Nelson, Northup, Olson (A. E.), Paysse, Peterson (C. E.), Post, Rowe, Ryan, Shoemaker, Sweetman, Templeton, Totten, Tripl­ple, Vaughan, Wakefield—43.

The bill, having received the 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. 311, by Senator Hartwell: Relating to state forest board.

The bill was read the second time by sections.

On motion of Mr. Saunders, the rules were suspended, and the bill advanced to third reading.

Mr. Danskin moved that the bill be passed temporarily, but retain its place on the calendar.

The motion was lost.

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, 50; nays, 2; absent or not voting, 45.

Those voting yea were: Representatives Allen, Banker, Barlow, Beck, Bennett, Benson, Biesen, Bostwick, Cory, Danskin, Durkee, Durrant, Falknor, Gear, Gilbert, Griffin, Hall, Hartung, Hazen, Hess, Hill, Hutchinson, Jones (John R.), Jones (Roy), Knapp, Leber, Lindsay, McCracken, Marble, Miller (Frank O.), Miller (W. O.), Olson (O. H.), Peterson (Payson), Ratliffe, Reed, Roth, Roudebush, Russell, Saunders, Shipley, Shoemaker, Smith, Soule, Van Horn, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—50.

Those voting nay were: Representatives Casey, Mansfield—2.

Those absent or not voting were: Representatives Albert, Anderson, Aspinwall, Bach, Booth, Butterworth, Canfield, Culmbank, Danielson, Davis (J. H.), Denman, Friese, Gillette, Glasgow, Goldsworthy, Hayton, Hubbell, Hultgrenn, Hurspool, Johnson, Kelly, Krouse, McDonough, McQuesten, Master­son, Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Paysse, Peterson (C. E.), Post, Reader, Rowe, Ryan, Sims, Sweetman, Temp­pleton, Totten, Tripple, Vaughan, Wakefield—45.

The bill, having received the 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 Senate Bill No. 319, entitled "An Act relating to the estates of deceased persons and amending section 1368 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 5 of the original bill, being line 1 of the printed bill, after "Section 1." insert the following: "That section 1368 of Remington's Compiled Statutes be amended to read as follows:

"Section 1368."

JUDSON F. FALKNOR, Chairman.


The bill was read the second time by sections.

On motion of Mr. Falknor, the committee amendment was adopted.

On motion of Mr. Falknor, the rules were suspended, and the bill advanced to third reading.

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, 56; nays, 0; absent or not voting, 41.

Those voting yea were: Representatives Allen, Banker, Barlow, Beck, Bennett, Benson, Bisson, Booth, Bostwick, Butterworth, Casey, Danskin, Durkee, Durrant, Falknor, Gear, Gilbert, Griffin, Hall, Hartung, Hazen, Hess, Hill, Hutchinson, Jones (John R.), Jones (Roy), Kelly, Knapp, Leber, Lindsay, McCracken, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Murray, Olson (O. H.), Peterson (Payson), Ratliffe, Reed, Roth, Roudebush, Russell, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Van Horn, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—56.

Those absent or not voting were: Representatives Albert, Anderson, Aspinwall, Bach, Canfield, Cory, Culmback, Danielson, Davis (J. H.), Denman, Friese, Gillette, Glasgow, Goldsworthy, Hayton, Hubbell, Hultgren, Hurspool, Johnson, Krouse, McDonough, McQuesten, Masterson, Mills, Mitchell, Moran, Nelson, Northup, Olson (A. E.), Paysse, Peterson (C. E.), Post, Reader, Rowe, Ryan, Saunders, Templeton, Totten, Tripple, Vaughan, Wakefield—41.

The bill, having received the 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. 321, by Senators Metcalf, Ball, Jacobus, Oman and Tatman: Validating certain port district elections and declaring emergency.

The bill was read the second time by sections.

On motion of Mr. Barlow, the rules were suspended, and the bill advanced to third reading.

On motion of Mr. Barlow, 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, 1; absent or not voting, 39.

Those voting yea were: Representatives Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Casey, Cory, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Gear, Gilbert, Griffin, Hall, Hartung, Hazen, Hess, Hill, Hutchinson, Jones (John R.), Jones (Roy), Kelly, Knapp, Leber, Lindsay, McCracken, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Olson (O. H.), Peterson (Payson), Reader, Reed, Roth, Roudebush, Russell, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Van Horn, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—57.
Those voting may were: Representative Mansfield—1.

Those absent or not voting were: Representatives Albert, Allen, Anderson, Aspinwall, Bach, Canfield, Culmback, Danielson, Fries, Gillette, Glasgow, Goldsworthy, Hayton, Hubbell, Hultgren, Hurspool, Johnson, Krouse, McDonough, McQuesten, Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Paysse, Peterson (C. E.), Post, Ratcliffe, Rowe, Ryan, Saunders, Templeton, Totten, Tripple, Vaughan, Wakefield—39.

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

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

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,  
OLYMPIA, WASH., March 11, 1929.

We, your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 323, entitled "An Act relating to fees of foreign and domestic corporations, 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 with the following amendments:

Amend section 1, line 2 of the engrossed bill, strike the word "such" and insert in lieu thereof the word "the"

Amend section 1, line 8 of the engrossed bill, strike the words "to exceed" and insert in lieu thereof the word "exceeding"

Amend section 1, line 17 of the engrossed bill, strike the word "such" and insert in lieu thereof the word "the"

Amend the bill, strike section 4 and insert in lieu thereof the following:

"Sec. 4. Every corporation organized under the laws of this state, except the corporations for which existing law provides a different fee schedule, shall pay, on or before the first day of July of each and every year, to the secretary of state, for the use of the state, an annual license fee of fifteen ($15.00) dollars for the first fifty thousand ($50,000.00) dollars or less of it authorized capital stock; and one-fourtieth (1/40) of one per cent (1%) additional on all amounts in excess of fifty thousand ($50,000.00) dollars, and not exceeding one million ($1,000,000.00) dollars; and one-one-hundredth (1/100) of one per cent (1%) additional on all amounts in excess of one million ($1,000,000.00) dollars, and not exceeding four million ($4,000,000.00) dollars; and one two-hundredth (1/200) of one per cent (1%) additional on all amounts in excess of four million ($4,000,000.00) dollars; but in no case shall an annual license fee exceed the sum of twelve hundred fifty ($1,250.00) dollars."

Amend section 9, line 4 of the engrossed bill, after the word "Statutes" Insert a comma (,) and the following "1927 Supplement"  

JUDSON F. FALKNOR, Chairman.


The bill was read the second time by sections.

On motion of Mr. Falknor, the committee amendments were adopted.

On motion of Mr. Falknor, the following amendments were adopted:

Amend section 4, strike the period (.) at the end of the section, insert in lieu thereof a colon (:) and add the following: "Provided, that such corporations as have heretofore paid the license fee required by existing law for the period ending July 1, 1929, shall not be required to pay further annual license fees for such period ending July 1, 1929."

Amend section 5, strike the period (.) at the end of the section, insert in lieu thereof a colon (:) and add the following: "Provided, however, that such foreign corporations as have heretofore paid, and renounce claim for repayment of, license fees as provided for in chapter 149 of the Laws of 1925, Extraordinary Session, for the period ending July 1, 1929, shall not be required to pay further annual license fee for the period ending July 1, 1929."
On motion of Mr. Falknor, the rules were suspended, and the bill advanced to third reading.

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, 51; nays, 5; absent or not voting, 41.

Those voting yea were: Representatives Allen, Banker, Barlow, Beck, Benson, Biesen, Bostwick, Butterworth, Casey, Cory, Danskin, Davis (J. H.), Denman, Durrant, Falknor, Gear, Gilbert, Griffin, Hall, Hazen, Hill, Hutchinson, Jones (John R.), Jones (Roy), Knapp, Leber, Lindsay, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Olson (O. H.), Peterson (Payson), Post, Reed, Roudebush, Russell, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—51.

Those voting nay were: Representatives Bennett, Booth, McCracken, Masterson, Roth—5.

Those absent or not voting were: Representatives Albert, Anderson, Aspinwall, Bach, Canfield, Culmbach, Danielson, Durkee, Friese, Gillette, Glasgow, Goldsworthy, Hartung, Hayton, Hess, Hubbell, Hultgrenn, Hurspool, Johnson, Kelly, Krouse, McDonough, McQuesten, Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Paysse, Peterson (C. E.), Ratliffe, Reader, Rowe, Ryan, Templeton, Totten, Tripple, Van Horn, Vaughan—41.

The bill, having received the 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. 324, by Senator Hastings: Relating to sale of materials belonging to the state.

The bill was read the second time by sections.

On motion of Mr. Jones (Roy), the rules were suspended, and the bill advanced to third reading.

On motion of Mr. Jones (Roy), 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, 0; absent or not voting, 36.

Those voting yea were: Representatives Allen, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Casey, Cory, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Gear, Gilbert, Griffin, Hall, Hartung, Hazen, Hess, Hill, Hutchinson, Jones (John R.), Jones (Roy), Knapp, Leber, Lindsay, McCracken, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Murray, Olson (O. H.), Peterson (Payson), Reed, Roth, Roudebush, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Van Horn, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—61.

Those absent or not voting were: Representatives Albert, Anderson, Aspinwall, Bach, Canfield, Culmbach, Danielson, Friese, Gillette, Glasgow, Goldsworthy, Hayton, Hubbell, Hultgrenn, Hurspool, Johnson, Kelly, Krouse, McDonough, McQuesten, Mills, Mitchell, Moran, Nelson, Northup, Olson
The bill, having received the 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. 318**, by Senator Finch: Relating to withdrawal of certain lands from sale.

The bill was read the second time by sections.

On motion of Mr. Westover, the rules were suspended, and the bill advanced to third reading.

On motion of Mr. Westover, 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, 13; absent or not voting, 41.

Those voting yea were: Representatives Allen, Barlow, Beck, Benson, Biesen, Booth, Butterworth, Casey, Cory, Durkee, Durrant, Falknor, Gear, Gilbert, Griffin, Hartung, Hazen, Hess, Hutchinson, Jones (John R.), Jones (Roy), Leber, Lindsay, McCracken, McQuesten, Marble, Masterson, Miller (Frank O.), Olson (O. H.), Peterson (Payson), Reed, Roudebush, Russell, Saunders, Shoemaker, Smith, Soule, Van Horn, Wanamaker, Watkins, Westover, Williams, Mr. Speaker—43.

Those voting nay were: Representatives Banker, Bennett, Bostwick, Danskin, Denman, Hall, Hill, Mansfield, Miller (W. O.), Shipley, Sims, Wakefield, Webb—13.

Those absent or not voting were: Representatives Albert, Anderson, Aspinwall, Bach, Canfield, Culmbach, Danielson, Davis (J. H.), Friese, Gillette, Glasgow, Goldsworthy, Hayton, Hubbell, Hultgrenn, Hurspool, Johnson, Kelly, Knapp, Krouse, McDonough, Mills, Mitchell, Moran, Murray, Nelson, Northup, Olson (A. E.), Paysse, Peterson (C. E.), Post, Ratliffe, Reader, Roth, Rowe, Ryan, Sweetman, Templeton, Totten, Tripple, Vaughan—41.

The bill, having failed to receive the constitutional majority, was declared lost.

Mr. Allen 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 Albert, Anderson, Aspinwall, Bach, Culmbach, Danielson, Friese, Gillette, Glasgow, Goldsworthy, Hayton, Hubbell, Hultgrenn, Hurspool, Johnson, Krouse, McDonough, Mills, Mitchell, Moran, Nelson, Northup, Olson (A. E.), Paysse, Peterson (C. E.), Reader, Reed, Rowe, Sims, Totten, Tripple and Vaughan; Representatives Bach, Hubbell, Nelson and Olson (A. E.), having been previously excused.

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

Mr. Hill moved that the absentees be excused and that the House proceed with business under the call of the House.
The motion was lost.

Mr. Falknor moved that the absentees be excused.

The motion was lost.

The sergeant-at-arms reported that Representatives Albert, Aspinwall, Culmbach, Danielson, Friese, Gillette, Glasgow, Goldsworthy, Hayton, Hullgrenn, Hurspool, Johnson, McDonough, Moran, Northup, Paysse, Reed, Sims, Tripple and Vaughan were now present.

The Speaker announced that, there being no objection, he would excuse Mr. Goldsworthy at this time, to enable him to get the Supplemental Budget Bill ready to be voted on.

On motion of Mr. Allen, the absentees were excused.

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

Mr. Danskin moved that the House do now reconsider the vote by which Senate Bill No. 318 failed to pass.

The motion was carried.

RECONSIDERATION.

The Speaker declared the question was on the final passage of Senate Bill No. 318.

The clerk prepared the ballot, and the bill passed the House by the following vote: Yeas, 74; nays, 11; absent or not voting, 12.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Griffin, Hartung, Hayton, Hazen, Hess, Hill, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Leber, Lindsay, McCracken, McDonough, McQuesten, Marble, Masterson, Miller (Frank O.), Moran, Murray, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reader, Reed, Roth, Roudebush, Russell, Saunders, Shoemaker, Smith, Soule, Sweetman, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Westover, Williams—74.

Those voting nay were: Representatives Bennett, Durkee, Hall, Hullgrenn, Mansfield, Miller (W. O.), Shipley, Sims, Totten, Webb, Mr. Speaker—11.

Those absent or not voting were: Representatives Anderson, Bach, Goldsworthy, Hubbell, Krouse, Mills, Mitchell, Nelson, Olson (A. E.), Rowe, Ryan, 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.

Senate Bill No. 303, by Senator Palmer: Consenting to the acquisition by the United States of land and water for bird reservations.

The bill was read the second time by sections.

On motion of Mr. Northup, the rules were suspended and the bill was advanced to third reading.
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, 84; nays, 2; absent or not voting, 11.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Moran, Murray, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Totten, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—84.

Those voting nay were: Representatives Rowe, Russell—2.

Those absent or not voting were: Representatives Anderson, Bach, Goldsworthy, Hubbell, Mills, Mitchell, Nelson, Olson (A. E.), Templeton, Tripple, Wakefield—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. 304, by Committee on Medicine, Dentistry, Pure Food and Drugs: Relating to operation of hospitals.

The bill was read the second time by sections.

On motion of Mr. Durrant, the rules were suspended, and the bill was advanced to third reading.

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, 64; nays, 25; absent or not voting, 8.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Booth, Butterworth, Casey, Cory, Danielson, Danskin, Davis (J. H.), Durkee, Durrant, Falknor, Friese, Gilbert, Gillette, Glasgow, Griffin, Hazen, Hess, Hultgrenn, Hurspool, Hutchinson, Jones (Roy), Kelly, Knapp, Leber, McDonough, McQuesten, Mills, Mitchell, Moran, Murray, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Roth, Ryan, Saunders, Shoemaker, Sims, Smith, Soule, Sweetman, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Westover, Williams, Mr. Speaker—64.

Those voting nay were: Representatives Barlow, Bostwick, Culmbach, Denman, Gear, Hall, Hartung, Hayton, Hill, Johnson, Jones (John R.), Krouse, Lindsay, McCracken, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Post, Roudebush, Rowe, Russell, Shipley, Webb—25.

Those absent or not voting were: Representatives Anderson, Bach, Canfield, Goldsworthy, Hubbell, Nelson, Olson (A. E.), 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.
QUESTION OF PERSONAL PRIVILEGE.

Mr. Davis (J. H.): We have been passing bills here this morning without any consideration. Hereafter I am going to demand that every bill be read in full.

Engrossed Senate Joint Resolution No. 10, by Senator Heifner: Relating to amendment to Article II of the State Constitution.

The resolution was read the second time in full.

On motion of Mr. Jones (John R.), the rules were suspended, and the resolution advanced to third reading.

On motion of Mr. Jones (John R.), 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, 77; nays, 15; absent or not voting, 5.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Gilbert, Gillette, Glasgow, Griffin, Hartung, Hayton, Hazen, Hess, Hill, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Krous, Leber, Lindsay, McCracken, McDonough, McQuesten, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Reader, Reed, Roth, Roudebush, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Williams—77.

Those voting nay were: Representatives Anderson, Bennett, Friese, Gear, Hall, Hultgrenn, Knapp, Mansfield, Ratcliffe, Rowe, Soule, Watkins, Webb, Westover, Mr. Speaker—15.

Those absent or not voting were: Representatives Bach, Goldsworthy, Hubbell, Nelson, Olson (A. E.)—5.

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

There being no objection, the House returned to the fifth order of business.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 13, 1929.

MR. SPEAKER:
We, your Committee on Appropriations, to whom was referred Substitute Senate Bill No. 310, entitled "An Act making appropriations and reappropriations for the construction of buildings, for maintenance and for sundry expenses of the various state institutions, schools, and state offices, for the relief of certain individuals, corporations, counties and municipalities, and for miscellaneous purposes for the biennium beginning April 1, 1929, and ending March 31, 1931, except as otherwise provided and providing 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 sec. 3, line 6, page 5 of the engrossed bill, being line 140 of the printed bill, by striking the figures "$66,994.11" and inserting in lieu thereof the figures "$55,994.11".

Amend sec. 3, line 9, page 7 of the engrossed bill, being line 215 of the printed bill, by striking the following: "For Hotel Bills and traveling expense.....$600.00".
Amend sec. 3, line 16, page 8 of the engrossed bill, being line 262 of the printed bill, by striking the figures, "1,804.94" and inserting in lieu thereof the following: "2,034.96".

Amend sec. 3, line 4, page 14 of the engrossed bill, being line 427 of the printed bill, by striking the following: "Lunch room equipment ........ 16,000.00".

Amend sec. 3, page 14, of the engrossed bill, by inserting between lines 22 and 23, the same being lines 447 and 448 of the printed bill, a line numbered 22½ to read as follows: "For the Division of Banking, Operations $10,000.00".

Amend sec. 3, page 16, line 3 of the engrossed bill, same being line 498 of the printed bill, by striking the following: "For the G. A. R. Home at Puyallup ........ $5,000.00." and inserting in lieu thereof the following: "Women's Ward Building and Equipment ........ $85,000.00".

Amend the bill by striking section 4 on page 16 and add a new page to be known as page 17 to include the following:

"FROM THE GENERAL FUND
For the State Treasurer ............................. $42.00

FROM THE MOTOR VEHICLE FUND
For the State Treasurer ............................. 275.00

FROM THE GENERAL FUND
For Ferry County ................................... 1,825.25

FROM THE GAME FUND
For the Department of Fisheries and Game ............ 25,000.00

FROM THE GENERAL FUND
For the State Capitol Committee ..................... 207,000.00
For the Tax Commission .............................. 21,800.00
(To carry out the provisions of House Bill No. 217.)

FROM THE MOTOR VEHICLE FUND
For the State Treasurer ............................. 5,000.00
(To carry out the provisions of Engrossed Senate Bill No. 115.)

FROM THE GENERAL FUND
For the Department of License:
Blue Sky Enforcement (Securities Act) ............... 43,000.00

Sec. 4. This act is necessary for the support of the state government and its existing public institutions, and shall take effect immediately."

H. E. Goldsworthy, Chairman.


On motion of Mr. Goldsworthy, the rules were suspended, and Substitute Senate Bill No. 310 was advanced to second reading.

The Speaker called Mr. Knapp to preside.

The bill was read the second time by sections.

On motion of Mr. Goldsworthy, the committee amendments were adopted.

On motion of Mr. Goldsworthy, the rules were suspended, and the bill advanced to third reading.

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, 92; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesenh, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis
FIFTY-NINTH DAY, MARCH 13, 1929

(J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams—92.

Those absent or not voting were: Representatives Bach, Hubbell, Nelson, Olson (A. E.), Mr. Speaker—5.

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

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

The Speaker resumed the chair.

Mr. Lindsay moved that Senate Bill No. 322 be made a special order of business for 11:15 a.m., this date.

Mr. Sims moved that the motion of Mr. Lindsay be laid on the table.

Mr. Lindsay demanded a roll call on the motion of Mr. Sims, and the demand was sustained.

The clerk called the roll on the motion of Mr. Sims, and the motion was lost by the following vote: Yeas, 44; nays, 49; absent or not voting, 4.

Those voting yea were: Representatives Anderson, Barlow, Bennett, Benson, Butterworth, Canfield, Cory, Culmback, Danskin, Davis (J. H.), Gear, Gilbert, Hayton, Hess, Kelly, Leber, McCracken, McDonough, McQuesten, Mansfield, Marble, Mills, Mitchell, Moran, Murray, Northup, Post, Reader, Reed, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Soule, Sweetman, Templeton, Wakefield, Watkins, Webb, Westover, Mr. Speaker—44.

Those voting nay were: Representatives Albert, Allen, Aspinwall, Banker, Beck, Biesen, Booth, Bostwick, Casey, Danielson, Denman, Durkee, Durrant, Falknor, Friese, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hazen, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Krouse, Lindsay, Masterson, Miller (Frank O.), Miller (W. O.), Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Roth, Roudebush, Smith, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Williams—49.

Those absent or not voting were: Representatives Bach, Hubbell, Nelson, Olson (A. E.)—4.

On motion of Mr. Falknor, the previous question was ordered.

The Speaker declared the question was on the motion of Mr. Lindsay that Senate Bill No. 322 be made a special order of business for 11:15 a.m., this date.

Mr. Falknor moved that the previous question be ordered, and the motion was carried.

The Speaker declared the question was on the motion of Mr. Lindsay that Senate Bill No. 322 be made a special order of business for 11:15 a.m., this date.
Mr. Wakefield moved, as a substitute motion, that Senate Bills Nos. 295
and 296 be taken up in the order they are on the calendar.

Mr. Lindsay: Point of order. The motion is not germane.

Mr. Falknor: I demanded the previous question before any other mo­tion was made.

The Speaker held the point of order well taken.

The Speaker declared the question was on the motion of Mr. Lindsay
that Senate Bill No. 322 be made a special order of business.

Mr. Sims moved, as a substitute, that Senate Bill No. 253 be taken up
ahead of Senate Bill No. 322.

Mr. Lindsay: Point of order. The motion of the Gentleman from Jeff­erson is not germane to the motion made by me.

Mr. Falknor: It seems to me that when the previous question has been
demanded, no other motion is in order except to vote on the question before
the house.

The Speaker held the point of order well taken, and declared the previous
question was demanded on Mr. Lindsay's motion.

Mr. Reed demanded a roll call on the motion of Mr. Lindsay, and the de­mand was sustained.

Mr. Lindsay moved, as an amendment, that the special order be made
11:25 a. m., inasmuch as so much time had been consumed in debate that
it was already past 11:15 a. m.

Mr. Danskin: The previous question has been demanded. No amend­ments are in order.

Mr. Sims moved that the House do now reconsider the vote by which
the previous question was ordered.

Mr. Roth: Point of order. The previous question has been demanded.
We must now proceed to vote on the previous question.

Mr. Danskin: Mr. Sims has made a motion to reconsider the vote by
which the previous question was ordered. Speaking to this point of order,
I call your attention to page 218, Reed's rules. The previous question can
be reconsidered.

Mr. Falknor: I think the Speaker should inquire of the Gentleman
from Jefferson whether he voted on the prevailing side.

The Speaker: The Speaker does not care to hear any more discussion.
The question is on Mr. Lindsay's motion, and Mr. Reed has demanded a
roll call on the motion.

The clerk called the roll, and the motion was lost by the following vote:
Yeas, 46; nays, 47; absent or not voting, 4.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Ban­ker, Beck, Biesen, Booth, Bostwick, Casey, Danielson, Denman, Durkee, Dur­rant, Falknor, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hazen, Hill, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Krouse, Lindsay, McQuesten, Masterson, Miller (Frank O.), Miller (W. O.), Olson (O. H.), Peterson (C. E.), Peterson (Payson), Ratcliffe, Roth, Smith, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Williams—46.

Those voting nay were: Representatives Anderson, Barlow, Bennett, Benson, Butterworth, Canfield, Cory, Culmbach, Danskin, Davis (J. H.), Friese, Gear, Hayton, Hess, Hultgren, Kelly, Knapp, Leber, McCracken, McDonough, Mansfield, Marble, Mills, Mitchell, Moran, Murray, Northup,
Paysse, Post, Reader, Reed, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Soule, Sweetman, Templeton, Wakefield, Watkins, Webb, Westover, Mr. Speaker—47.

Those absent or not voting were: Representatives Bach, Hubbell, Nelson, Olson (A. E.)—4.

Mr. Mitchell moved that Engrossed Senate Bill No. 253 be made a special order of business for 11:30 a.m.

Mr. Marble moved, as a substitute motion, that the House proceed with the calendar.

The substitute motion was carried.

Engrossed Senate Bill No. 295, by Senators Dimmick and Miller: Relating to government of cities of the second and third classes and declaring an emergency.

The bill was read the second time by sections.

On motion of Mr. Knapp, the rules were suspended, and the bill advanced to third reading.

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, 8; absent or not voting, 6.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Casey, Cory, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Falknor, Friese, Gilbert, Gillette, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Murray, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—83.

Those voting nay were: Representatives Barlow, Canfield, Culmback, Durrant, Gear, Glasgow, Templeton, Wakefield—8.

Those absent or not voting were: Representatives Bach, Hubbell, Kelly, Moran, Nelson, Olson (A. E.)—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. Speaker:

We, a majority of your Committee on Public Utilities, to whom was referred Engrossed Senate Bill No. 296, entitled "An Act relating to public utilities of certain cities of the first class, used or to be used in the transportation of passengers or freight for hire, providing for the acquisition, and construction thereof, extending the power of eminent domain relating thereto, creating a street railway commission in such cities, and defining its powers in relation thereto, and providing for funding or refunding of bonds or other indebtedness 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.

Chairman.


House of Representatives, Olympia, Wash., March 11, 1929.
MR. SPEAKER:

We, a minority of your Committee on Public Utilities, to whom was referred Engrossed Senate Bill No. 296, entitled "An Act relating to public utilities of certain cities of the first class, used or to be used in the transportation of passengers or freight for hire, providing for the acquisition, and construction thereof, extending the power of eminent domain relating thereto, creating a street railway commission in such cities, and defining its powers in relation thereto, and providing for funding or refunding of bonds or other indebtedness 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 3 of the bill, line 3 of the printed bill, the same being line 7, page 2 of the engrossed bill after the word "city" insert in lieu thereof the words "and in the extensions of such transportation to points outside such limits".

Amend section 3 of the bill, line 3 of the printed bill, the same being line 7, page 2 of the engrossed bill after the word "commission" insert in lieu thereof the words "and such commissioners".

E. J. TEMPLETON, Chairman.

We concur in this report: C. W. Ryan, W. S. Westover.

The bill was read the second time by sections.

On motion of Mr. Davis (J. H.), the first committee amendment was adopted.

On motion of Mr. Allen, the other committee amendment was adopted.

On motion of Mr. Allen, the rules were suspended, and the bill advanced to third reading.

On motion of Mr. Allen, the rules were suspended, the second reading considered the third, and the bill placed on final passage.

After debate, Mr. Falknor moved that the previous question be ordered, and the motion was carried by rising vote.

Mr. Paysse demanded a roll call on the motion to order the previous question, and the demand was sustained.

The clerk called the roll on the motion to order the previous question, and the motion, having failed to receive the two-thirds majority was lost by the following vote: Yeas, 50; nays, 42; absent or not voting, 5.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Cory, Davis (J. H.), Durkee, Falknor, Gillette, Goldsworthy, Griffin, Hall, Hartung, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Krouse, Lindsay, Marble, Masterson, Miller (Frank O.), Mills, Olson (O. H.), Peterson (C. E.), Peterson (Payson), Ratcliffe, Reed, Rowe, Shipley, Shoemaker, Sweetman, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Westover—50.

Those voting nay were: Representatives Anderson, Barlow, Butterworth, Canfield, Casey, Culmback, Danskewitz, Denman, Durrant, Friese, Gear, Gilbert, Glasgow, Hayton, Kelly, Leber, McCracken, McDonough, McQuesten, Mansfield, Miller (W. O.), Mitchell, Moran, Murray, Northup, Paysse, Post, Reader, Roth, Roudabush, Russell, Ryan, Saunders, Sims, Smith, Soule, Templeton, Wakefield, Watkins, Webb, Williams, Mr. Speaker—42.

Those absent or not voting were: Representatives Bach, Danielson, Hubbell, Nelson, Olson (A. E.)—5.

The hour of noon having arrived, the Speaker declared that the time for consideration of Senate Bills, as provided under House Concurrent Resolution No. 13, had expired.
On motion of Mr. Knapp, further proceedings under the call of the House were dispensed with.

On motion of Mr. Knapp, 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 Bach, Hubbell, Nelson and Olson (A. E.), all having been previously excused.
The Speaker announced that he was about to sign Senate Bills Nos. 52, 99, 100, 123, 124, 127, 147, 152, 175, 192, 208, 219, 228, 229, 232, 233, 234, 237, 248, 251, 256, 267, 268, 272 and 290.

MOTION.

Mr. Jones (Roy) moved that, inasmuch as his colleague, Representative Olson (A. E.), had been called home several days previous on account of the serious illness of his son, this House send a message of sympathy to Mr. Olson and his family, with best wishes for the speedy recovery of his son.
The motion was carried.
Honorable C. C. Dill, United States Senator from the State of Washington, was, upon invitation of the Speaker, escorted to a seat upon the rostrum by Representatives Olson (O. H.) and Banker.

SPECIAL ORDER.
The hour having arrived, the House took up consideration of the House Resolution relating to the installation of an electrical roll call system in the House Chamber.
Mr. Griffin moved that the resolution be adopted.
Mr. Sims moved that the motion be laid on the table.
Mr. Griffin demanded a roll call on the motion of Mr. Sims that the resolution be laid on the table, and the demand was sustained.
Mr. Danielson 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 Bach, Benson, Hubbell, Murray, Nelson, Olson (A. E.) and Wanamaker; Representatives Bach, Hubbell, Nelson and Olson (A. E.) having been previously excused.
The sergeant-at-arms was instructed to bring the absentees within the bar of the House.
Mr. Falknor moved that the absentees be excused.
Mr. Sims: Point of order. No other business until the sergeant-at-arms reports.

24—H
The Speaker held the point of order well taken.

The sergeant-at-arms reported that all absentees were now present except Representatives Wanamaker and Murray.

On motion of Mr. Falknor the absentees were excused.

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

The Speaker declared the question was on the motion of Mr. Sims, that the motion of Mr. Griffin to adopt the resolution be laid on the table.

Mr. Griffin demanded a roll call on the motion, and the demand was sustained.

The clerk called the roll, and the motion was lost by the following vote:

Yeas, 43; nays, 49; absent or not voting, 5.

Those voting yea were: Representatives Anderson, Barlow, Bennet, Benson, Booth, Bostwick, Canfield, Culmback, Danskin, Davis (J. H.), Friese, Gear, Goldsworthy, Hayton, Hazen, Hess, Jones (Roy), Kelly, Knapp, Leber, Lindsay, McDonough, Marble, Mills, Moran, Post, Reader, Reed, Roth, Rowe, Russell, Ryan, Shipley, Sims, Soule, Sweetman, Templeton, Wakefield, Watkins, Webb, Westover, Williams, Mr. Speaker—43.

Those voting nay were: Representatives Albert, Allen, Aspinwall, Banker, Beck, Biesen, Butterworth, Casey, Cory, Danielson, Denman, Durkee, Durrant, Falknor, Gilbert, Gillette, Glasgow, Griffin, Hall, Hartung, Hill, Huitgenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Krouse, McCracken, McQuesten, Mansfield, Masterson, Miller (Frank O.), Miller (W. O.), Mitchell, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Roudebush, Saunders, Shoemaker, Smith, Totten, Tripple, Van Horn, Vaughan, Wanamaker—49.

Those absent or not voting were: Representatives Bach, Hubbell, Murray, Nelson, Olson (A. E.)—5.

The Speaker declared the question was on the adoption of the resolution.

On motion of Mr. Goldsworthy, the previous question was ordered.

Mr. Griffin demanded a roll call on the adoption of the resolution, and the demand was sustained.

The clerk prepared the ballot, on the adoption of the resolution, and the resolution was lost by the following vote:

Yeas, 41; nays, 52; absent or not voting, 4.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Biesen, Bostwick, Casey, Cory, Denman, Durkee, Durrant, Falknor, Gilbert, Gillette, Griffin, Hall, Hill, Huitgenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Krouse, McQuesten, Mansfield, Masterson, Miller (Frank O.), Miller (W. O.), Mitchell, Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Roudebush, Saunders, Shoemaker, Smith, Totten, Tripple, Vaughan, Wanamaker—41.

Those absent or not voting were: Representatives Anderson, Barlow, Beck, Bennet, Benson, Booth, Butterworth, Canfield, Culmback, Danielson, Danskin, Davis (J. H.), Friese, Gear, Glasgow, Goldsworthy, Hartung, Hayton, Hazen, Hess, Jones (Roy), Kelly, Knapp, Leber, Lindsay, McCracken, McDonough, Marble, Mills, Moran, Murray, Northup, Olson (O. H.), Post, Reader, Reed, Roth, Rowe, Russell, Ryan, Shipley, Sims, Soule, Sweetman, Templeton, Van Horn, Wakefield, Watkins, Webb, Westover, Williams, Mr. Speaker—52.
Those absent or not voting were: Representatives Bach, Hubbell, Nelson, Olson (A. E.)—4.

Mr. Anderson moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

Mr. Danskln moved that Mr. Anderson, as Chairman of the Enrollment Committee, and as many of his committee as he might need, be excused at this time.

The motion was carried.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 13, 1929.

MR. SPEAKER:
The Senate has passed:
House Joint Memorials No. 5, also
House Joint Memorial No. 7, also
Engrossed House Bill No. 119, also
House Bill No. 124, also
Engrossed House Bill No. 130, also
Engrossed House Bill No. 152, also
Engrossed House Bill No. 218, also
Engrossed House Bill No. 219, also
Engrossed House Bill No. 238, also
House Bill No. 295, also
House Bill No. 331, also
House Bill No. 395, also
Engrossed House Bill No. 406, also
Engrossed House Bill No. 438, also

The President has signed:
Senate Bill No. 219, also
Senate Bill No. 230, also
Senate Bill No. 232, also
Senate Bill No. 234, also
Senate Bill No. 237, also
Senate Bill No. 248, also
Senate Bill No. 251, also
Senate Bill No. 256, also
Senate Bill No. 257, also
Senate Bill No. 272, also
Senate Bill No. 100, also
Senate Bill No. 192, also
Senate Bill No. 268, and the same are herewith transmitted.

HERBERT H. SIILER, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., March 13, 1929.

MR. SPEAKER:
The Senate has indefinitely postponed House Bill No. 344, also
The Senate has failed to pass Engrossed House Bill No. 144, also
The Senate has indefinitely postponed Substitute House Bill No. 372, and the same are herewith transmitted.

HERBERT H. SIILER, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., March 12, 1929.

MR. SPEAKER:
The Senate has passed Senate Bill No. 105 notwithstanding the veto of the Governor; and said bill, together with a copy of the veto message is herewith transmitted.

HERBERT H. SIILER, Secretary.
To the Honorable, the Senate of the State of Washington:

I am returning herewith, without my approval, Senate Bill No. 105, entitled, "An Act for the protection of the owners of motor vehicles, to prevent fraud in the sale or encumbrance thereof, requiring the registration of title thereto, regulating the transfer or encumbrance thereof and providing penalties for violations thereof."

I vetoed a similar measure passed by the last session of the Legislature. In vetoing that bill, among other things, I said:

"Its administration would be expensive. It would put an added tax upon every one of the four hundred thousand or more owners of motor vehicles in this state. It would create another bureau at the state capitol."

This bill is open to the same objection. It will require an appropriation of an enormous amount of money which will have to be paid by motor vehicle owners. If this bill were permitted to become a law, it would necessitate every car owner in the state procuring a certificate of title. This is an entirely unnecessary expense.

The bill exempts automobile dealers from furnishing the automobile purchaser with a certificate of title. If one of the objects of the bill is to protect persons purchasing automobiles, there is no reason why the dealer should not furnish the purchaser with a certificate of title showing that he is buying the machine free and clear of claims, liens and encumbrances.

Existing registration laws afford ample protection to all persons having liens of any character on personal property, motor vehicles included.

There are other objections to the bill too numerous to mention herein. Therefore, Senate Bill No. 105 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Mr. Danskin moved that vetoed Senate Bill No. 105, together with the Governor's veto message thereon, be made a special order of business for 11:00 a.m., Thursday morning, March 14.

The motion was carried.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 12, 1929.

The Senate refuses to concur in the House amendments to Engrossed Senate Bill No. 51 and asks the House to recede therefrom, and said bill is herewith transmitted.

Respectfully submitted,

HERBERT H. SIELER,
Secretary.

Mr. Leber moved that the House do recede from its amendments to Engrossed Senate Bill No. 51.

The motion was carried.

The clerk called the roll, and the House passed Engrossed Senate Bill No. 51, without the House amendments, by the following vote: Yeas, 88; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Moran, Murray, Northup, Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker,
FIFTY-NINTH DAY, MARCH 13, 1929


Those absent or not voting were: Representatives Anderson, Bach, Hubbell, Mitchell, Nelson, Olson (A. E.), Olson (O. H.), Reader, Vaughan—9.

Mr. Speaker:

The Senate refuses to concur in the House amendments to Engrossed Senate Bill No. 205 and asks the House to recede therefrom; and said bill is herewith transmitted.

HERBERT H. SIOLER, Secretary.

Mr. Northup moved that the House do not recede from its amendments to Engrossed Senate Bill No. 205, and that the Senate be asked for a conference committee thereon.

The motion was carried.

Mr. Speaker:

The Senate refuses to concur in the House amendments to Senate Joint Memorial No. 8, and asks the House to recede therefrom, and said Joint Memorial is herewith transmitted.

HERBERT H. SIOLER, Secretary.

Mr. Watkins moved that the House do not recede from its amendments to Senate Joint Memorial No. 8, and that the Senate be asked for a conference committee thereon.

The motion was carried.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee upon Engrossed House Bill No. 70 and the bill passed as amended. Said bill, together with the report, is herewith transmitted.

HERBERT H. SIOLER, Secretary.


OLYMPIA, WASH., March 10, 1929.

Mr. Speaker:

We, your Committee on Conference, to whom was referred Engrossed House Bill No. 70, have had the same under consideration, and we recommend (1) That the House concur in the three Senate amendments to section 4 thereof. (2) That the Senate recede from its amendment to section 7 thereof.

Senate Members
Harve H. Phipps
Charles W. Hall
Geo. Murphy

House Members
Chester Biesen
Pearl A. Wanamaker
R. S. Durkee

On motion of Mr. Biesen the report of the Conference Committee on Senate amendments to Engrossed House Bill No. 70 was adopted.

The clerk called the roll, and the House passed Engrossed House Bill No. 70, as amended by the Conference Committee, by the following vote: Yeas, 77; nays, 5; absent or not voting, 15.

Those voting yea were: Representatives Albert, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Casey, Cory, Culmback, Danielson, Danskin, Denman, Durkee, Durrant, Falknor, Gilbert, Gillette, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (Roy), Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mans-
field, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Moran, Murray, Northup, Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reed, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Templeton, Totten, Tripple, Van Horn, Wakefield, Wama­maker, Watkins, Webb, Westover, Williams, Mr. Speaker—77.

Those voting nay were: Representatives Davis (J. H.), Friese, Gear, Glasgow, Post—5.

Those absent or not voting were: Representatives Allen, Anderson, Bach, Canfield, Hubbell, Jones (John R.), Kelly, Mitchell, Nelson, Olson (A. E.), Olson (O. H.), Reader, Roth, Sweetman, Vaughan—15.

Mr. Danskin moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

SENATE AMENDMENTS TO HOUSE BILLS.

SENATE CHAMBER,
OLYMPIA, WASH., March 7, 1929.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 140 with the following amend­ments:

Amend sec. 3, line 5 of the printed bill, after the asterisks following the words “capitol committee,” insert the following “(3) the state parks committee.”

Amend sec. 3, line 6 of the printed bill, strike (3) and substitute therefor (4) and strike (4) and substitute therefor (5).

Amend the bill by inserting after sec. 4 a new section as follows:

“Sec. 5. The State Auditor shall have the power and it shall be his duty to inspect, examine and audit the books, accounts and records of the department of highways as often as he shall deem proper.”

Renumber sec. 5 to sec. 6, and the same is herewith transmitted.

HERBERT H. SIELER, Secretary.

Mr. Shipley moved that the House do concur in the Senate amendment to section 3.

Mr. Ryan moved, as a substitute, that the House concur in the Senate amendments to Engrossed House Bill No. 140.

The substitute motion was carried.

The clerk called the roll, and the House passed Engrossed House Bill No. 140, as amended by the Senate, by the following vote: Yeas, 81; nays, 7; absent or not voting, 9.

Those voting yea were: Representatives Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (W. O.), Mills, Moran, Murray, Northup, Paysse, Peterson (C. E.), Peterson (Payson), Post, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Wakefield, Watkins, Webb, Westover, Williams, Mr. Speaker—81.

Those voting nay were: Representatives Albert, Allen, Cory, Falknor, Miller (Frank O.), Ratliffe, Wamamaker—7.
Those absent or not voting were: Representatives Anderson, Bach, Hubbell, Jones (John R.), Mitchell, Nelson, Olson (A. E.), Olson (O. H.), Vaughan—9.

**FIFTY-NINTH DAY, MARCH 13, 1929**

SENATE CHAMBER,
OLYMPIA, WASH., March 13, 1929.

The Senate has adopted the report of the Free Conference Committee to whom was referred Engrossed House Bill No. 105. The Senate receded from its amendment and passed the bill. Said bill, together with a copy of the report, is herewith transmitted.

HERBERT H. SIELER, Secretary.

**REPORT OF FREE CONFERENCE COMMITTEE.**

OLYMPIA, WASH., March 9, 1929.

We, your Committee on Free Conference, to whom was referred Engrossed House Bill No. 105, entitled "An Act relating to liens for labor and materials furnished or used in the improvement of real property and granting a lien to all persons furnishing materials used in the improvement of real property, and amending section 3 of chapter XXIV of the Laws of 1893," have had the same under consideration, and report that all of the House conferees and the Senate conferees recommend that the Senate recede from its amendment.

On motion of Mr. Roudebush, the report of the Free Conference Committee on Senate amendments to Engrossed House Bill No. 105, was adopted.

**SENATE AMENDMENTS TO HOUSE BILLS.**

OLYMPIA, WASH., March 11, 1929.

The Senate has passed Engrossed House Bill No. 106 with the following amendments:

1. Renumber Sec. 2 to read "Sec. 3" and Sec. 3 to read "Sec. 4."
2. Add a new section to be known as "Sec. 2." to read as follows:
   
   "Sec. 2. When the Inheritance Tax and Escheats Division is determining inheritance tax, in the manner provided by law, on the succession to property from a decedent citizen resident of this state, if it is made to appear that an inheritance or succession tax has been assessed and paid in any other state, territory, district or possession of the United States, or foreign country on the succession to any part of such property of such estate located in or under the jurisdiction of this state, the court shall allow the successor by whom such inheritance tax has been paid, a credit of the amount so paid by him or in his behalf in such other state, territory, district or possession of the United States, or foreign country on that particular property, this credit to be applied on the tax assessed under the laws of this state, upon that particular property. Provided, however, that the amount of such credit so allowed shall in no case exceed the amount assessed or paid in this state on the succession of such successor in the said particular property so subject to inheritance tax elsewhere."

3. Add a new section to be known as "Sec. 5" to read as follows:
   
   "Sec. 5. That in case this act or any part thereof shall be held unconstitutional, such holding shall only apply to this act or a part thereof and shall not apply to any other act."

4. Strike section 3 of the engrossed bill and renumber the remaining sections accordingly, and the same is herewith transmitted. HERBERT H. SIELER, Secretary.

On motion of Mr. Falknor, the Senate amendments to Engrossed House Bill No. 106 were concurred in.
The clerk called the roll, and the House passed Engrossed House Bill No. 106, as amended by the Senate, by the following vote: Yeas, 87; nays, 2; absent or not voting, 8.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Moran, Murray, Northup, Paysse, Peterson (C. E.), Peterson (Payson), Post, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Van Horn, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—87.

Those voting nay were: Representatives Ratcliffe, Tripple—2.

Those absent or not voting were: Representatives Anderson, Bach, Hubbard, Mitchell, Nelson, Olson (A. E.), Olson (O. H.), Vaughan—8.

MR. SPEAKER:

SENATE CHAMBER,
OLYMPIA, WASH., March 12, 1929.

The Senate has passed Engrossed House Bill No. 107 with the following amendment:

Amend the title to read:

"An Act relating to social, charitable and educational associations, and amending chapter 75 of the Session Laws of 1907 (section 3878 of Remington’s Compiled Statutes)", and the same are herewith transmitted.

HERBERT H. SIETER, Secretary.

On motion of Mr. Roudebush, the Senate amendment to Engrossed House Bill No. 107 was concurred in.

The clerk called the roll, and the House passed Engrossed House Bill No. 107, as amended by the Senate, by the following vote: Yeas, 39; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Moran, Murray, Northup, Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—89.

Those absent or not voting were: Representatives Anderson, Bach, Hubbard, Mitchell, Nelson, Olson (A. E.), Olson (O. H.), Vaughan—8.
The Senate has passed Engrossed House Bill No. 108 with the following amendment:

Amend section 3 of the engrossed bill by inserting in line 30 thereof between the words "Eld Inlet" and the word "or" a comma and the words "Hammersley Inlet," and the same is herewith transmitted.

On motion of Mr. Reed, the Senate amendment to Engrossed House Bill No. 108 was concurred in.

The clerk called the roll, and the House passed Engrossed House Bill No. 108, as amended by the Senate, by the following vote: Yeas, 88; nays, 1; absent or not voting, 8.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Moran, Murray, Northup, Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—88.

Those voting nay were: Representative Roth—1.

Those absent or not voting were: Representatives Anderson, Bach, Hubbell, Mitchell, Nelson, Olson (A. E.), Olson (O. H.), Vaughan—8.

The Senate has passed Engrossed House Bill No. 118 with the following amendments:

Amend section 1, line 30, strike the words "remains unpaid" and insert in lieu thereof the words "is not paid"

Amend section 2, lines 11 of the original bill, same being line 13 of the printed bill, by striking the words "and publish"

Amend section 2, lines 17 and 18 of the original bill, same being lines 17 and 18 of the printed bill, by striking the words "and shall designate in such notice the time and place the sale will be held"

Amend section 2, lines 19, 20 and 21 of the original bill, same being lines 19, 20 and 21 of the printed bill, by striking the words "and published for three successive weeks in a newspaper of general circulation published in the county within which the land is located."

Amend section 2, line 24 of the original bill, same being line 24 of the printed bill, by striking the asterisks (* • • • *) and inserting in lieu thereof the following:

"Concurrent as nearly as possible with the date of the posting aforesaid, the said county treasurer shall publish a list of the places where said notices are posted, and in connection therewith a notice that unless delinquent assessments, together with costs and percentages, are paid, the real property upon which such assessments are a lien will be sold at public auction. Such notices must be published once a week for three successive weeks in a newspaper of general circulation published in the
county within which the land is located. But said notice of publication need not comprise the delinquent list where the same is posted as herein provided. Both notices must designate the time and place of sale.

Amend sec. 3, line 6, page 5 of the original bill, same being line 6 of the printed bill. After the word "assessment" insert the following: "As provided in section 1 of this act", and the same is herewith transmitted.

HERBERT H. SIETER, Secretary.

On motion of Mr. Jones (John R.), the Senate amendments to Engrossed House Bill No. 118 were concurred in.

The clerk called the roll, and the House passed Engrossed House Bill No. 118, as amended by the Senate, by the following vote: Yeas, 89; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Moran, Murray, Northup, Payse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—89.

Those absent or not voting were: Representatives Anderson, Bach, Hubbell, Mitchell, Nelson, Olson (A. E.), Olson (O. H.), Vaughan—8.

MR. SPEAKER:

The Senate has passed House Bill No. 141 with the following amendments:

In section 1, strike lines 24, 25 and 26 of the original bill, being lines 18 and 19 of the printed bill.

Amend section 1, line 21 of the original bill, being line 14 of the printed bill, after the word "answering" insert the word "mail".

Amend sec. 1, by striking the period (.) at the end of the section, insert a semi-colon (;) and add the following: "Provided Further, That nothing in this act shall be construed to prevent any interested citizen of the State of Washington personally or by authorized agent, employee or attorney to inspect and/or copy any of the documents enumerated in the foregoing schedule of fees." and the same is herewith transmitted.

HERBERT H. SIETER, Secretary.

Mr. Ryan moved that the House do not concur in the Senate amendments to House Bill No. 141 and that the Senate be asked to recede therefrom.

The motion was carried.

MR. SPEAKER:

The Senate has passed House Bill No. 121 with the following amendment:

Amend section 4, line 21 of the original bill, same being line 18 of the printed bill. After the word "appropriation" insert a period and strike the remainder of the section, and the same is herewith transmitted.

HERBERT H. SIETER, Secretary.

On motion of Mr. Saunders, the Senate amendment to House Bill No. 121 was concurred in.
The clerk called the roll, and the House passed House Bill No. 121, as amended by the Senate, by the following vote: Yeas, 86; nays, 3; absent or not voting, 8.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Moran, Murray, Northup, Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—86.

Those voting nay were: Representatives Benson, Danielson, Glasgow—3.

Those absent or not voting were: Representatives Anderson, Bach, Hubbell, Mitchell, Nelson, Olson (A. E.), Olson (O. H.), Vaughan—8.

MR. SPEAKER:
The Senate has passed Engrossed House Bill No. 167 with the following amendments:

Amend section 11, subsection “C” line 30 of the printed bill, the same being line ....... of the engrossed bill, strike the word “revenue” and insert in lieu thereof the word “revenues”.

Amend section 11, in line 34 of the printed bill, the same being line ........ of the engrossed bill, strike the figure “5” and insert in lieu thereof the figure “4”.

Amend the bill by adding thereto a new section to be known as section 21, as follows:

Sec. 21. That chapter 80 of the Laws of 1917 be amended by adding thereto a new section to be known as section 48t to read as follows:

“Section 48t. It shall be the duty of any corporation which shall invest trust funds under sections 48f, 48g, 48h, 48i, 48j, and 48k of this act to retain in its possession such circulars, letters or other data that it may have acquired for the purpose of establishing that the securities it has purchased comply with the requirements of the above sections until the next regular or special examination by the supervisor of banking, deputy supervisor of banking or any bank examiner, at which time it shall give the person conducting the examination a list of all securities purchased by it under the above sections since the last examination, and at the same time shall furnish him with the data above referred to to facilitate the examination. Thereupon such examiner shall ascertain from such data whether or not such securities comply with the above provisions of this act. If the examiner is satisfied that the securities do comply with the above provisions he shall forward a statement to that effect to the supervisor of banking. If the supervisor shall be of the same opinion he shall forthwith give the corporation a statement to that effect, which shall be signed by the supervisor of banking or the deputy supervisor of banking, and henceforward such statement shall be conclusive proof that the securities therein described comply in all respects with the above provisions. If, in the opinion of the person conducting the examination, the data furnished him by the corporation is insufficient to enable him to form an opinion as to whether or not any security complies with the above requirements he shall so notify the corporation and further notify it that it shall obtain the requisite data within a reasonable time from such notification and forward it to the supervisor of banking.” and the same is herewith transmitted.

HERBERT H. SIELEER, Secretary.

On motion of Mr. Falknor, the Senate amendments to Engrossed House Bill No. 167 were concurred in.
The clerk called the roll, and the House passed Engrossed House Bill No. 167, as amended by the Senate, by the following vote: Yeas, 88; nays, 1; absent or not voting, 8.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Cory, Culmback, Danielson, Danskine, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Moran, Murray, Northup, Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roedebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—88.

Those voting nay were: Representative Casey—1.

Those absent or not voting were: Representatives Anderson, Bach, Hubbell, Mitchell, Nelson, Olson (A. E.), Olson (O. H.), Vaughan—8.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 192 with the following amendments:
Amend the title thereof, being line 2 of the original engrossed bill, by striking the words "and repealing section 4 of chapter 184 of the Laws of 1915."
Amend section 1. After the period in line 28 of the original bill, same being line 17 of the printed bill, strike the remainder of the section.
Strike all of section 2, and the same is herewith transmitted.

HERBERT H. SIELER, Secretary.

Mr. Canfield moved that the House do not concur in the Senate amendments to Engrossed House Bill No. 192 and that the Senate be asked to recede therefrom.

The motion was carried.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 217 with the following amendments:
Amend section 1, line 6 of page 2, of the original bill, being line 24 of the printed bill, by striking the period, inserting in lieu thereof a colon, and adding the following: "Provided, That the premium income of Insurance companies shall not be included in gross income."
Amend section 13 of the bill as follows:
In line 24 of the engrossed bill after the word "more" insert the words "banks and/or".
In line 30 of the engrossed bill after the word "any" insert the words "bank or".
In line 31 of the engrossed bill after the word "another" insert the words "bank or".
Amend section 28 of the bill as follows:
In line 2 of the engrossed bill after the word "business" insert a comma (,) and the words "or owns and controls one or more banks and/or corporations."
In line 8 of the engrossed bill after the word "office" strike the period and insert a comma and add the words "or subsidiary Bank or corporation."
In line 12 of the engrossed bill after the word "offices" insert the words "or subsidiary banks or corporations."

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 217 with the following amendments:
Amend section 1, line 6 of page 2, of the original bill, being line 24 of the printed bill, by striking the period, inserting in lieu thereof a colon, and adding the following: "Provided, That the premium income of Insurance companies shall not be included in gross income."
Amend section 13 of the bill as follows:
In line 24 of the engrossed bill after the word "more" insert the words "banks and/or".
In line 30 of the engrossed bill after the word "any" insert the words "bank or".
In line 31 of the engrossed bill after the word "another" insert the words "bank or".
Amend section 28 of the bill as follows:
In line 2 of the engrossed bill after the word "business" insert a comma (,) and the words "or owns and controls one or more banks and/or corporations."
In line 8 of the engrossed bill after the word "office" strike the period and insert a comma and add the words "or subsidiary Bank or corporation."
In line 12 of the engrossed bill after the word "offices" insert the words "or subsidiary banks or corporations."

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 217 with the following amendments:
Amend section 1, line 6 of page 2, of the original bill, being line 24 of the printed bill, by striking the period, inserting in lieu thereof a colon, and adding the following: "Provided, That the premium income of Insurance companies shall not be included in gross income."
Amend section 13 of the bill as follows:
In line 24 of the engrossed bill after the word "more" insert the words "banks and/or".
In line 30 of the engrossed bill after the word "any" insert the words "bank or".
In line 31 of the engrossed bill after the word "another" insert the words "bank or".
Amend section 28 of the bill as follows:
In line 2 of the engrossed bill after the word "business" insert a comma (,) and the words "or owns and controls one or more banks and/or corporations."
In line 8 of the engrossed bill after the word "office" strike the period and insert a comma and add the words "or subsidiary Bank or corporation."
In line 12 of the engrossed bill after the word "offices" insert the words "or subsidiary banks or corporations."
In line 15 of the engrossed bill after the word "office" insert a comma and the words "or subsidiary bank or corporation"; and the same is herewith transmitted.

HERBERT H. SIILER, Secretary.

On motion of Mr. Reed, the Senate amendments to Engrossed House Bill No. 217 were concurred in.

The clerk called the roll, and the House passed Engrossed House Bill No. 217, as amended by the Senate, by the following vote: Yeas, 61; nays, 30; absent or not voting, 6.

Those voting yea were: Representatives Albert, Banker, Barlow, Bennett, Benson, Booth, Bostwick, Culmback, Danielson, Danskin, Davis (J. H.), Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Hartung, Hayton, Hazen, Hess, Hultgren, Hurspool, Hutchinson, Johnson, Jones (Roy), Kelly, Leber, McCracken, McDonough, Mansfield, Marble, Masterson, Miller (Frank O.), Mills, Murray, Northup, Post, Ratliffe, Reader, Reed, Roudebush, Rowe, Russell, Ryan, Shipley, Shoemaker, Sims, Smith, Sweetman, Templeton, Van Horn, Wakefield, Watkins, Webb, Westover, Williams, Mr. Speaker—61.

Those voting nay were: Representatives Allen, Aspinwall, Beck, Biesen, Butterworth, Canfield, Casey, Cory, Denman, Griffin, Hall, Hill, Jones (John R.), Knapp, Krouse, Lindsay, McQuesten, Miller (W. O.), Mitchell, Moran, Paysse, Peterson (C. E.), Peterson (Payson), Roth, Saunders, Soule, Totten, Tripple, Vaughan, Wanamaker—30.

Those absent or not voting were: Representatives Anderson, Bach, Hubbell, Nelson, Olson (A. E.), Olson (O. H.)—6.

MR. SPEAKER:
SENATE CHAMBER,
OLYMPIA, WASH., March 13, 1929.

The Senate has passed Engrossed House Bill No. 68 with the following amendment:

Amend section 1, line 9 of the original bill, same being line 4 of the printed bill, strike the word "sale" and insert in lieu thereof the words "entry of any judgment entered subsequent to the taking effect of this act", and the same is herewith transmitted.

HERBERT H. SIILER, Secretary.

Mr. Lindsay moved that the House do not concur in the Senate amendments to Engrossed House Bill No. 68 and that the Senate be asked to recede therefrom.

The motion was carried.

MR. SPEAKER:
SENATE CHAMBER,
OLYMPIA, WASH., March 13, 1929.

The Senate has passed House Bill No. 153 with the following amendment:

Amend House Bill No. 153 by striking all of section 4, and the same is herewith transmitted.

HERBERT H. SIILER, Secretary.

Mr. Allen moved that the House do not concur in the Senate amendment to House Bill No. 153 and that the Senate be asked to recede therefrom.

The motion was carried.

MR. SPEAKER:
SENATE CHAMBER,
OLYMPIA, WASH., March 12, 1929.

The Senate has passed House Bill No. 223 with the following amendment:

Amend section 4, line 4 of page 6 of the original bill, same being line 22 of the printed bill by inserting after the word "selling" the words "from a catalogue or from a sample" and the same is herewith transmitted.

HERBERT H. SIILER, Secretary.
On motion of Mr. Rowe, the Senate amendment to House Bill No. 223 was concurred in.

The clerk called the roll, and the House passed House Bill No. 223, as amended by the Senate, by the following vote: Yeas, 85; nays, 4; absent or not voting, 8.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Canfield, Cory, Culmbach, Danielson, Danskın, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Murray, Northup, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudubush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—85.

Those voting nay were: Representatives Butterworth, Casey, Moran, Paysse—4.

Those absent or not voting were: Representatives Anderson, Bach, Hubbell, Mitchell, Nelson, Olson (A E.), Olson (O. H.), Vaughan—8.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 224 with the following amendment:

Amend section 10, line 25, page 3 of the engrossed bill, same being line 63 of the printed bill.

Strike all underscored matter beginning with the word “It” up to and including the word “commences” and insert in lieu thereof the following: “It shall be the duty of any common carrier to furnish the nearest horticultural office or horticultural inspector with the name of the consignor of the apples, the place indicated for loading and the date ordered for loading, as soon as possible and at or prior to the time of the issuance of the bill of lading on such car.” and the same is herewith transmitted.

HERBERT H. SHALER, Secretary.

On motion of Mr. Rowe, the Senate amendment to Engrossed House Bill No. 224 was concurred in.

The clerk called the roll, and the House passed Engrossed House Bill No. 224, as amended by the Senate, by the following vote: Yeas, 86; nays, 3; absent or not voting, 8.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Canfield, Casey, Cory, Culmbach, Danielson, Danskın, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Moran, Murray, Northup, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudubush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—86.
Those voting nay were: Representatives Butterworth, Paysse, Totten—3.
Those absent or not voting were: Representatives Anderson, Bach, Hubbell, Mitchell, Nelson, Olson (A. E.), Olson (O. H.), Vaughan—8.

SENATE AMENDMENTS TO HOUSE BILLS.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 13, 1929.

The Senate has passed Engrossed House Bill No. 417 with the following amendments:

Amend the bill as follows: Strike all of the bill after the enacting clause and insert in lieu thereof the following:

"Section 1. For the location, right of way, engineering, maintenance, improvement, construction and/or paving of the respective state highways hereinafter specified, and the construction or purchase of bridges, and maintenance and/or improvement of streets in cities and towns, there is hereby appropriated out of the Motor Vehicle Fund and the Highway Safety Fund in the state treasury, for the biennium ending March 31st, 1931, the respective amounts hereinafter specified for the respective purposes specified: Provided, That, after completion of the project specified any allotment shall exceed the requirement, then, and in that event, the balance remaining of any such allotment shall be expended for the maintenance, engineering, construction, improvement and/or paving on the same highway, to be expended under the direction of the Director of Highways, except the amounts appropriated for cities and towns and for counties composed of islands:

State Road No. 1
Dakota Creek-Blaine—Construction .................. $24,000 00
Waterfront Road—Paving—Retaining Wall .......... 97,000 00
Blanchard Overhead Bridge and Approach ............. 205,000 00
Blanchard North—Cooperation City of Bellingham—Paving .................. 78,000 00
Snohomish River Bridge Approach—Paving Gaps .............. 5,000 00
Marysville North—Paving—Widening .................. 50,000 00
Marysville Cut-off Approaches (between Snohomish River Bridge and Marysville) .............. 5,000 00
Everett South—Paving ................................ 175,000 00
King County Line-Everett—Location and Right of Way .............. 2,000 00
Everett South—Shoulder Widening—Construction ............ 27,000 00
Seattle-Snohomish County Line—Paving ............. 234,000 00
Miscellaneous Location ................................ 5,000 00
Seattle-B. C. Line—Heavy Oiling ..................... 6,750 00
Seattle-B. C. Line—Betterment and Reconstruction .... 76,845 00

Total—Seattle-B. C. Line ......................... $990,595 00

Seattle-Vancouver
Pierce County Line—E. Marginal Way 20' Pavement ........ 585,000 00
Pierce County Line-Kent-Des Moines Road—Shoulder Widening .................. 32,000 00
East Marginal Way 20' Pavement and Widening .............. 67,000 00
King County Line-Tacoma—Construction—Paving ............ 186,250 00
Fort Lewis-Nisqually—Construction—Paving ............ 127,000 00
LaCenter-Woodland—Paving Gaps ......................... 11,000 00
Pioneer Curves—Construction ....................... 27,000 00
Vancouver-Salmon Creek—Shoulder and Surfacing .......... 12,500 00
Vancouver Bridge—Betterment and Reconstruction .... 15,000 00
Seattle-Vancouver Bridge—Betterment and Reconstruction ... 63,110 00

For co-operation with City of Vancouver in the extension of Washington Street, 80 feet wide, from 19th Street, to 24th Street, the same to be extended in curvature and/or diagonally across south half of block 14 Vaughn's First Addition, and north half block 14 and block 7 in Moody and Rothrock's Addition, to make such intersection; vacating all of lots 16, 21, 22, 23 and 24, and north 10 feet of lot 20 in said block 7, extend—
ing, paving, curbing, sidewalk and lighting system from 11th Street to said intersection including balance lots vacated in said block 7 in order to make desirable intersections. (Balance of cost to be provided and paid for by City of Vancouver) ....................... 75,000 00

**Total—Seattle-Vancouver** ........................................ $1,200,860 00

**Bellingham-Austin Pass**
- Summit-End of Grade—1½ miles south—Construction ................ $92,000 00
- Warnick-Glacier—Construction ...................................... 128,000 00
- Bellingham-Warnick—Location Engineering .......................... 10,000 00
- Bellingham-Austin Pass—Oiling ...................................... 20,400 00
- Bellingham-Austin Pass—Betterment and Reconstruction ......... 36,100 00

**Total—Bellingham-Austin Pass** ....................................... $286,500 00

**State Road No. 2—Bothell-Fall City**
- Redmond-Fall City—Construction .................................... $110,000 00
- Redmond-Fall City—Pavement—Construction ......................... 100,000 00
- Bothell-Fall City—Oiling ............................................. 9,120 00
- Bothell-Fall City—Betterment and Reconstruction ................ 13,100 00

**Total—Bothell-Fall City** ............................................ $232,200 00

**Seattle-Wenatchee**
- Renton to Seattle—Construction .................................... $375,000 00
- Renton to Seattle—Location Engineering—Pavement ................. 4,000 00
- Foot Bridge at Fall City ............................................. 6,000 00
- Snoqualmie Falls Bridge .............................................. 90,000 00
- North Bend East—Paving .............................................. 150,000 00
- North Bend-Edgwick Road—Location Engineering ................... 3,000 00
- Edgwick Road to Summit—Slides—Grading ........................... 100,000 00
- Lake Keechelus vicinity—Construction .............................. 230,000 00
- Snoqualmie Pass-Kachess River—Construction ...................... 100,000 00
- Easton-Yakima River—Construction .................................. 45,000 00
- Kachess River-Teanaway—Construction .............................. 89,100 00
- Cashmere to Dryden and ¾ M-W Paving—Exceptions and Riprap—Construction .............................................. 62,000 00
- Under Crossing at Cashmere in Cooperation with Great Northern Ry. and/or City of Cashmere .............................. 15,000 00
- Columbia River Bridge at Wenatchee ................................ 76,000 00
- Blewett Pass Easterly—Location Engineering ....................... 2,000 00
- Seattle-Wenatchee—Oiling ............................................ 231,600 00
- Seattle-Wenatchee—Betterment and Reconstruction ............... 95,085 00

**Total—Seattle-Wenatchee** ............................................ $1,563,785 00

**Wenatchee-Idaho State Line**
- Orondo-Waterville—Construction .................................... $75,000 00
- Wenatchee East (Heavy Oiling) ...................................... 193,000 00
- Spokane-Great Northern Ry. Crossing—Paving ...................... 145,000 00
- Davenport-Cottonwood Creek Bridge-Davenport-West ............... 15,000 00
- Wenatchee-Idaho State Line—Betterment and Reconstruction .... 70,085 00

**Total—Wenatchee-Idaho State Line** ................................ $498,085 00

**State Road No. 2—Jct. State Road No. 2-Columbia River**
- Teanaway-Bristol—Grading ............................................ $81,000 00
- Swauk Creek-Ellensburg City Wells—Construction ................. 342,000 00
- Sunnyside-Prosser—Construction .................................... 275,000 00
- Yakima River Bridge at Prosser .................................... 40,000 00
- Jct. S. R. No. 2.—Columbia River—Heavy Oiling .................. 107,500 00
- Jct. S. R. No. 2-Columbia River—Betterment and Reconstruction .... 86,300 00

**Total—Jct. S. R. No. 2-Columbia River** ................................ $931,800 00
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<th>Project Description</th>
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<td>Wallula Cut-off—Construction</td>
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<td>Walla Walla-Asotin</td>
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<td>Walla Walla-Asotin—Oiling</td>
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<td>Fairholm West—Right of Way</td>
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<td>Sappho—Lake Creek—Location and Engineering</td>
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<td>Braden Creek Bridge</td>
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State Road No. 10—Chelan-Okanogan Highway
Conconully St. in Okanogan to 2nd Ave. North in Omak—
Paving ............................... $170,000 00
Methow River Bridge Approach North and connection with
town of Pateros—Construction .................. 12,000 00
Methow River Bridge—Location and Bridge ........... 65,000 00
Pateros-Brewster Flats—Location and Engineering ...... 2,500 00
Chelan County Line North—Oiling .................. 27,000 00
B. C. Line-Chelan County Line—Betterment and Recon-
struction .................................. 57,120 00

Total—Okanogan County.......................... $333,620 00

Wenatchee-Okanogan County Line
Orondo North—Construction and Surfacing ............ $60,000 00
Wenatchee-Okanogan County Line—Oiling .............. 51,000 00
Wenatchee-Okanogan County Line—Betterment and Recon-
struction .................................. 13,450 00

Total—Wenatchee-Okanogan County Line ............. $124,450 00

Wenatchee-Quincy
Trinidad-Quincy—Location and Right of Way .......... $5,000 00
Wenatchee-Quincy—Oiling (Heavy) ................... 65,000 00
Wenatchee-Quincy—Betterment and Reconstruction ...... 24,250 00

Total—Wenatchee-Quincy .......................... $94,250 00

State Road No. 11—Central Washington Highway
Pasco-Jct. State Road No. 2
Lind—E. Bridge and Grade—Construction ................ $55,000 00
Pasco-Jct. St. Road No. 2—Oiling (Heavy) ............. 219,000 00
Pasco-Jct. St. Road No. 2—Betterment and Reconstruction 75,800 00

Total—Pasco-Jct. State Road No. 2 ................ $349,800 00

State Road No. 12
Chehalis-Astoria Ferry Landing
Chehalis-Walvllle—Paving ........................ $143,300 00
Rock Creek Over-crossing .......................... 51,500 00
Walvllle-Astoria Ferry Landing, Location, Engineering,
Right of Way, Grading, Construction, Bridges, Surfacing,
Oiling, Betterment and Reconstruction ................ 597,500 00
For painting bridge across South Fork Willapa River on
State Road No. 12 ......................... 2,500 00

Total—Chehalis-Astoria Ferry Landing .............. $794,800 00

Kelso-Johnson's Landing
Kelso-Johnson's Landing—Location, Engineering, Right of
Way, Construction, Grading, Surfacing, Betterment and
Reconstruction ................................ $737,850 00
For Survey and Report by State Director of Highway to
determine the feasibility of a State Highway from
Brookfield, Wahkiakum County to Megler, Pacific
County ................................ 1,000 00
For painting bridge across Cowlitz River at Kelso on State
Road No. 12 ................................ 6,100 00

Total—Kelso-Johnson's Landing ..................... $744,950 00

State Road No. 13—Willapa-Grays Harbor Highway
Raymond-Jct. S. R. No. 9
Raymond-Smith Creek—Location and Surfacing ........ $28,500 00
Smith Creek North—Location and Surfacing ........... 53,000 00
Smith Creek Road to Quarry—Construction ............. 20,500 00
Smith Creek Bridge—Location and Bridge .............. 20,500 00
Elk Horn Bridge—Location and Bridge ................. 20,500 00

Total—State Road No. 13—Willapa-Grays Harbor Highway $254,500 00
FIFTY-NINTH DAY, MARCH 13, 1929

Fill and Culvert at Station 768—Grading ........................................ 2,000 00
Arctic-Pacific County Line—Surfacing ............................................. 80,000 00
Arctic-Salmon Creek—Grading ......................................................... 50,000 00
Salmon Creek-Bridge—Location and Bridge ........................................ 12,500 00
North River Bridge—Location and Bridge ......................................... 100,000 00
Arctic North—Right of Way .............................................................. 5,000 00
Raymond-Jct. St. R. No. 9—Betterment and Reconstruction .................... 30,000 00

Total—Raymond-Jct. S. R. No. 9 ...................................................... $422,500 00

State Road No. 14—Navy Yard Highway
Union River-Tidewater Creek—Location and Right of Way ....................... $16,000 00
Tidewater Creek-Bremerton—Location and Paving .................................. 101,000 00
Tidewater Creek-Port Orchard—Location ............................................ 3,500 00
Port Orchard-South Colby-Manchester—Construction ............................ 156,000 00
Burley-Pierce County Line—Construction .......................................... 18,200 00
State Road No. 14—Oiling ................................................................. 46,900 00
State Road No. 14—Betterment and Reconstruction ............................... 64,690 00

Total—State Road No. 14 ................................................................... $403,290 00

State Road No. 21
Silverdale-Keyport—Construction ...................................................... $125,000 00

State Road No. 22—Davenport-Meyers Falls
Hunters-Gifford—Construction .......................................................... $55,000 00
Bissell South—Location and Right of Way .......................................... 5,000 00
State Road No. 22—Betterment and Reconstruction ............................... 23,000 00

Total—State Road No. 22 ................................................................... $83,000 00

Methow Valley Highway
Winthrop to 8 miles East of Twisp—Construction ................................ $167,000 00
Methow Valley—Betterment and Reconstruction ................................... 15,600 00

Total—Methow Valley Highway ........................................................... $182,600 00

Cascade Wagon Road
Marblemount East—Construction ....................................................... $150,000 00

Total—Cascade Wagon Road ................................................................ $150,000 00

Asotin South (Location, Survey and Construction) ............................... 95,500 00
Marcus-Northport Extension S. R. No. 22—Construction ........................ 55,000 00
For Maintenance of Stevens Pass Highway from Leavenworth to Junction of State Road No. 1-Everett (Construction and Reconstruction) .................. 300,000 00
Coulee City to Soap Lake Via Grand Coulee to a connection with S. R. No. 7 .......................................................... 60,000 00
Mansfield Easterly to Connection S. R. No. 2, at the most feasible point between Coulee and Baird ........................................... 100,000 00
District Offices (Operations and Capital Outlays) ................................ 388,735 00
Emergencies (Limited to unforeseen damages to state highways and/or bridges caused by elements) .................................................. 280,000 00
For streets in certain Cities and Towns ................................................ 182,650 00
Maintenance, Road Signs and Construction ........................................ 3,003,754 00
Construction and/or improvement of a highway in Moran State Park to Summit of Mount Constitution—Under direction of the State Highway Engineer .................................................. 40,000 00
Island Counties—To be distributed in the manner provided by law ........... 105,000 00
Pacific Highway—City of Seattle-Lake Union Bridge, Right of Way, Engineering and Construction ..................................................... 1,000,000 00

Provided: That this appropriation shall be expended in conjunction with moneys furnished and deposited by the
County of King and/or the City of Seattle, jointly or severally, in county and/or city depositary banks in the City of Seattle, from time to time upon the demand of the State Highway Engineer by not less than sixty days notice in writing, payable to the order of the State Auditor upon vouchers signed by the State Highway Engineer, to the total amount of $2,000,000.00, such bridge to be built under full charge, supervision and control of construction thereof by the State Highway Engineer, it being hereby declared to be the purpose of the State of Washington to furnish and appropriate from the motor vehicle fund in the state treasury one-third of the cost of the construction of such bridge, the remainder of the cost of such construction to be furnished by the County of King and the City of Seattle; and

Provided further, That said bridge when constructed shall be operated and maintained by the City of Seattle or the County of King, or both, as is now or may be hereafter provided by law, and without any expense or responsibility on the part of the State of Washington.

For the construction of a highway from Fairfax to Spray Park in Pierce County in conjunction with Bureau of Public Roads of United States, under the direction of the State Highway Engineer ........................................ 200,000.00

For the construction and improvement of the Pacific Highway in the City of Tacoma between Edison Avenue (South Tacoma Way) and Puyallup Avenue as located by the Highway Engineer. Full control of construction, improvement and supervision shall be under the State Highway Engineer. Any funds needed above this amount shall be supplied by City of Tacoma .................................................. 120,000.00

(This being full amount to be appropriated by the State on this project.)

For the reconstruction and repair of the Old Pacific Highway (commonly called the Valley Road) from Tacoma city limits north to King County line to be expended under full control of State Highway Engineer .................................................. 100,000.00

Snohomish-Cathcart Heights-Bothell in Snohomish County to be expended under full control of the State Highway Engineer —Betterment and Reconstruction .................................................. 50,000.00

Relief for City of Olympia—Local Improvement District No. 417 ............ 11,735.00

For the construction and maintenance of dolphins and shear booms for the protection of a bridge over Des Chutes Waterway on State Road No. 9—under the direction of the State Highway Engineer .................................................. 2,500.00

Relief of City of Blaine (For Right of Way—General Obligation bonds) .................. 16,000.00

Purchase or construction of bridge over Columbia River vicinity of Kennewick-Pasco ........................................ 580,000.00

Provided, That in case the Director of Highways shall be unable to purchase said bridge for the sum appropriated on or before January 1, 1930, and shall determine the amount insufficient to construct a bridge, then and in that event, said sum appropriated shall be expended as follows:

Marcus-Northport—Extension No. 22 ....... $50,000.00
Dayton North—Paving ...................... 100,000.00
Walla Walla West—Engineering-Bridge —Construction or Paving .............. 130,000.00
Yakima-Union Gap—Paving .............. 75,000.00
Yakima No. 3 West—Paving .............. 125,000.00
Prosser-Kennewick—Surfacing ............ 100,000.00
For engineering, construction, reconstruction and betterment of Lake Samish Road in Skagit and Whatcom Counties, to be expended under the direction of the State Highway Engineer .......... 150,000 00

Lake Forest Road in King County—Betterment and Reconstruction ............... 75,000 00

From S. R. No. 1, at the most feasible point North of Marysville, thence through Arlington and Sedro-Woolley to Bellingham—Location and engineering and report of feasibility... 5,000 00

From Sumner to La Grande in Pierce County—Survey .......... 5,000 00

S. R. No. 5 at Auburn Westerly to S. R. No. 1—Paving .......... 125,000 00

On S. R. No. 21—Port Gamble to Shine Ferry Landing—Construction ............... 50,000 00

For the improvement of a road in the vicinity of Ilwaco, Pacific County, from Junction State Road No. 12, to North Head of Military Reservation .................. 52,000 00

Grand Total ........................................ $24,043,704 00

Sec. 2. It shall be the duty of the Director of Highways to prepare and submit to the Legislature at its convening in the regular biennial session in 1931 an itemized and detailed report showing the expenditure of the moneys appropriated by the respective items of this act and the expenditures contracted under each of said items and the unexpended and uncontracted balances of said items, respectively, down to and including the 31st day of December, 1930.

Sec. 3. This act is necessary for the immediate preservation of the public peace, health and safety, the immediate support of the state government and its existing public institutions, and shall take effect immediately. and the same is herewith transmitted.

HERBERT H. SIELER, Secretary.

Mr. Ryan moved that the House do not concur in the Senate amendments to Engrossed House Bill No. 417 and that the Senate be asked to recede therefrom.

The motion was carried.

SENATE AMENDMENTS TO HOUSE BILLS.

SENATE CHAMBER,
OLYMPIA, WASH., March 13, 1929.

MR. SPEAKER:

The Senate has passed House Bill No. 424 with the following amendments:

Amend section 1 of the bill as follows:

Strike lines 6 to 14 inclusive of the original bill, the same being lines 1 to 7 inclusive of the printed bill, and insert in lieu thereof the following:

"Section 1. That the sum of five million, four hundred ninety seven thousand, five hundred sixty-nine and 10/100 dollars ($5,497,569.10) from the motor vehicle fund, or so much thereof as may be necessary, be and the same is hereby re-appropriated for completing and maintaining work already under contract, or in progress and for new work on certain state roads hereinafter mentioned, the same being the unexpended balances of certain existing appropriations as shown by the State Auditor's books on December 31, 1928, the said balances being re-appropriated as follows: Provided, That no expenditures under authority of this act shall in any event exceed the amount of the unexpended balances shown by the State Auditor's books for the respective items."

Amend section 1 of the bill as follows:

Strike line 5 of page 3 of the original bill, being line 76 of the printed bill, and insert in lieu thereof the following:

"Stevenson-Nelson Creek and Greer Creek-Wind River be expended, Stevenson-Wind River and bridge construction .......... $103,910.26"

Amend section 1 of the bill as follows:

Line 9, page 3 of the original bill, being line 82 of the printed bill, strike the entire line.
Amend section 1 of the bill as follows:

Line 30, page 3 of the original bill, being line 106 of the printed bill, strike the figures at the end of the line "$153,267.59," and insert in lieu thereof the figures "$88,267.59."

Amend section 1 of the bill as follows:

Strike lines 12 to 22 on page 4 of the original bill, same being lines 120 to 131 inclusive of the printed bill, and insert in lieu thereof the following:

"Pacific Highway-City of Seattle-Lake Union Bridge

For the construction of such bridge: Provided that the City of Seattle or county of King, jointly or severally, upon not less than sixty days' notice in writing by the State Highway Engineer, shall deposit in city or county depositary banks in the City of Seattle, payable to the order of the State Auditor upon vouchers signed by the State Highway Engineer, double the amount of this appropriation to be applied on the construction of such bridge to be built under full charge, supervision and control of construction thereof by the State Highway Engineer; and Provided further, That said bridge when constructed shall be operated and maintained by the City of Seattle or the County of King, or both, as is now or may be hereafter provided by law, and without any expense or responsibility on the part of the State of Washington .............. $500,000.00"

Amend section 1 of the bill as follows:

In line 23 on page 4 of the original bill, being line 132 of the printed bill, strike the figures "$133,118.45" at the end of the line and insert in lieu thereof the figures "33,118.45." and the same is herewith transmitted.

HERBERT H. SIETER, Secretary.

Mr. Ryan moved that the House do not concur in the Senate amendments to House Bill No. 424 and that the Senate be asked to recede therefrom.

The motion was carried.

* SENATE CHAMBER,
OLYMPIA, WASH., March 11, 1929.

The Senate has passed Engrossed House Bill No. 250 with the following amendment:

Amend the enacting clause by changing the spelling of "Legislature" to "Legislature"; and the same is herewith transmitted. HERBERT H. SIETER, Secretary.

On motion of Mr. Canfield, the Senate amendment to Engrossed House Bill No. 250 was concurred in.

The clerk called the roll, and the House passed Engrossed House Bill No. 250, as amended by the Senate, by the following vote: Yeas, 89; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Moran, Murray, Northup, Payse, Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—89.

Those absent or not voting were: Representatives Anderson, Bach, Hubbell, Mitchell, Nelson, Olson (A. E.), Olson (O. H.), Vaughan—8.
FIFTY-NINTH DAY, MARCH 13, 1929

SENATE CHAMBER,
OLYMPIA, WASH., March 13, 1929.

MR. SPEAKER:
The Senate has passed Engrossed House Bill No. 261 with the following amendments:

Amend the title by striking after the comma (,) following the word "sound" the words "and providing for the retention in the Motor Vehicle Fund of taxes collected on gasoline used by airplanes and aircraft".

Amend section 6, line 19 of the engrossed bill, by striking all of said section 6 and the same is herewith transmitted. HERBERT H. SIIZER, Secretary.

Mr. Canfield moved that the House do not concur in the Senate amendments to Engrossed House Bill No. 261 and that the Senate be asked to recede therefrom.

The motion was carried.

SENATE CHAMBER,
OLYMPIA, WASH., March 13, 1929.

MR. SPEAKER:
The Senate has passed Engrossed House Bill No. 271 with the following amendments:

Amend section 1, line 14 of the printed bill, same being line 22 of the original bill, strike the word "gross".

Amend section 2, line 9 of the printed bill, same being line 2, page 2, of the original bill, strike the word "gross" and the same is herewith transmitted. HERBERT H. SIIZER, Secretary.

On motion of Mr. Reader, the Senate amendments to Engrossed House Bill No. 271 were concurred in.

The clerk called the roll, and the House passed Engrossed House Bill No. 271, as amended by the Senate, by the following vote: Yeas, 90; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Northup, Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—90.

Those absent or not voting were: Representatives Anderson, Bach, Hubbell, Nelson, Olson (A. E.), Olson (O. H.), Vaughan—7.

SENATE AMENDMENTS TO HOUSE BILLS.

SENATE CHAMBER,
OLYMPIA, WASH., March 13, 1929.

MR. SPEAKER:
The Senate has passed House Bill No. 272 with the following amendments:

Amend section 2, line 19 of the printed bill, the same being line 7 of the original bill. Strike the semi-colon (;) after the word "shell" and insert a period (.) and strike the remainder of the section.
Strike sections 5, 6 and 7 of the bill and insert in lieu thereof the following:

"Sec. 5. It shall be the duty of every person who shall sell to a retailer any eggs, other than those of his own production to furnish such retailer with an invoice showing the exact grade or quality and size or weight of such eggs according to the standards prescribed by the director of agriculture, and a copy of such invoice shall be kept on file by the person selling and by the retailer buying, at their respective places of business, for a period of thirty days, and shall be available for inspection at all reasonable times by accredited inspectors or representatives of the department of agriculture.

Sec. 6. It shall be unlawful for any person to expose or offer for sale, or sell to a consumer, any eggs, other than those of his own production, intended for human consumption, without notifying, by a suitable sign or label, the person or persons purchasing or intending to purchase the same, of the exact grade or quality, and the size or weight of such eggs, according to the standards prescribed by the director of agriculture, and when so labeled, no other or additional labeling shall be required.

Sec. 7. No retailer who shall have purchased eggs from any person, other than the producer, under an invoice as provided in section 5 of this act, and who shall offer or expose for resale, or resell such eggs, in accordance with the purchase invoice, shall be deemed guilty of a violation of the provisions of section 6 of this act, unless such retailer shall have kept the eggs covered by such invoice for such time after their purchase, or under such conditions, as to cause said eggs to deteriorate into a lower grade or standard."

Amend section 8, line 1 of the printed bill, the same being line 21 of the original bill, after the word "violates" insert a comma (,) and the words "or fails to comply with," and the same is herewith transmitted. HERBERT H. SIILER, Secretary.

On motion of Mr. Van Horn, the Senate amendments to House Bill No. 272 were concurred in.

The clerk called the roll, and the House passed House Bill No. 272, as amended by the Senate, by the following vote: Yeas, 89; nays, 2; absent or not voting, 6.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Cory, Culmbach, Danielson, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Northup, Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoe-maker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—89.

Those voting nay were: Representatives Casey, Danskin—2.

Those absent or not voting were: Representatives Anderson, Bach, Hubbell, Nelson, Olson (A. E.), Olson (O. H.)—6.

Mr. Speaker:

The Senate has passed House Bill No. 277 with the following amendments:

Amend section 1, strike the entire section 1 and renumber the following sections accordingly.

Amend section 2, line 1 of the original and printed bill, strike "Sec" and insert in lieu thereof "Section" and the same is herewith transmitted.

HERBERT H. SIILER, Secretary.
On motion of Mr. Banker, the Senate amendments to House Bill No. 277 were concurred in.

The clerk called the roll, and the House passed House Bill No. 277, as amended by the Senate, by the following vote: Yeas, 91; nays, 0; absent or not voting—6.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskine, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Northup, Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reader, Reed, Roudeush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—91.

Those absent or not voting were: Representatives Anderson, Bach, Hubbell, Nelson, Olson (A. E.), Olson (O. H.)—6.

MR. SPEAKER:

The Senate has passed House Bill No. 284 with the following amendments:

Amend section 5, line 25 of the original bill, same being line 9 of the printed bill, by striking the word “of” and inserting in lieu thereof the word “or”.

Amend section 7, line 13, page 5 of the original bill, same being line 54 of the printed bill, by striking the word “four” and inserting in lieu thereof the word “three”.

Amend section 7, line 29, page 5 of the original bill, same being line 66 of the printed bill, by striking the word “prescribed” and inserting in lieu thereof the word “prescribe”, and the same is herewith transmitted.

HERBERT H. SIETER, Secretary.
Those absent or not voting were: Representatives Anderson, Bach, Hubbell, Nelson, Olson (A. E.), Olson (O. H.), Vaughan—7.

SENATE CHAMBER,
OLYMPIA, WASH., March 13, 1929.

MR. SPEAKER:

The Senate refuses to concur in the House amendments to Engrossed Substitute Senate Bill No. 310, and asks the House to recede therefrom, and said bill is here-with transmitted.

HERBERT H. SIeler, Secretary.

Mr. Goldsworthy moved that the House do not recede from its amendments to Engrossed Substitute Senate Bill No. 310 and that the Senate be asked for a conference committee thereon.

The motion was carried.

SENATE CHAMBER,
OLYMPIA, WASH., March 12, 1929.

Mr. Speaker:

The Senate has passed House Bill No. 285 with the following amendments:

Amend section 2, lines 5 and 6 of the printed bill, strike the semi-colon after the word “commission” in line 5, insert in lieu thereof a period, strike the remainder of the sentence and add the following: “No person shall be eligible to membership on the commission unless he is a resident of one of the counties of Pacific, Wahkiakum, Cowlitz and Clark.” and the same is herewith transmitted.

HERBERT H. SIeler, Secretary.

On motion of Mr. Hess, the Senate amendment to House Bill No. 285 was concurred in.

The clerk called the roll, and the House passed House Bill No. 285, as amended by the Senate, by the following vote: Yeas, 91; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Manstfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Northup, Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reader, Reed, Roth, Roudeshel, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—91.

Those absent or not voting were: Representatives Anderson, Bach, Hubbell, Nelson, Olson (A. E.), Olson (O. H.)—6.

SENATE CHAMBER;
OLYMPIA, WASH., March 12, 1929.

Mr. Speaker:

The Senate has passed House Bill No. 291 with the following amendments:

Amend section 3, lines 28 and 29 of the original bill, being line 5 of the printed bill, strike the words “interest-bearing” and substitute in lieu thereof the word “interest”

Amend section 5, line 10 of the original bill, being line 4 of the printed bill, after the word “his” insert the word “sole” and the same is hereewith transmitted.

HERBERT H. SIeler, Secretary.
On motion of Mr. Miller (W. O.), the Senate amendments to House Bill No. 291 were concurred in.

The clerk called the roll, and the House passed House Bill No. 291, as amended by the Senate, by the following vote: Yeas, 88; nays, 1; absent or not voting, 8.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskj, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Moran, Murray, Northup, Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Triple, Van Horn, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—88.

Those voting nay were: Representative Totten—1.

Those absent or not voting were: Representatives Anderson, Bach, Hubbell, Mitchell, Nelson, Olson (A. E.), Olson (O. H.), Vaughan—8.

MR. SPEAKER:

The Senate has passed House Bill No. 297 with the following amendments:

Amend section 1, lines 10 and 11 of the original bill, same being line 5 of the printed bill, by striking the words “the boundaries of” and inserting in lieu thereof the words “in areas adjoining”.

Amend section 1, line 11 of the original bill, same being lines 5 and 6 of the printed bill, by striking the words “hereafter extended or created”, and inserting in lieu thereof the words “within which the United States Government has authority to acquire land for national forest purposes”, and the same is herewith transmitted.

HERBERT H. SIENER, Secretary.

On motion of Mr. Saunders, the Senate amendments to House Bill No. 297 were concurred in.

The clerk called the roll, and the House passed House Bill No. 297, as amended by the Senate, by the following vote: Yeas, 90; nays, 1; absent or not voting, 6.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskj, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Northup, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Triple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—90.

Those voting nay were: Representative Totten—1.

Those absent or not voting were: Representatives Anderson, Bach, Hubbell, Nelson, Olson (A. E.), Olson (O. H.)—6.
The Senate has passed Engrossed House Bill No. 298 with the following amendments:

Amend Section 2, line 7, after the words "other than Class A" insert the words: "and first class"; after the word "counties" and before the words "on the" at the end of the line, insert the words "and not to exceed two and one-half mills in first class counties."

Amend the bill. Following section 6, insert a new section to be known as section 7, as follows:

"Section 7. That section 8 of chapter 98 of the Laws of 1907 (section 6727 of Remington’s Compiled Statutes) be amended to read as follows:

‘Section 8. In case such metropolitan park district through its board of commissioners desires to contract indebtedness as set forth and described in section 6, or in case the question of incurring indebtedness and issuing bonds as set forth and described in section 7 shall be submitted to the voters of such metropolitan park district and carried as hereinafore provided for, the commissioners of such metropolitan park district may issue the negotiable bonds of such district for the amount of such indebtedness and may dispose of said bonds either in payment of such indebtedness, or may advertise and sell said bonds in the open market for cash, but in no event shall said bonds be disposed of or negotiated at less than par” and renumber the succeeding sections accordingly.

Amend the bill by adding a new section to be numbered section 14, as follows:

"Sec. 14. That sections 9, 10, 11 and 12 of chapter 98 of the Laws of 1907, as amended by sections 3 and 4, chapter 131 of the Laws of 1909 (sections 6728, 6729, 6730, 6731 and 6732 of Remington’s Compiled Statutes) are hereby repealed."

Amend title. In line 2, following the comma (.), after the figure “7” insert figure “8” and a comma (.)

Amend title. Following the comma (.) after the figures “19-a” insert the following: “and repealing sections 9, 10, 11 and 12 of said chapter,” and the same is herewith transmitted.

Mr. Davis (J. H.) moved that the House do not concur in the Senate amendments to Engrossed House Bill No. 298, and that the Senate be asked to recede therefrom.

The motion was carried.

The Senate has passed House Bill No. 299 with the following amendments:

Amend section 1, line 9 of the original bill, same being line 4 of the printed bill, after the words “caring for,” by striking the word “and” and inserting therefor the word “or”.

Amend section 2, line 14 of the original bill, same being line 13 of the printed bill, after the words “inspection of the” by striking the words “Prosecuting attorney, juvenile court officer, or” and the same is herewith transmitted.

On motion of Mr. Gilbert, the Senate amendments to House Bill No. 299 were concurred in.

The clerk called the roll, and the House passed House Bill No. 299, as amended by the Senate, by the following vote: Yeas, 91; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly,
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Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Northup, Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roude bush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Triple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—91.

Those absent or not voting were: Representatives Anderson, Bach, Hubbell, Nelson, Olson (A. E.), Olson (O. H.)—6.

MR. SPEAKER:

The Senate has passed House Bill No. 314 with the following amendment:

Amend section 1, line 4, page 5 of the original bill, same being line 101 of the printed bill, by striking the word "twenty-five" and inserting in lieu thereof the word "ten" and the same is herewith transmitted. HERBERT H. SIELER, Secretary.

On motion of Mr. Durkee, the Senate amendment to House Bill No. 314 was concurred in.

The clerk called the roll, and the House passed House Bill No. 314, as amended by the Senate, by the following vote: Yeas, 89; nays, 2; absent or not voting, 6.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgren, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Northup, Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roude bush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Triple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—89.

Those voting nay were: Representatives Casey, Hurspool—2.

Those absent or not voting were: Representatives Anderson, Bach, Hubbell, Nelson, Olson (A. E.), Olson (O. H.)—6.

SENATE AMENDMENTS TO HOUSE BILLS.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 12, 1929.

MR. SPEAKER:

The Senate has passed House Bill No. 342 with the following amendments:

Amend the title by striking the word "high".

Amend Sec. 1, line 9 of the original bill, same being line 4 of the printed bill, by striking the word "high".

Amend Sec. 1, line 11 of the original bill, same being line 6 of the printed bill, after the word "shall" insert the following: "immediately submit to the State Superintendent a copy of such petition without signatures and the County Superintendent and the State Superintendent shall"

Amend Sec. 1, line 12 of the original bill, same being line 6 of the printed bill, by striking the word "his" and substituting therefor the words "their respective".
Amend Sec. 1, line 13 of the original bill, same being line 7 of the printed bill, by striking the word "fifteen" and substituting therefor the word "sixty".

Amend Sec. 2, line 15 of the original bill, same being line 1 of the printed bill, after the period (.) after the figure 2 strike the word "the" and substitute in lieu thereof the following: "if both the County Superintendent and the State Superintendent shall have approved such petition, the"

Amend Sec. 2, line 18 of the original bill, same being line 3 of the printed bill, by striking the word "high".

Amend Sec. 2, line 19 of the original bill, same being line 5 of the printed bill, by striking the word "high".

Amend Sec. 2, line 21 of the original bill, same being line 6 of the printed bill, by striking the word "high".

Amend Sec. 2, line 29 of the original bill, same being line 12 of the printed bill, by striking the word "high".

Amend Sec. 2, page 2, line 4 of the original bill, same being line 15 of the printed bill, by striking the word "high".

Amend Sec. 2, page 2, line 5 of the original bill, same being line 16 of the printed bill, by striking the word "high".

Amend Sec. 3, line 6 of the original bill, same being line 1 of the printed bill, by striking the word "high".

Amend Sec. 3, line 10 of the original bill, same being line 4 of the printed bill, by striking the word "high".

Amend Sec. 4, line 26 of the original bill, same being line 3 of the printed bill, by striking the word "high".

Amend Sec. 5, line 1 of the original bill, same being line 1 of the printed bill, by striking the word "high".

Amend Sec. 6, line 11 of the original bill, same being line 2 of the printed bill, by striking the word "high".

Amend Sec. 6, line 10 of the original bill, same being line 2 of the printed bill, after the word "shall" strike the remainder of the section and insert in lieu thereof the following: "exercise all the powers and perform all the duties of like officers for school districts of the second class except insofar as may be otherwise provided in this act."

Amend Sec. 7, line 16 of the original bill, same being line 1 of the printed bill, by striking the word "high".

Amend Sec. 7, line 17 of the original bill, same being line 2 of the printed bill, by striking the word "high".

Amend Sec. 7, line 20 of the original bill, same being line 4 of the printed bill, by striking the word "high".

Amend Sec. 7, line 21 of the original bill, same being line 5 of the printed bill, by striking the word "high".

Amend Sec. 8, line 24 of the original bill, same being line 1 of the printed bill, by striking the word "high".

Amend Sec. 8, line 25 of the original bill, same being line 3 of the printed bill, by striking the word "high".

Amend Sec. 8, line 26 of the original bill, same being line 4 of the printed bill, by striking the comma (,) after the word "year" and substituting therefor a period (.) Strike the remainder of the section and add the following: "All laws relating to consolidated school districts shall apply to such county school districts except where inconsistent with the other provisions of this act."

Strike Sec. 9 and amend the bill by adding 2 new sections as follows:

"Sec. 9. The Board of Directors of such county school district shall appoint a superintendent at such salary as they may fix and the elective county superintendent shall be ineligible to such appointment."

"Sec. 10. This act shall not apply to any county bordering on the Columbia River." and the same is herewith transmitted. HERBERT H. SIEGEL, Secretary.

On motion of Mr. Masterson, the Senate amendments to House Bill No. 342 were concurred in.

The clerk called the roll, and the House passed House Bill No. 342, as amended by the Senate, by the following vote: Yeas, 88; nays, 3; absent or not voting, 6.
Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Golds­worthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hut­chinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Moran, Murray, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—88.

Those voting nay were: Representatives Bennett, Hurspool, North­up—3.

Those absent or not voting were: Representatives Anderson, Bach, Hub­bell, Mitchell, Nelson, Olson (A. E.)—6.

SENEATE CHAMBER,
OLYMPIA, WASH., MARCH 11, 1929.

MR. SPEAKER:
The Senate has passed Engrossed House Bill No. 358 with the following amend­ment:

Amend the bill as follows: Section 2, in line 13 of page 5 of the engrossed bill, strike the words "department of chemistry" and insert in lieu thereof the words "college of pharmacy", and the same is herewith transmitted.

HERBERT H. SIOLER, Secretary.

On motion of Mr. Durrant, the Senate amendment to Engrossed House Bill No. 358 was concurred in.

The clerk called the roll, and the House passed Engrossed House Bill No. 358, as amended by the Senate, by the following vote: Yeas, 89; nays, 1; absent or not voting, 7.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Golds­worthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurs­pool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, Mansfield, Marble, Master­son, Miller (Frank O.), Miller (W. O.), Mills, Moran, Murray, Northup, Ol­son (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—89.

Those voting nay were: Representative McQuesten—1.

Those absent or not voting were: Representatives Anderson, Bach, Hubbell, Mitchell, Nelson, Olson (A. E.), Vaughan—7.

25—H
The Senate has passed Engrossed House Bill No. 355 with the following amendment:

Amend the bill as follows:

Section 2. In line 3 of the printed bill, beginning with the word "whether" following the comma (,) after the word "exist" strike everything down to and including the word "clearance" in line 10 of the printed bill, and insert in lieu thereof the following: "or shall have been created by any logging or clearing operations, and whether the state supervisor of forestry shall have declared the same to be a fire hazard or not, and an effort shall have been made to remove or abate such fire hazard, an application may be made to the supervisor of forestry for a certificate of clearance", and the same is herewith transmitted. HERBERT H. SIELER, Secretary.

On motion of Mr. Saunders, the Senate amendment to Engrossed House Bill No. 355 was concurred in.

The clerk called the roll, and the House passed Engrossed House Bill No. 355, as amended by the Senate, by the following vote: Yeas, 90; nays, 2; absent or not voting, 5.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—90.

Those voting nay were: Representatives Post, Reader—2.

Those absent or not voting were: Representatives Anderson, Bach, Hubbell, Nelson, Olson (A. E.)—5.

The Senate has passed Engrossed House Bill No. 429 with the following amendments:

Amend the title, strike the second "and" in line 2 of the title, and insert in lieu thereof a comma (,) and insert after the figure "2" the following: ", 3 and 4".

Amend section 1, line 5 of the printed bill, same being line of the original bill, strike the first word "and" and insert in lieu thereof a comma (,) and insert after the figure "2" the following: ", 3 and 4".

Amend section 1, line 6 of the printed bill, same being line of the original bill, after the period (.) after the figure "1" strike all of the remainder of the section and insert in lieu thereof the following:

"The power of taxation shall never be suspended, surrendered or contracted away. All taxes shall be uniform upon the same class of property within the territorial limits of the authority levying the tax, and shall be levied and collected for public purposes only. The word 'property', as used herein shall mean and include everything whether tangible or intangible, subject to ownership. All real estate shall be in one class except that the Legislature may provide for yield taxes in lieu
of part or all of the ad valorem tax on mineral lands, timber lands and lands devoted to reforestation: Provided, That the property of the United States and of the state, counties, school districts and other municipal corporations, and such other property as the legislature may by general laws provide, shall be exempt from taxation: And provided further, That the legislature shall have power, by appropriate legislation, to exempt personal property to the amount of three hundred dollars ($300.00) for each head of a family liable to assessment and taxation under the provisions of the laws of this state of which the individual is the actual bona fide owner," and the same is herewith transmitted.

Mr. Sims moved that the House do not concur in the Senate amendments to Engrossed House Bill No. 429, and that the Senate be asked to recede therefrom.

The motion was carried.

Mr. Falknor moved that the House do not recede from its amendments to Engrossed Senate Bill No. 79, and that the Senate be asked for a conference committee thereon.

The motion was carried.

Mr. Sims moved that the House do not concur in the Senate amendments to Engrossed Senate Bill No. 79 and asks the House to recede therefrom.

The Senate refuses to concur in the House amendments to Engrossed Senate Bill No. 79 and asks the House to recede therefrom, and the bill is herewith transmitted.

Mr. Falknor moved that the House do not recede from its amendments to Engrossed Senate Bill No. 79, and that the Senate be asked for a conference committee thereon.

The motion was carried.

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 67, and the bill passed as amended, also
The Senate has concurred in the House amendments to Engrossed Senate Bill No. 150, and the bill passed as amended, also
The Senate has concurred in the House amendments to Substitute Senate Bill No. 157, and the bill passed as amended, also
The Senate has concurred in the House amendments to Senate Bill No. 170, and the bill passed as amended, also
The Senate has concurred in the House amendments to Senate Bill No. 171, and the bill passed as amended, also
The Senate has concurred in the House amendments to Engrossed Senate Bill No. 220, and the bill passed as amended, also
The Senate has concurred in the House amendments to Senate Bill No. 319, and the bill passed as amended.

The Senate has passed House Bill No. 405 with the following amendment:
Amend Sec. 1, line 59 of the printed bill after the word "act". Strike balance of line and all of lines 60 and 61, and insert in lieu thereof the following:
"Also including any municipal or public corporation and/or subdivision thereof, and/or any natural person, partnership, firm, association and/or corporation, leasing and/or renting a motor vehicle and having the exclusive use thereof, said lease to be in writing and to be submitted with the application for license for such motor vehicle and such lease to be for a period of more than thirty days from and after the time of making such application" and the same is herewith transmitted.

HERBERT H. SIELER, Secretary.

On motion of Mr. Soule, the Senate amendment to House Bill No. 405, was concurred in.

The clerk called the roll, and the House passed House Bill No. 405, as amended by the Senate, by the following vote: Yeas, 92; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—92.

Those absent or not voting were: Representatives Anderson, Bach, Hubbell, Nelson, Olson (A. E.)—5.

The Speaker appointed, as a committee to arrange for entertainment the following night, Representatives Moran, Allen and Mills.

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

On motion of Mr. Knapp, the House adjourned until 10:00 a. m., Thursday, March 14, 1929.

A. W. CALDER, Chief Clerk.
SIXTIETH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, March 14, 1929.

The Speaker called the House to order at 10:00 a.m.
The clerk called the roll; all members being present except Representatives Bach, Nelson and Olson (A.E.), all being excused.

Prayer was offered by Rev. Chester C. Blair of the Methodist Episcopal Church of Tumwater, Wash.

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

COMMUNICATION.

TACOMA, WASH., March 14, 1929.

Arthur Calder, Chief Clerk State Capitol, Olympia, Wash.:

Accept sincerest thanks for kind and sympathetic resolution offered on my behalf. It is profoundly appreciated. My condition is unchanged but with God's help hope soon to rally. Extend cheerful greetings to the entire membership of House of Representatives.

CARL BACH.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 13, 1929.

Mr. Speaker: Your Committee on Enrollment, to whom was referred House Bill No. 413, also House Bill No. 165, also House Bill No. 247, also House Bill No. 356, also House Bill No. 362, also House Bill No. 379, have compared same with the original bills and find them correctly enrolled.

We concur in this report: Chas. L. Vaughan, M. B. Mitchell.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 12, 1929.

Mr. Speaker: Your Committee on Enrollment, to whom was referred Engrossed House Bill No. 186, also House Bill No. 187, also Engrossed House Bill No. 188, also Engrossed House Bill No. 273, also Substitute House Bill No. 337, also House Bill No. 339, also House Bill No. 347, also House Bill No. 352, also House Bill No. 363, also House Bill No. 421, also House Bill No. 423, have compared same with the original bills and find them correctly enrolled.

I concur in this report: O. H. Olson.
MR. SPEAKER:
Your Committee on Enrollment, to whom was referred House Joint Resolution No. 13, also
House Bill No. 64, also
House Bill No. 138, also
House Bill No. 190, also
House Bill No. 235, also
House Bill No. 251, also
House Bill No. 255, also
House Bill No. 287, also
House Bill No. 338, have compared same with the original bills and find them correctly enrolled.

John Anderson, Chairman.

I concur in this report: O. H. Olson.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 13, 1929.

Mr. Speaker:
The Senate has reconsidered its action upon the House amendments to Engrossed Senate Bill No. 323 and now concurs in the House amendments to said bill; and the bill passed as amended.

Herbert H. Sieler, Secretary.

Mr. Speaker:
The Senate has granted the request of the House for a Conference Committee upon Engrossed Senate Bill No. 79 and the House amendments thereto, and the President has appointed as members of said Conference Committee Senators Palmer, Condon and Hastings.

The Speaker appointed, as members of the conference committee on House amendments to Engrossed Senate Bill No. 79, Representatives Danskin, Knapp and Glasgow.

Herbert H. Sieler, Secretary.

Mr. Speaker:
The Senate has granted the request of the House for a Conference Committee upon Engrossed Substitute Senate Bill No. 310 and the House amendments thereto, and the President has appointed as members of said Conference Committee Senators Landon, Mize and Wilmer.

The Speaker appointed, as members of conference committee on Engrossed Substitute Senate Bill No. 310 and the House amendments thereto, Representatives Goldsworthy, Culmback and Hayton.

Herbert H. Sieler, Secretary.

Mr. Speaker:
The Senate has granted the request of the House for a Conference upon Engrossed Senate Bill No. 205 and the House amendments thereto, and the President has appointed as members of said committee, Senators Lunn, Palmer and Post.

Herbert H. Sieler, Secretary.

The Speaker appointed, as members of the conference committee upon Engrossed Senate Bill No. 205 and the House amendments thereto, Representatives Northup, Butterworth and Banker.
The Senate has granted the request of the House for a Conference Committee on Senate Joint Memorial No. 8 and the House amendments thereto, and the President has appointed as members of said Conference Committee, Senators Gray, Somerville and Ball.

The Speaker appointed, as members of the conference committee on Senate Joint Memorial No. 8 and the House amendments thereto, Representatives Watkins, Benson and Northup.

The Senate refuses to recede from its amendments to House Bill No. 424, and asks for a conference thereon.

Mr. Ryan moved that the request of the Senate for a conference committee on Senate amendments to House Bill No. 424 be granted, and that the conference committee be appointed.

The motion was carried.

The Speaker appointed, as the conference committee on Senate amendments to House Bill No. 424, Representatives Sims, Reed and Templeton.

The Senate refuses to recede from its amendments to Engrossed House Bill No. 417 and asks for a conference thereon.

Mr. Ryan moved that the request of the Senate for a conference committee on Senate amendments to Engrossed House Bill No. 417 be granted, and that the conference committee be appointed.

The motion was carried.

The Speaker appointed, as the conference committee on Senate amendments to Engrossed House Bill No. 417, Representatives Sims, Reed and Templeton.

The Senate refuses to recede from its amendments to Re-engrossed House Bill No. 298 and asks for a conference thereon.

Mr. Saunders moved that the request of the Senate for a conference committee on Senate amendments to Re-engrossed House Bill No. 298 be granted, and that the conference committee be appointed.

The motion was carried.

The Speaker appointed, as the conference committee on Senate amendments to Re-engrossed House Bill No. 298, Representatives Davis (J. H.), Barlow and Shoemaker.

The Senate refuses to recede from its amendments to Engrossed House Bill No. 192 and asks for a conference thereon.
Mr. Canfield moved that the request of the Senate for a conference committee on Senate amendments to Engrossed House Bill No. 192 be granted, and that the conference committee be appointed.

The motion was carried.

The Speaker appointed, as members of the conference committee on Senate amendments to Engrossed House Bill No. 192, Representatives Canfield, Danielson and Miller (W. O.).

SENATE CHAMBER,
OLYMPIA, WASH., March 13, 1929.

MR. SPEAKER:
The Senate refuses to recede from its amendments to Engrossed House Bill No. 261 and asks for a conference thereon.

HERBERT H. SIELER, Secretary.

Mr. Canfield moved that the request of the Senate for a conference committee on Senate amendments to Engrossed House Bill No. 261 be granted, and that the conference committee be appointed.

The motion was carried.

The Speaker appointed, as members of the conference committee on Senate amendments to Engrossed House Bill No. 261, Representatives Canfield, Saunders and Watkins.

SENATE CHAMBER,
OLYMPIA, WASH., March 13, 1929.

MR. SPEAKER:
The Senate refuses to recede from its amendments to House Bill No. 153 and asks for a conference thereon.

HERBERT H. SIELER, Secretary.

Mr. Allen moved that the request of the Senate for a conference committee on Senate amendments to House Bill No. 153 be granted, and that the conference committee be appointed.

The motion was carried.

The Speaker appointed, as members of the conference committee on Senate amendments to House Bill No. 153, Representatives Russell, Hess and Allen.

SENATE CHAMBER,
OLYMPIA, WASH., March 13, 1929.

MR. SPEAKER:
The Senate refuses to recede from its amendments to House Bill No. 141 and asks for a conference thereon.

HERBERT H. SIELER, Secretary.

Mr. Ryan moved that the request of the Senate for a conference committee on Senate amendments to House Bill No. 141 be granted, and that the conference committee be appointed.

The motion was carried.

The Speaker appointed, as members of the conference committee on Senate amendments to House Bill No. 141, Representatives Davis (J. H.), Russell and Soule.

SENATE CHAMBER,
OLYMPIA, WASH., March 13, 1929.

MR. SPEAKER:
The Senate refuses to recede from its amendments to Engrossed House Bill No. 68 and asks for a conference thereon.

HERBERT H. SIELER, Secretary.

Mr. Lindsay moved that the request of the Senate for a conference committee on Senate amendments to Engrossed House Bill No. 68 be granted, and that the conference committee be appointed.

The motion was carried.
The Speaker appointed, as members of the conference committee on Senate amendments to Engrossed House Bill No. 68, Representatives Lindsay, Miller (W. O.), and Casey.

Mr. A. A. Kelly, former member of the House of Representatives, was, upon invitation of the Speaker, escorted to a seat upon the rostrum by Representatives Kelly, Jr., and Reed.

The Speaker announced that he was about to sign House Bills Nos. 186, 187, 188, 273; Substitute House Bill No. 337; also House Bills Nos. 339, 347, 352, 363, 421, and 423; also House Joint Resolution No. 13; also House Bills Nos. 64, 139, 190, 239, 251, 259, 287, 338, 165, 247, 356, 362, 379 and 413.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 13, 1929.

Mr. Speaker:

The Senate refuses to concur in the House amendments to Senate Bill No. 45 and asks the House to recede therefrom, and said bill is herewith transmitted.

HERBERT H. SIELER, Secretary.

Mr. Falknor moved that the House do not recede from its amendments to Senate Bill No. 45, and that the Senate be asked for a conference committee thereon.

The motion was carried.

SENATE AMENDMENTS TO HOUSE BILLS.

SENATE CHAMBER,
OLYMPIA, WASH., March 13, 1929.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 364 with the following amendment:

Amend section 4, line 2, strike the words "Washington Agricultural College" and insert in lieu thereof the words "State College of Washington" and the same is herewith transmitted.

HERBERT H. SIELER, Secretary.

On motion of Mr. Aspinwall, the Senate amendment to Engrossed House Bill No. 364 was concurred in.

The clerk called the roll, and the House passed Engrossed House Bill No. 364, as amended by the Senate, by the following vote: Yeas, 94; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskia, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—94.
Those absent or not voting were: Representatives Bach, Nelson, Olson (A. E.)—3.

Mr. Speaker:

The Senate has passed House Bill No. 422 with the following amendments:

Amend section 1, line 12 of the original bill, being line 5 of the printed bill, strike the word "Capital".

Amend section 1, line 20 of the original bill, being line 11 of the printed bill, after the period after the word "purposes" strike the balance of the section and add a new section to be known as Sec. 2 that will read as follows:

"Sec. 2. 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.

HERBERT H. SIELER, Secretary.

On motion of Mr. Ryan, the Senate amendments to Engrossed House Bill No. 422 were concurred in.

The clerk called the roll, and the House passed Engrossed House Bill No. 422, as amended by the Senate, by the following vote: Yeas, 80; nays, 0; absent or not voting, 17.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Biesen, Canfield, Casey, Cory, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hazen, Hess, Hill, Hubbell, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliff, Reader, Reed, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Trippe, Van Horn, Vaughan, Wakefield, Wanamaker, Watkin, Webb, Williams, Mr. Speaker—80.

Those absent or not voting were: Representatives Bach, Benson, Booth, Bostwick, Butterworth, Culmback, Friese, Hayton, Knapp, Krouse, Mitchell, Moran, Murray, Nelson, Olson (A. E.), Roth, Westover—17.

Mr. Speaker:

The Senate has passed House Bill No. 416 with the following amendment:

Amend section 1 of the bill as follows: In line 6 of the printed bill, the same being of the original bill, after the word "that" insert a comma (,) and the words "unless the board shall decide otherwise by unanimous vote," and the same is herewith transmitted.

HERBERT H. SIELER, Secretary.

On motion of Mr. Johnson, the Senate amendment to House Bill No. 416 was concurred in.

The clerk called the roll, and the House failed to pass House Bill No. 416, as amended by the Senate, by the following vote: Yeas, 43; nays, 30; absent or not voting, 24.

Those voting yea were: Representatives Allen, Banker, Barlow, Beck, Bennett, Booth, Butterworth, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Gear, Gilbert, Gillette, Hartung, Hess, Hutchinson, Johnson, Lindsay, McDonough, McQuesten, Masterson, Miller (W. O.), Mills, Mitchell, Northup, Paysse, Peterson (Payson), Ratliff, Reed, Roudebush,
Ryan, Saunders, Shoemaker, Sims, Smith, Sweetman, Templeton, Webb, Williams, Mr. Speaker—43.

Those voting nay were: Representatives Albert, Aspinwall, Benson, Bostwick, Casey, Cory, Falknor, Friese, Glasgow, Griffin, Hall, Hazen, Hill, Hultgrenn, Jones (Roy), Kelly, Knapp, Krouse, Leber, Mansfield, Marble, Miller (Frank O.), Moran, Peterson (C. E.), Russell, Shipley, Tripple, Wakefield, Wanamaker, Watkins—30.

Those absent or not voting were: Representatives Anderson, Bach, Biesen, Canfield, Culmback, Goldsworthy, Hayton, Hubbell, Hurspool, Jones (John R.), McCracken, Murray, Nelson, Olson (A. E.), Olson (O. H.), Post, Reader, Roth, Rowe, Soule, Totten, Van Horn, Vaughan, Westover—24.

MOTION FOR RECONSIDERATION.

Mr. Kelly moved that the House do now reconsider the vote by which House Bill No. 416 failed to pass.

SPECIAL ORDER.

The hour having arrived, the House took up consideration of the special order of business for the day, vetoed Senate Bill No. 105, together with the Governor's veto message thereon.

Mr. Danskin 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 Bach, Nelson and Olson (A. E.), all having been previously excused.

Mr. Danskin moved that the House do now proceed with business under the call of the House.

The motion was carried.

The Speaker declared the question was: Shall Senate Bill No. 105 pass, notwithstanding the veto of the Governor?

On motion of Mr. Hess, the previous question was ordered.

The clerk called the roll, and Senate Bill No. 105 failed to pass, notwithstanding the Governor's veto, by the following vote: Yeas, 8; nays, 86; absent or not voting, 3.

Those voting yea were: Representatives Allen, Falknor, Hall, Hultgrenn, Peterson (C. E.), Shoemaker, Totten, Vaughan—8.

Those voting nay were: Representatives Albert, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Northup, Olson (O. H.), Paysse, Peterson (Paysen), Post, Ratliff, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Sims, Smith, Soule, Sweetman, Templeton, Tripple, Van Horn, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—86.
Those absent or not voting were: Representatives Bach, Nelson, Olson (A. E.)—3.

The bill having failed to receive the constitutional two-thirds majority, was declared lost, and the Governor’s veto was sustained.

The House resumed consideration of House Bill No. 416.

The Speaker declared the question was: Shall the House reconsider the vote by which House Bill No. 416 failed to pass?

Mrs. Sweetman moved that the previous question be ordered, and the motion was lost.

After extended debate, on motion of Mr. Mitchell, the previous question was ordered.

The motion to reconsider carried.

RECONSIDERATION.

On motion of Mr. Goldsworthy, the previous question was ordered.

The clerk called the roll on the final passage of House Bill No. 416, and the bill passed the House by the following vote: Yeas, 81; nays, 12; absent or not voting, 4.

Those voting yea were: Representatives Albert, Allen, Banker, Barlow, Beck, Bennett, Biesen, Booth, Bostwick, Butterworth, Canfield, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Masterson, Mitchell, Moran, Murray, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—81.

Those voting nay were: Representatives Aspinwall, Benson, Casey, Falknor, Griffin, Knapp, Marble, Miller (Frank O.), Miller (W. O.), Mills, Russell, Van Horn—12.

Those absent or not voting were: Representatives Anderson, Bach, Nelson, Olson (A. E.)—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 AMENDMENTS TO HOUSE BILLS.

Mr. Speaker:

Olympia, Wash., March 12, 1929.

The Senate has passed House Bill No. 380 with the following amendments:

Strike all of Sec. 6 of the original bill and renumber the remaining sections accordingly.

Strike section 3 and renumber subsequent sections accordingly, and the same is herewith transmitted.

Mr. Hubbell moved that the House do not concur in the Senate amendments to House Bill No. 380 and that the Senate be asked to recede therefrom.

The motion was carried.
MR. SPEAKER:

The Senate has passed Engrossed House Bill No. 373 with the following amendment:

Amend section 1, line 15, on page 4 of the original bill, being line 77 on page 3 of the printed bill, after the word "county" insert the following: "or may be obligated by the county from the county", and the same is herewith transmitted.

HERBERT H. SIELER, Secretary.

On motion of Mr. Ryan, the Senate amendment to Engrossed House Bill No. 373 was concurred in.

The clerk called the roll, and the House passed Engrossed House Bill No. 373, as amended by the Senate, by the following vote: Yeas, 94; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Northup, Olson (O. H.), Paysse, Peterson, (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—94.

Those absent or not voting were: Representatives Bach, Nelson, Olson (A. E.)—3.

MR. SPEAKER:

The Senate refuses to recede from its amendments to Engrossed House Bill No. 429 and asks for a conference thereon.

HERBERT H. SIELER, Secretary.

Mr. Ryan moved that the request of the Senate for a conference committee on Senate amendments to Engrossed House Bill No. 429 be granted and that the conference committee be appointed.

The motion was carried.

The Speaker appointed, as members of the conference committee on Senate amendments to Engrossed House Bill No. 429, Representatives Davis (J. H.), Westover and Falknor.

MESSAGE FROM THE SENATE.

The President has signed:
Substitute Senate Bill No. 59, also
Senate Bill No. 92, also
Senate Bill No. 154, also
Senate Bill No. 158, also
Senate Bill No. 162, also
Senate Bill No. 186, also
Senate Bill No. 247, also

Senate Chamber,
Olympia, Wash., March 13, 1929.
Senate Bill No. 270, also
Senate Bill No. 142, also
Substitute Senate Bill No. 193, also
Senate Bill No. 201, also
Senate Bill No. 210, also
Senate Bill No. 216, also
Senate Bill No. 218, also
Senate Bill No. 241, also
Senate Bill No. 255, also
Senate Bill No. 259, and the same are herewith transmitted.

HERBERT H. SIENER, Secretary.

The Speaker announced that he was about to sign Substitute Senate Bill No. 59, also Senate Bills Nos. 92, 154, 158, 162, 186, 247, 270, 142, also Substitute Senate Bill No. 193, also Senate Bills Nos. 201, 210, 216, 218, 241, 255 and 259.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, Wednesday, March 13, 1929.

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

LADIES AND GENTLEMEN:

I have today approved the following House Bills, entitled:

House Bill No. 54: "An Act relating to security for costs in actions or proceedings in justice's courts and amending section 1725 of the Code of Washington Territory of 1881."

House Bill No. 55: "An Act relating to security for costs in actions or proceedings in superior courts and amending section 527 of the Code of Washington Territory of 1881."

House Bill No. 135: "An Act relating to the payment of annual fees by claimants of water power; to the furnishing of an annual statement by such claimants; providing penalties for failure to pay such fees or to make such statements."

House Bill No. 196: "An Act abolishing the fisheries board and providing that the duties heretofore performed by the fisheries board shall be performed by the director of fisheries and game, and declaring that this act shall take effect April 1, 1929."

House Bill No. 200: "An Act relating to public utility companies, providing for increased fees and amending section 1 of chapter 113 of the Laws of 1921, as amended by section 1 of chapter 107 of the Laws of 1923 (section 10417 of Remington's Compiled Statutes)."

House Bill No. 201: "An Act relating to fees to be paid by Auto Transportation Companies, abolishing the 'Auto Transportation Fund' and amending section 9 of chapter 111 of the Laws of 1921, as amended by section 1 of chapter 79 of the Laws of 1923."

House Bill No. 92: "An Act relating to the auditing and allowance of expenses of state, city, port district and county officers, and amending sections 1 and 2, of chapter LXV, of the Laws of 1899."

Very truly yours,

ROLAND H. HARTLEY, Governor.

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

On motion of Mr. Knapp, the House was declared at recess until 3:00 p.m., this date.
AFTERNOON SESSION.

The Speaker called the House to order at 3:00 p.m.
The clerk called the roll; all members being present except Representatives Bach, Nelson and Olson (A. E.); all being excused.

REPORTS OF STANDING COMMITTEES.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 12, 1929.

Your Committee on
House Bill No. 300,
House Bill No. 419,
Enrollment, to whom was referred House Bill No. 208, also
correctly enrolled.

We concur in this report: Chas. L. Vaughan, John C. Hurspool.

MESSAGES FROM THE SENATE.

Mr. Speaker:
The President has signed:
Engrossed House Bill No. 186, also
House Bill No. 187, also
Engrossed House Bill No. 188, also
Engrossed House Bill No. 273, also
Substitute House Bill No. 337, also
House Bill No. 339, also
House Bill No. 347, also
House Bill No. 352, also
House Bill No. 363, also
House Bill No. 421, also
House Bill No. 423, also
House Joint Resolution No. 13, also
House Bill No. 64, also
House Bill No. 139, also
House Bill No. 190, also
House Bill No. 239, also
House Bill No. 251, also
House Bill No. 259, also
House Bill No. 287, also
House Bill No. 338, also
House Bill No. 165, also
House Bill No. 247, also
House Bill No. 356, also
House Bill No. 362, also
House Bill No. 379, also
House Bill No. 413, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1929.

Mr. Speaker:
The Senate refuses to recede from its amendments to House Bill No. 380 and asks for a conference thereon.

Mr. Danskin moved that the request of the Senate for a conference committee on Senate amendments to House Bill No. 380 be granted, and that the conference committee be appointed.
The motion was carried.
The Speaker appointed, as members of the conference committee on Senate amendments to House Bill No. 380, Representatives Hubbell, Davis (J. H.) and Danskin.

MR. SPEAKER:

The President has signed:
Senate Bill No. 67, also
Senate Bill No. 150, also
Senate Bill No. 157, also
Senate Bill No. 170, also
Senate Bill No. 171, also
Senate Bill No. 220, also
Senate Bill No. 258, also
Senate Bill No. 303, also
Senate Bill No. 304, also
Senate Bill No. 311, also
Senate Bill No. 318, also
Senate Bill No. 319, also
Senate Bill No. 321, also
Senate Bill No. 324, also
Senate Joint Resolution No. 10, and the same are herewith transmitted.

The Speaker announced that he was about to sign Senate Bills Nos. 67, 150, 157, 170, 171, 220, 258, 303, 304, 311, 318, 319, 321, 324; also Senate Joint Resolution No. 10; also House Bills Nos. 208 and 300.

MR. SPEAKER:

The Senate has granted the request of the House for the appointment of a Conference Committee upon Senate Bill No. 45 and the House amendments thereto, and the President has appointed as members of said Conference Committee Senators Palmer, Hastings and Houser, also

The President has appointed as members of Conference Committee upon Engrossed House Bill No. 68 and Senate amendments thereto, Senators Landon, Charles Hall and Palmer, also

The President has appointed as members of Conference Committee upon House Bill No. 141 and the Senate amendments thereto, Senators Palmer, Somerville and Murphy, also

The President has appointed as members of Conference Committee upon House Bill No. 153 and Senate amendments thereto, Senators Smith, Tatman and Murphy, also

The President has appointed as members of Conference Committee upon Engrossed House Bill No. 192 and Senate amendments thereto, Senators Cox, Charles Hall and Post, also

The President has appointed as members of Conference Committee upon Engrossed House Bill No. 261 and Senate amendments thereto, Senators Conner, Williams and Frary, also

The President has appointed as members of Conference Committee on Re-engrossed House Bill No. 298 and the Senate amendments thereto, Senators Metcalf, Oman and Jacobus, also

The President has appointed as members of Conference Committee upon Engrossed House Bill No. 417 and Senate amendments thereto, Senators Sutton, Cleary and Hastings, also

The President has appointed as members of Conference Committee on House Bill No. 424 and Senate amendments thereto, Senators Sutton, Cleary and Hastings.
The Senate has adopted the report of the Conference Committee on House Bill No. 261 and has granted the power of free conference to said Committee, and a copy of said report is herewith transmitted.

HERBERT H. SIELER, Secretary.

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 14, 1929.

We, your Committee on Conference, to whom was referred House Bill No. 261, entitled "An Act establishing an airway from Spokane to Puget Sound", have had the same under consideration, and we report that we are unable to agree and ask that we be given the powers of free conference.

Senate Members:
W. W. CONNER
W. A. FRAY
HARRY L. WILLIAMS

House Members:
CHARLES W. SAUNDERS
GEO. F. CANFIELD
H. C. WATKINS.

Mr. Canfield moved that the report of the conference committee on House Bill No. 261 be adopted, and the conference committee be granted the powers of free conference.

The motion was carried.

The Speaker appointed as members of the Conference Committee on Senate Bill No. 45, and the House amendments thereto, Representatives Falknor, Griffin and Sims.
REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 13, 1929.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bill No. 119, also House Bill No. 124, also House Bill No. 227, also House Bill No. 331, also House Bill No. 335, also House Bill No. 406, also House Bill No. 295, also House Bill No. 263, also House Bill No. 195, also House Bill No. 385, also House Bill No. 341, have compared same with the original bills and find them correctly enrolled.

I concur in this report: O. H. Olson.

JOHN ANDERSON, Chairman.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 13, 1929.

Your Committee on Enrollment, to whom was referred House Bill No. 130, also House Bill No. 152, also House Bill No. 218, also House Bill No. 219, also House Bill No. 238, also House Bill No. 414, also House Joint Memorial No. 5, also House Joint Memorial No. 7, have compared same with the original bills and memorials and find them correctly enrolled.

We concur in this report: Chas. L. Vaughan, M. B. Mitchell.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1929.

Mr. Speaker:

The President has signed:
House Bill No. 208, also House Bill No. 152, also House Bill No. 419, also Senate Bill No. 51, also Senate Bill No. 295, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

The Speaker announced that he was about to sign House Bills Nos. 263, 195, 385, 341; also Senate Bills Nos. 51 and 295; also House Bills Nos. 124, 331, 395, 406, 327, 295, 119, 130, 152, 414, 238; also House Joint Memorials Nos. 7 and 5; also House Bills Nos. 219, 218, 208 and 300.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1929.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on Engrossed House Bill No. 192 and has granted the power of free conference to said Committee. A copy of said report is herewith transmitted.

HERBERT H. SIELER, Secretary.
REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 14, 1929.

MR. SPEAKER:

We, your Committee on Conference, to whom was referred Engrossed House Bill No. 192, entitled "An Act relating to the government of cities of the third class and the terms of appointive officers thereof and amending section 3 and repealing section 4 of chapter 184 of the Laws of 1915," have had the same under consideration, and we report that we are unable to agree and ask that we be granted the powers of free conference.

Senate Members
ARTHUR E. COX
J. H. POST
CHARLES W. HALL

House Members
GEORGE E. CANFIELD
ANDREW DANIELSON
W. O. MILLER

Mr. Canfield moved that the report of the Conference Committee on Senate amendments to Engrossed House Bill No. 192 be adopted, and that the Conference Committee be granted the powers of free conference.

The motion was carried.

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 14, 1929.

MR. SPEAKER:

We, your Committee on Conference, to whom was referred Engrossed Substitute Senate Bill No. 310, entitled "An Act making appropriations and reappropriations for the construction of buildings, for maintenance and for sundry expenses at the various state institutions, schools, and state offices, for the relief of certain individuals, corporations, counties and municipalities, and for miscellaneous purposes for the biennium beginning April 1, 1929, and ending March 31, 1931, except as otherwise provided and providing this act shall take effect immediately," and the House amendments thereto, have had the same under consideration, and we report that we are unable to agree and ask that power of free conference be granted.

Senate Members
F. J. WILMER
R. W. MIZE
DANIEL LANDON

House Members
H. E. GOLDSWORTHY
WM. HAYTON
GEORGE CULMBACK

Mr. Banker moved that the report of the Conference Committee on Engrossed Substitute Senate Bill No. 310 and the House amendments thereto, be adopted, and the Conference Committee be granted the powers of free conference.

The motion was carried.

MESSAGES FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, Thursday, March 14, 1929.

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

LADIES AND GENTLEMEN:

I have today approved the following House Bills, entitled:

House Bill No. 103: "An Act relating to winter poultry shows and providing funds therefor."

House Bill No. 110: "An Act relating to licensing of peddlers and amending section 1 of chapter 214 of the Laws of 1909."

House Bill No. 138: "An Act relating to diking districts, and amending chapter CXVII of the Laws of 1895 by adding three new sections, to be known as sections 36-1, 36-2 and 36-3, and providing that the act shall take effect immediately."

House Bill No. 233: "An Act relating to an Interstate bridge over the Snake River between Clarkston in Asotin County, Washington, and Lewiston in Nez Perce County, Idaho."

Very truly yours,

ROLAND H. HARTLEY, Governor.
STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, 
OLYMPIA, Thursday, March 14, 1929.

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

LADIES AND GENTLEMEN:
I have today approved the following House Bill, entitled:

House Bill No. 213: "An Act relating to the inventory and appraisement of the property of the estates of deceased persons and amending section 95 of chapter 156 of the Laws of 1917."

Yours very truly,

ROLAND H. HARTLEY, Governor.

On motion of Mr. Knapp, 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 clerk called the roll; all members being present except Representatives Bach, Nelson and Olson (A. E.); all being excused.

REPORT OF STANDING COMMITTEES.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 14, 1929.

Your Committee on Enrollment, to whom was referred House Bill No. 70, also House Bill No. 105, also House Bill No. 106, also House Bill No. 107, also House Bill No. 108, also House Bill No. 121, also House Bill No. 140, also House Bill No. 404, have compared same with the original bills and find them correctly enrolled.

I concur in this report: John C. Hurspool.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1929.

Mr. Speaker:
The Senate has adopted the report of the Free Conference Committee upon Re-engrossed House Bill No. 298 and the bill passed as amended. Said bill, together with the report of the Free Conference Committee, is herewith transmitted.

HERBERT H. SIETER, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 14, 1929.

Mr. Speaker:

We, your Committee on Free Conference, to whom was referred Re-engrossed House Bill No. 298, entitled "An Act relating to public parks, providing for the formation of metropolitan park districts in connection therewith, amending sections 4, 5, 7, 14, 15, 19 and 22 of chapter 98 of the Laws of 1907 and further amending said chapter by adding thereto four new sections to be known as sections 5-a, 5-b, 5-c and 19-a, and declaring that this act shall take effect immediately," have had the same under consideration, and we recommend that the Senate recede from the following amendment:

Amend section 2, line 7, after the words "other than Class A" insert the words: "and first class"; after the word "counties" and before the words "on the" at the
end of the line, insert the words "and not to exceed two and one-half mills in first class counties."

That the House concur in the following amendments:

Amend the bill. Following section 6, insert a new section to be known as section 7, as follows:

"Section 7. That section 8 of chapter 98 of the Laws of 1907 (section 6727 of Remington's Compiled Statutes) be amended to read as follows:

"Section 8. In case such metropolitan park district through its board of commissioners desires to contract indebtedness as set forth and described in section 6, or in case the question of incurring indebtedness and issuing bonds as set forth and described in section 7 shall be submitted to the voters of such metropolitan park district and carried as hereinabove provided for, the commissioners of such metropolitan park district may issue the negotiable bonds of such district for the amount of such indebtedness and may dispose of said bonds either in payment of such indebtedness, or may advertise and sell said bonds in the open market for cash, but in no event shall said bonds be disposed of or negotiated at less than par"

And renumber the succeeding sections accordingly.

Amend the bill by adding a new section to be numbered section 14 as follows:

Sec. 14. That sections 9, 10, 11 and 12 of chapter 98 of the Laws of 1907, as amended by sections 3 and 4, chapter 131 of the Laws of 1909 (sections 6728, 6729, 6730, 6731 and 6732 of Remington's Compiled Statutes) are hereby repealed."

Amend title. In line 2, following the comma (,) after the figure "7" insert figure "8" and a comma (,)

Amend title. Following the comma (,) after the figures "19-a" insert the following: "and repealing sections 9, 10, 11 and 12 of said chapter,"

That the bill be further amended as follows:

Amend section 2 of the bill as follows:

In line 8 of the printed bill, the same being line ....... of the engrossed bill, after the words "in such district" strike the period (.) and insert a colon (:) and the words:

"Provided, That in counties of the first class the levy shall not exceed two mills unless and until an increased levy of not to exceed a total of two and one-half mills shall have been authorized by a majority of the voters of the district voting upon the question of authorizing such increased levy at the general district election preceding the making of such levy, which question shall be submitted on the following form:

Shall the board of park commissioners of Metropolitan Park District of..............................(inserting the name of the city constituting the park district) be authorized to levy taxes in the year 19........ (inserting the year in which the election is held) at the rate of ..............mills (inserting the millage of the proposed levy) on all taxable property in the district.

Senator Members:

RALPH METCALF
J. R. OMAN
ROY JACOBUS

House Members:

J. H. DAVIS
G. C. BARLOW
FRED SHOEMAKER

On motion of Mr. Davis (J. H.), the report of the Free Conference Committee on Re-engrossed House Bill No. 298 was adopted.

The clerk called the roll, and the House passed Re-engrossed House Bill No. 298, as amended by the Free Conference Committee, by the following vote: Yeas, 82; nays, 1; absent or not voting, 14.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Casey, Cory, Cumback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson Jones (Roy), Kelly, Krouse, Leber, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Pay-
Those voting nay were: Representative Totten-1.

Those absent or not voting were: Representatives Bach, Butterworth, Canfield, Hubbell, Jones (John R.), Knapp, Lindsay, McCracken, McDonough, Nelson, Olson (A. E.), Sweetman, Templeton, Wanamaker—14.

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 14, 1929.

MR. SPEAKER:

We, your Committee on Conference, to whom was referred Engrossed Senate Bill No. 45, entitled "An Act authorizing and empowering cities of the first class having a population of 300,000, or more, to establish market places, or to use or grant to others the right to use, for market purposes, public places, and ratifying, confirming and validating such grants heretofore made," and the House amendments thereto, have had the same under consideration, and we report that we are unable to agree and ask that the power of free conference be granted.

Senate Members:
E. B. PALMER
FRED HASTINGS
P. W. Houser

House Members:
JOSEPH H. GRIFFIN
E. A. SIMS
JUDSON F. FALKNOR

Mr. Falknor moved that the report of the Conference Committee on House amendments to Engrossed Senate Bill No. 45 be adopted, and that the Conference Committee be granted the powers of free conference.

The motion was carried.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1929.

MR. SPEAKER:

The Senate has discharged the Senate members of the Conference Committee to whom was referred Engrossed House Bill No. 429 and has appointed a new Conference Committee with the powers of free conference, and the president has appointed as members of said Free Conference Committee Senators Metcalf, Dimmick and Williams.

HERBERT H. SIELEK, Secretary.

Mr. Falknor moved that the House members of the Conference Committee on Engrossed House Bill No. 429 be continued, and that the Committee be granted the powers of free conference.

The motion was carried.

The Speaker called Mr. Knapp to preside.

PRESENTATION OF GIFT TO THE SPEAKER.

Mr. Davis (J. H.) moved to a position in front of Mr. Davis (Ed), who was seated on the floor of the House, and addressed the assembly as follows:

"Mr. Speaker, Members of the House, and Friends gathered here this evening:

The Legislature has been in session sixty days. There are often things that come up that cause differences among its members. We contend for the things that we hope to accomplish. But the time comes when the end of the Session is near. It is at such a time as this that we pause for a moment and go back in memory to the things that have passed. We recall
the names of those with whom we have served; those with whom we have been more closely in contact than with others; and here we form ties that go down through the ages of our future life as pleasant memories.

Sometimes we are called upon to do things that are not the most pleasant; but tonight, Members of this House, I have been given one of the most pleasant duties that I have ever performed in my life.

Mr. Speaker, I will ask you to arise.

Dear old Deacon: The members of this House here have been led by you through the trials and tribulations of a sixty-day session of the Legislature. There has never been one moment when anyone could observe that you had shown the least possible partiality to any one. By your manly way of conducting the business of this House, you have endeared yourself to every member present. They will ever remember the pleasant association with you. And tonight I have been asked by this membership to present to you this watch.

There are only six hundred watches of this kind, and the dies were destroyed. There has never been one presented to any citizen of the State of Washington before. Every wheel in that watch is of solid gold. There are twenty-three jewels, of diamonds and rubies.

Deacon, we present this to you, and we hope that it will express to you in a small way our appreciation of your service to this Legislature. And we hope that you may live to wear this for many, many years; and all those years the Members of this House will hold you in the most kindly remembrance; and your future we hope will be as bright as the jewels that set the wheels of your watch.

Mr. Speaker, I present to you this watch.

Mr. Davis (Ed): "Fellow Members: We have been here together for sixty days. During those sixty days there have been some beautiful friendships formed. Some of us have received slight bruises, but fortunately, owing to our associations for these sixty days, we have found the remedy for those sore spots.

Tonight, as we mingle together, this last night, we cannot undo anything that we may be sorry about. But we can continue to do things. And as we are together this evening for the last time, let us apply the ointment of good friendship to those little bruises we may have received. Because a sore spot does not do us any good; it does not do our friends any good; and it does not do our state any good.

You have been wonderful to me. Our first day here you gave me a beautiful present. The general public will soon forget that I was ever Speaker of this House. But I—I will never forget.

Tonight you bring me another beautiful present. Next winter, and all the other winters to come, when I am home I will prop myself up in a chair similar to these, with my feet on the table and my old pipe going; the winds will be howling around the house, and in the voice of the wind I will hear our wonderful Reading Clerk call the roll: 'Albert, Allen, Anderson, Aspinwall,' and so forth; and in my dreams I will pass again through this beautiful room. I will meet you, I will feel the wonderful
splendid sentiment of friendship which you have always extended to me, and I will be glad for this experience. My friends, I thank you.”

Mr. Price: “Mr. Speaker—my Friend Ed: We, on the other side of the House, bring you a little gift. It is not set in diamonds, nor is there a speck of gold on it, Deacon. But I want to say that the givers of this have heartily appreciated your friendship here, and your friendship in the past. And as you sit beside your table in the winter time, and the wind is blowing and you are listening to the tick of the gift which you have just been presented with, reviewing the memories here in this wonderful place, may you elevate your feet, Sir, and sit back and puff away, and remember your friends when you are whiffing away on your old dudeen. You have been a good friend, and a wonderful presiding officer. I thank you.”

Mr. Davis (Ed): “There has been mention made at different times as to my ability to blow rings. Billy, and the rest of the boys—I expect to blow a chain of rings, which will cement our friendship.”

The Speaker resumed the chair.

Mr. Knapp: “Two years ago the House passed the following resolution:

Whereas, The Hon. John Anderson, representative from the sixth representative district, has been a member of the enrolling committee of the House for eight sessions of the legislature, and for six sessions has been the chairman of the committee; and

Whereas, The duties of the enrolling committee, and particularly the chairman thereof, are among the most arduous and exacting of all legislative duties; and

Whereas, Mr. Anderson in a spirit of unselfish service to the state has again and again tendered his services and requested the appointment as a member of the enrolling committee;

Now, Therefore Be It Resolved, By the House of Representatives of the State of Washington that it does hereby tender to Mr. Anderson in appreciation of his devotion to duty as a member of the legislature its most hearty thanks and its best wishes for his future happiness.

“Mr. Speaker, this House has been again honored by the service of Mr. Anderson in this arduous and thankless job; and the members of the Rules Committee, joined by the Chief Clerk and Assistant Chief Clerk, wish at this time to present to Mr. Anderson something visible to show their appreciation at this time.”

Mr. Anderson: “To the Members of the Rules Committee, the Chief Clerk and his assistant, and the Members of the Legislature in general:

I am embarrassed by this, and I can do nothing more than simply stammer my sincere thanks for this gift, which I think is bestowed upon me because of the service which they think I may have rendered in the past. But I am sure the Enrollment Committee work has been done largely through the cooperation of the members of that committee. I want the thanks of this Legislature to go to them, as it has come to me in this visible evidence of appreciation which the donors of this gift have shown in presenting this beautiful watch to me.

I won’t try to talk longer—I have been hoarse all day. But let me repeat my thanks to the members of the Rules Committee, the Chief Clerk and his Assistant, and every member of this body in which I take pleasure, and enjoy the companionship and the working together with each and every member for the best interests of the state as a whole, as we understand it. I thank you.”
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1929.

Mr. Speaker:

The Senate has adopted the report of the Free Conference Committee on Engrossed House Bill No. 192 and the bill passed as amended. And said bill, together with the report, is herewith transmitted.

HERBERT H. SIETER, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 14, 1929.

Mr. Speaker:

We, your Committee on Free Conference, to whom was referred Engrossed House Bill No. 192, entitled "An Act relating to the government of cities of the third class and the terms of appointive officers thereof and amending section 3 and repealing section 4 of chapter 184 of the Laws of 1915," have had the same under consideration, and we recommend that the House concur in the Senate amendments thereto and that the title of the engrossed bill be further amended so as to read as follows:

"An Act relating to the government of cities of the third class and the terms of appointive officers thereof and amending section 3 of chapter 184 of the Laws of 1915."

Senate Members:
ARTHUR E. COX
J. H. POST
CHARLES W. HALL

House Members:
GEO. E. CANFIELD
ANDREW DANIELSON
W. O. MILLER

On motion of Mr. Canfield, the report of the Free Conference Committee on Engrossed House Bill No. 192 was adopted.

The clerk called the roll, and the House passed Engrossed House Bill No. 192, as amended by the Free Conference Committee, by the following vote: Yeas, 85; nays, 1; absent or not voting, 11.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Marble, Masteron, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratcliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Williams, Mr. Speaker—85.

Those voting nay were: Representative Mansfield—1.

Those absent or not voting were: Representatives Bach, Falknor, Knapp, Murray, Nelson, Olson (A. E.), Post, Ryan, Totten, Webb, Westover—11.

Mr. Speaker:

The Senate has adopted the report of the Free Conference Committee upon Engrossed House Bill No. 261 and the bill passed as amended. And said bill, together with the report, is herewith transmitted.

HERBERT H. SIETER, Secretary.
REPORT OF FREE CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 14, 1929.

MR. SPEAKER:

We, your Committee on Free Conference, to whom was referred House Bill No. 261, entitled "An Act establishing an air way from Spokane to Puget Sound," have had the same under consideration, and we recommend: That the House concur in the Senate amendments, and, that the bill be further amended by striking sections 2 and 5, also in sec. 4, strike the words "state highway engineer" and insert in lieu thereof the words "Director of Highways", also

Renumber sections 3 and 4 to read Sec. 2 and Sec. 3, also

Add a new section to be known as sec. 4, to read as follows:

"Sec. 4. That the sum of Nine Thousand ($9,000.00) Dollars or so much thereof as may be necessary is hereby appropriated out of the General Fund to acquire and establish the initial landing fields herein provided for."

Also, amend the title by adding the words "and making an appropriation therefor."

Senate Members:

W. W. CONNER
W. A. FRARY
HARRY L. WILLIAMS

House Members:

GEORGE E. CANFIELD
H. C. WATKINS
CHARLES W. SAUNDERS

On motion of Mr. Canfield the report of the Free Conference Committee on House Bill No. 261 was adopted.

The clerk called the roll, and the House passed House Bill No. 261, as amended by the Free Conference Committee, by the following vote: Yeas, 85; nays, 1; absent or not voting, 11.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Davis (J. H.), Denman, Durkee, Durrant, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Northup, Olson (O. H.), Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roubesh, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Totten, Triple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—85.

Those voting nay were: Representative Friese—1.

Those absent or not voting were: Representatives Anderson, Bach, Biesen, Danskin, Falknor, Hubbell, Nelson, Olson (A. E.), Paysse, Roth, Templeton—11.

MR. SPEAKER:

The President has appointed as members of Conference Committee on House Bill No. 380 Senators Miller, Heifner and Wilmer, also.

The Senate has adopted the report of the Conference Committee upon Engrossed Senate bill No. 310 and has granted the power of free conference to said committee.

HERBERT H. SIETER, Secretary.

SENATE CHAMBER, OLYMPIA, WASH., March 14, 1929.

MR. SPEAKER:

The Senate has adopted the report of the Conference Committee on Engrossed House Bill No. 417 and has granted the power of free conference to said committee. A copy of said report is herewith transmitted. HERBERT H. SIETER, Secretary.
SIXTIETH DAY, MARCH 14, 1929

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 14, 1929.

Mr. Speaker:

We, your Committee on Conference, to whom was referred House Bill No. 417, entitled "An Act relating to public highways, making appropriations for the location, rights of way, engineering, maintenance, improvement, construction and paving thereof, and the construction or purchase of bridges, prescribing 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 have to report that we are unable to agree and request that we be granted powers of free conference.

Senate Members:  
E. J. Cleary  
Fred W. Hastings  
W. J. Sutton

House Members:  
E. A. Sims  
Mark E. Reed  
E. J. Templeton

Mr. Davis (J. H.) moved that the report of the Conference Committee on Senate amendments to Engrossed House Bill No. 417 be adopted, and that the Conference Committee be granted the powers of free conference.

The motion was carried.

MR. SPEAKER:

SENATE CHAMBER,  
OLYMPIA, WASH., March 14, 1929.

The Senate has adopted the report of the Conference Committee on Engrossed House Bill No. 68 and has granted the power of free conference to said committee. A copy of said report is herewith transmitted.

HERBERT H. SIELER, Secretary.

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 14, 1929.

Mr. Speaker:

We, your Committee on Conference, to whom was referred Engrossed House Bill No. 68, entitled "An Act relating to homesteads and amending section 1 of chapter 193 of the Laws of 1927," have had the same under consideration, and we are unable to agree and ask the powers of free conference be granted.

Senate Members:  
E. B. Palmer  
Charles W. Hall  
Daniel Landon

House Members:  
J. W. Lindsay  
W. O. Miller  
E. L. Casey

Mr. Lindsay moved that the report of the Conference Committee on Senate amendments to Engrossed House Bill No. 68 be adopted, and that the Conference Committee be granted the powers of free conference.

The motion was carried.

MR. SPEAKER:

SENATE CHAMBER,  
OLYMPIA, WASH., March 14, 1929.

The Senate has adopted the report of the Conference Committee upon House bill No. 153 and has granted the power of free conference to said committee. A copy of said report of said committee is herewith transmitted.

HERBERT H. SIELER, Secretary.

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 14, 1929.

Mr. Speaker:

We, your Committee on Conference, to whom was referred House Bill No. 153, entitled "An Act relating to an East and West Paved Highway from the Washington-Idaho state line to a junction with the Pacific Highway, requiring the payment of an excise tax on the sale of certain liquid fuels to create revenue therefor, prescribing the powers and duties of certain officers in relation thereto, making an
appropriation therefor, and declaring that this act shall take effect immediately," have had the same under consideration, and we are unable to agree and ask that the power of free conference be granted.

**Senate Members:**
- Horace E. Smith
- E. Tatman
- Geo. Murphy

**House Members:**
- Fred F. Hess
- Pliny L. Allen
- Josh Russell

Mr. Banker moved that the report of the Conference Committee on Senate amendments to House Bill No. 153 be adopted, and that the Conference Committee be granted the powers of free conference.

The motion was carried.

**REPORT OF CONFERENCE COMMITTEE.**

OLYMPIA, WASH., March 14, 1929.

Mr. Speaker:

We, your Committee on Conference, to whom was referred Senate Bill No. 178, entitled "An Act relating to the reservation of certain state lands from sale and lease," have had the same under consideration, and we recommend that the Senate concur in the House amendments thereto.

**Senate Members:**
- Fred W. Hastings
- Horace E. Smith
- W. L. Dimmick

**House Members:**
- W. S. Westover
- Josh W. Russell
- E. A. Sims

Mr. Davis (J. H.) moved that the report of the Conference Committee on House amendments to Senate Bill No. 178 be adopted.

The motion was carried.

**REPORT OF CONFERENCE COMMITTEE.**

SENATE CHAMBER, OLYMPIA, WASH., March 14, 1929.

Mr. Speaker:

We, your Committee on Conference, to whom was referred Senate Joint Memorial No. 8 relating to seasons for hunting Migratory Water-Fowl in the State of Washington, have had the same under consideration, and we recommend that the House recede from its amendment in paragraph 3, which reads as follows:

Amend paragraph 3 by striking after "September 16" the words "to December 31" and insert in lieu thereof the words "to January 16".

And that the Senate concur in House amendment in paragraph five, which reads as follows:

Amend in paragraph five, after the word "October" change the 15th to the 1st and after "to" change February 1 to January 15.

**Senate Members:**
- W. P. Gray
- Henry Hall
- R. R. Somerville

**House Members:**
- Geo. H. Northup
- H. C. Watkins
- Earl W. Benson

Mr. Northup moved that the report of the Conference Committee on Senate Joint Memorial No. 8, and House amendments thereto, be adopted.

The motion was carried.

The clerk called the roll, and the House passed Senate Joint Memorial No. 8, as amended by the Conference Committee, by the following vote:

**Yea:** Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Bostwick, Canfield, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Falknor, Friese, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung,
Hayton, Hazen, Hill, Hultgren, Hurspool, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mitchell, Moran, Murray, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Roth, Roudebush, Rowe, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—85.

Those voting nay were: Representative Butterworth—1.

Those absent or not voting were: Representatives Anderson, Bach, Booth, Casey, Durrant, Hess, Hubbell, Mills, Nelson, Olson (A. E.), Russell—11.

The Speaker announced that he was about to sign House Bills Nos. 108, 121, 140, 404, 70, 105, 106 and 107.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1929.

MR. SPEAKER:
The President has signed:
Senate Bill No. 323, and the same is herewith transmitted.

HERBERT H. SIELER, Secretary.

The Speaker announced that he was about to sign Senate Bill No. 323.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1929.

MR. SPEAKER:
The Senate has concurred in the report of the Conference Committee on Senate Joint Memorial No. 8 and the memorial passed as amended, also
The Senate has adopted the report of the Conference Committee on Senate Bill No. 178 and passed the bill as amended.

HERBERT H. SIELER, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1929.

MR. SPEAKER:
The Senate has adopted the report of the Conference Committee on Engrossed Senate Bill No. 45 and has granted the power of free conference to said committee.

HERBERT H. SIELER, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 14, 1929.

MR. SPEAKER:
We, your Committee on Free Conference, to whom was referred Senate Bill No. 45, entitled "An Act authorizing and empowering cities of the first class having a population of 300,000, or more, to establish market places, or to use or grant to others the right to use, for market purposes, public places, and ratifying, confirming and validating such grants heretofore made," and the House amendments thereto, have had the same under consideration, and we recommend:
1. That the House recede from its amendments.
2. That the bill be amended as follows:

   Strike everything after the enacting clause and insert in lieu thereof the following:
   "Section 1. The operation of public market places where the growers of farm and garden produce and the producers of dairy products may sell their products directly to consumers has long been considered and is hereby declared to be a proper municipal function promotive of the health and comfort of the residents of said cities by supplying them with fresh farm, garden and dairy produce under direct municipal supervision."
"Sec. 2. All cities of the first and second classes are hereby authorized, and are hereby granted all necessary powers of eminent domain therefor, to establish, regulate and conduct public markets for the sale of farm, garden and dairy produce in public streets, sidewalks and other public places where fronting, abutting and adjacent property in the same block, square or legal subdivision and in those opposite thereto will not be damaged thereby, as determined by appropriate court action unless written consent be previously obtained; and are hereby authorized to rent booths and stalls in said markets to the producers of such produce for the sale of their own products; and are further authorized to make such regulations as may be necessary or proper to insure the orderly and sanitary conduct of said market places."

3. Strike the title and insert in lieu thereof the following:

"An Act authorizing cities of the first and second class to establish, regulate and conduct public markets for the sale of farm, garden and dairy products in the public streets, sidewalks and other public places, granting to such cities the power of eminent domain for such purposes, and authorizing such cities to rent stalls for the sale of such produce to the producers thereof."

On motion of Mr. Falknor the report of the Free Conference Committee on Senate Bill No. 45 was adopted.

The clerk called the roll, and the House passed Senate Bill No. 45, as amended by the Free Conference Committee, by the following vote: Yeas, 80; nays, 6; absent or not voting, 11.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinal- me, Banker, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Casey, Cory, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Gillette, Griffin, Hall, Hartung, Hazen, Hess, Hill, Hultgren, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reader, Reed, Roth, Roudebush, Russell, Ryan, Saunders, Shipley, Sims, Soule, Templeton, Totten, Tripple, Van Horn, Vaughn, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—80.

Those voting nay were: Representatives Barlow, Butterworth, Glasgow, Hurspool, Shoemaker, Smith—6.

Those absent or not voting were: Representatives Bach, Canfield, Culmbach, Goldsworthy, Hayton, Hubbell, Kelly, Nelson, Olson (A. E.), Rowe, Sweetman—11.

REPORT OF CONFERENCE COMMITTEE.

Mr. Speaker:

Olympia, Wash., March 14, 1929.

We, your Committee on Conference, to whom was referred Engrossed Senate Bill No. 79, have had the same under consideration, and we report that we are unable to agree and ask that we be given the power of free conference.

Senate Members:  
E. B. Palmer  
R. W. Condon  
Fred W. Hastings

House Members:  
J. M. Glasgow  
Ralph R. Knapp  
F. B. Danskin

Mr. Danskin moved that the report of the Conference Committee on House amendments to Engrossed Senate Bill No. 79 be adopted, and that the Conference Committee be granted the powers of free conference.

The motion was carried.
MESSAGE FROM THE SENATE.

The President has signed:
- House Bill No. 130, also
- House Bill No. 152, also
- House Bill No. 218, also
- House Bill No. 219, also
- House Bill No. 238, also
- House Bill No. 414, also
- House Joint Memorial No. 5, also
- House Joint Memorial No. 7, also
- House Bill No. 119, also
- House Bill No. 124, also
- House Bill No. 327, also
- House Bill No. 331, also
- House Bill No. 355, also
- House Bill No. 406, also
- House Bill No. 295, also
- House Bill No. 263, also
- House Bill No. 195, also
- House Bill No. 385, also
- House Bill No. 341, also
- House Bill No. 107, also
- House Bill No. 121, also
- House Bill No. 140, also
- House Bill No. 404, also
- House Bill No. 70, also
- House Bill No. 105, also
- House Bill No. 106, also
- House Bill 107, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

REPORT OF CONFERENCE COMMITTEE.

We, your Committee on Conference, to whom was referred Engrossed Senate Bill No. 205, entitled "An Act relating to and providing for the protection and disposition of wild animals, providing for the licensing and regulation of hunting, fixing certain seasons when hunting is prohibited, amending sections 47, 50, 51, 56, 57, 58, 59, 60, 64, 65, 68, 75, 85, and 106 of chapter 178 of the Laws of the Extraordinary Session of 1925, and adding thereto one new section," and the House amendments thereto, have had the same under consideration, and report that we are unable to agree and ask powers of free conference.

Senate Members:
- W. J. Lunn
- J. H. Post
- E. B. Palmer

House Members:
- Geo. H. Northup
- E. F. Banker
- C. E. Butterworth

Mr. Northup moved that the report of the Conference Committee on House amendments to Engrossed Senate Bill No. 205 be adopted, and that the Conference Committee be granted the powers of free conference.

The motion was carried.

MESSAGES FROM THE SENATE.

The President has signed:
- Senate Bill No. 178, also
- Senate Joint Memorial No. 8, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.
MR. SPEAKER:

The Senate has adopted the report of the Conference Committee on Engrossed Senate Bill No. 79 and has granted the power of free conference to said Committee, also

The Senate has adopted the report of the Free Conference Committee on Senate Bill No. 45 and the bill passed as amended, also

The Senate has adopted the report of the Conference Committee on Engrossed Senate Bill No. 205 and has granted the power of free conference to said committee.

HERBERT H. SIELER, Secretary.

REPORTS OF STANDING COMMITTEES.

MR. SPEAKER:

Your Committee on Enrollment, to whom was referred House Bill No. 118, also House Bill No. 284, also House Bill No. 297, also House Bill No. 167, have compared same with the original bills and find them correctly enrolled.

We concur in this report: William T. Beck, John C. Hurspool.

JOHN ANDERSON, Chairman.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bill No. 217, also House Bill No. 250, also House Bill No. 438, also House Bill No. 416, also House Bill No. 271, also House Bill No. 422, have compared same with the original bills and find them correctly enrolled.

I concur in this report: John C. Hurspool.

JOHN ANDERSON, Chairman.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bill No. 291, also House Bill No. 299, also House Bill No. 277, also House Bill No. 375, have compared same with the original bills and find them correctly enrolled.

We concur in this report: O. H. Olson, William T. Beck.

The Speaker announced that he was about to sign Senate Bill No. 178, Senate Joint Memorial No. 8; also House Bills Nos. 217, 250, 438, 416, 271, 422, 291, 299, 277, 373, 118, 284, 297, 167.

MESSAGES FROM THE SENATE.

The Senate has adopted the report of the Conference Committee on House Bill No. 380 and has granted the power of free conference to said committee. A copy of said report is herewith transmitted.

HERBERT H. SIELER, Secretary.

REPORT OF CONFERENCE COMMITTEE.

We, your Committee on Conference, to whom was referred House Bill No. 380, entitled "An Act relating to taxation of inheritances and ascertaining, determining and collecting of such tax, providing a bond for payment of inheritance tax and pro-
providing certain transfers to be in contemplation of death, and amending sections 11202, 11206, 11211 and 11216 of Remington's Compiled Statutes, and adding to section 11216 of Remington's Compiled Statutes two new sections to be known as section 11216-A, section 11216-B, and adding to section 11201 of Remington's Compiled Statutes new section to be known as section 11201-A, providing a penalty for practicing of fraud upon the State of Washington relating to the ascertainment, determination and collection of inheritance taxes;" have had the same under consideration, and we report back that we are unable to agree and ask that powers of free conference be granted.

Mr. Davis (J. H.), moved that the report of the Conference Committee on Senate amendments to House Bill No. 380 be adopted, and that the Conference Committee be granted the powers of free conference.

The motion was carried.

REPORT OF FREE CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 14, 1929.

Mr. Speaker:

We, your Committee on Free Conference, to whom was referred Engrossed Senate Bill No. 79, have had the same under consideration, and we recommend that the House recede from its amendments to Engrossed Senate Bill No. 79; that the last sentence of said bill reading: "All existing holdings by any such corporation in the shares of capital stock of any other corporation are hereby validated." be stricken and that the following words be inserted in lieu thereof:

"All existing holdings by any foreign corporation, whether doing business in this state or not, in the shares of stock of any other corporation are hereby validated."

On motion of Mr. Danskin, the report of the Free Conference Committee on Engrossed Senate Bill No. 79 was adopted.

The clerk called the roll, and the House passed Engrossed Senate Bill No. 79, as amended by the Free Conference Committee, by the following vote: Yeas, 85; nays, 5; absent or not voting, 7.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Cory, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Durrant, Falknor, Friese, Gear, Gilbert, Glasow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (Roy), Kelly, Knapp, Krouse, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Mitchell, Moran, Murray, Northup, Olson (O. H.), Peterson (C. E.), Peterson (Payson), Post, Ratcliffe, Reader, Reed, Roth, Roudebush, Rowe, Russell, Ryan, Saunders, Shipley, Shoemaker, Sims, Smith, Soule, Sweetman, Templeton, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—85.

Those voting nay were: Representatives Casey, Jones (John R.), Miller (W. O.), Paysse, Totten—5.

Those absent or not voting were: Representatives Bach, Culmback, Gillette, Hurspool, Mills, Nelson, Olson (A. E.)—7.

26—H
Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bill No. 355, also House Bill No. 285, also House Bill No. 364, also House Bill No. 223, have compared same with the original bills and find same correctly enrolled. \textit{Chairman.}

We concur in this report: Chas. L. Vaughan, Chester Biesen.

The Speaker announced that he was about to sign House Bills Nos. 355, 285, 364 and 223.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bill No. 342, also House Bill No. 314, also Engrossed House Bill No. 192, also House Bill No. 272, have compared same with the original bills and find them correctly enrolled. \textit{John Anderson, Chairman.}

I concur in this report: John C. Hurspool.

The Speaker announced that he was about to sign House Bills Nos. 342, 314, 272 and 192.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bill No. 224, also House Bill No. 261, also House Bill No. 358, have compared same with the original bills and find them correctly enrolled. \textit{Chairman.}

We concur in this report: O. H. Olson, A. G. Hall.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bill No. 405, also House Bill No. 298, have compared same with the original bills and find them correctly enrolled. \textit{Chairman.}

We concur in this report: O. H. Olson, William T. Beck.

MESSAGES FROM THE SENATE.

Mr. Speaker:

The Senate has adopted the report of the Free Conference Committee on Engrossed Senate Bill No. 79 and the bill passed as amended.

\textit{Herbert H. Sieler, Secretary.}

Mr. Speaker:

The President has signed:
House Bill No. 342, also
House Bill No. 314, also
House Bill No. 192, also
House Bill No. 272, also
House Bill No. 118, also
House Bill No. 284, also
House Bill No. 297, also
House Bill No. 167, also
Senate Bill No. 45, also
House Bill No. 355, also
House Bill No. 285, also
House Bill No. 364, also
House Bill No. 223, also
House Bill No. 217, also
House Bill No. 250, also
House Bill No. 438, also
House Bill No. 416, also
House Bill No. 271, also
House Bill No. 422, also
House Bill No. 277, also
House Bill No. 291, also
House Bill No. 299, also
House Bill No. 373, and the same are herewith transmitted.

HERBERT H. SIOLER, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1929.

MR. SPEAKER:

The Senate has adopted the report of the Conference Committee on House Bill No. 424 and has granted the power of free conference to said Committee.

HERBERT H. SIOLER, Secretary.

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 14, 1929.

MR. SPEAKER:

We, your Committee on Conference, to whom was referred House Bill No. 424, entitled "An Act re-appropriating certain sums from the motor vehicle fund for the purpose of construction and maintenance of state highways and declaring that this act shall take effect immediately," have had the same under consideration, and we report that we are unable to agree and ask that power of free conference be granted.

Senate Members: House Members:
W. J. SUTTON E. A. SIMS
FRED W. HASTINGS MARK E. REED
E. J. CLEARY E. J. TEMPLETON.

Mr. Knapp moved that the report of the Conference Committee on Senate amendments to House Bill No. 424 be adopted, and that the Conference Committee be granted the powers of free conference.

The motion was carried.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1929.

The Senate has adopted the report of the Free Conference Committee on House Bill No. 380 and the bill passed as amended. Said bill, together with the report is herewith transmitted.

HERBERT H. SIOLER, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 14, 1929.

MR. SPEAKER:

We, your Committee on Free Conference, to whom was referred House Bill No. 380, entitled "An Act relating to taxation of inheritances and ascertaining, determining and collecting of such tax, providing a bond for payment of inheritance tax and providing certain transfers to be in contemplation of death, and amending sections 11202, 11206, 11211 and 11216 of Remington's Compiled Statutes, and adding to section 11216 of Remington's Compiled Statutes two new sections to be known as section 11216-A, section 11216-B, and adding to section 11201 of Remington's Compiled Stat-
utes a new section to be known as section 11201-A, providing a penalty for practicing a fraud upon the State of Washington relating to the ascertainment, determination and collection of inheritance taxes," have had the same under consideration, and we recommend that the Senate recede from its amendment to section 3 and that the House concur in the Senate amendment to section 6, and that the bill be further amended as follows:

Amend the title, line 2, by striking the words, "providing a bond for the payment of inheritance tax"

Amend the title, line five, by striking the words and figures, "section 11216-B".

Strike section 3 of the original bill and insert in lieu thereof the following:

"Sec. 3. That section 11211 of Remington's Compiled Statutes be amended to read as follows:

Section 11211. The superior court, having jurisdiction, shall appoint three suitable, disinterested persons to appraise the estate and effects of deceased persons for inheritance tax purposes, and unless otherwise provided by order of the court, the appraisers appointed under the probate law to appraise the estate and effects of deceased persons shall be and constitute the appraisers under the provisions of this act: Provided, however, That in all Class A, 1st, 2nd and 3rd class counties, one of such appraisers, in either case, shall be recommended by the supervisor of the inheritance tax and escheat division, and appointed by the court as one of the three appraisers, and shall receive a like compensation as each of the other appraisers. The supervisor of the inheritance tax and escheat division of any person interested in the estate appraised, may file exceptions to the appraisal, which shall be heard and determined by the court having jurisdiction in probate of the estate involved. If, upon the hearing, the court finds the amount at which the property is appraised is its market value and the appraisal was fairly and in good faith made, it shall approve such appraisal; but if it finds that the appraisal was made at a greater or less sum than the market value of the property, or that the same was not fairly or in good faith made, it shall set aside the appraisal and determine such value. The supervisor of the inheritance tax and escheat division, or any one interested in the property appraised, may appeal to the supreme court from the order of the superior court in the premises.

And that the sections be renumbered accordingly.

Senate Members:  House Members:
C. G. HEIFNER  J. H. DAVIS
J. H. MILLER  F. B. DANSKIN
F. J. WILMER  J. C. HUBBELL

On motion of Mr. Davis (J. H.) the report of the Free Conference Committee on House Bill No. 380 was adopted.

The clerk called the roll, and the House Bill No. 380 as amended by the Free Conference Committee, by the following vote: Yeas, 74; nays, 6; absent or not voting, 17.

Those voting yea were: Representatives Albert, Allen, Anderson, Banker, Barlow, Beck, Benson, Booth, Bostwick, Canfield, Casey, Cory, Culmbach, Danielson, Dansk, Davis (J. H.), Denman, Falknor, Gear, Gilbert, Gillette, Glasgow, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hess, Hill, Hultgren, Hurspool, Hutchinson, Johnson, Jones (Roy), Kelly, Knapp, Leber, Lindsay, McCracken, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Northup, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Post, Ratliffe, Reader, Reed, Rowe, Russell, Saunders, Shoemaker, Smith, Soule, Sweetman, Totten, Tripple, Van Horn, Vaughan, Watkins, Webb, Westover, Williams, Mr. Speaker—74.

Those voting nay were: Representatives Bennett, Butterworth, Durkee, Friese, Jones (John R.), Wakefield—6.
Those absent or not voting were: Representatives Aspinwall, Bach, Biesen, Durrant, Hazen, Hubbell, Krouse, Murray, Nelson, Olson (A. E.), Roth, Roudebush, Ryan, Shipley, Sims, Templeton, Wanamaker—17.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1929.

Mr. Speaker:
The Senate has adopted the report of the Free Conference Committee on Engrossed Substitute Senate Bill No. 310 and the bill passed as amended.

HERBERT H. SHELER, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE.
OLYMPIA, WASH., March 14, 1929.

Mr. Speaker:
We, your Committee on Free Conference, to whom was referred Engrossed Substitute Senate Bill No. 310, entitled, "An Act making appropriations and reappropriations for the construction of buildings, for maintenance and for sundry expenses at the various state institutions, schools, and state offices, for the relief of certain individuals, corporations, counties and municipalities, and for miscellaneous purposes for the biennium beginning April 1, 1929, and ending March 31, 1931, except as otherwise provided and providing this act shall take effect immediately," have had the same under consideration, and we recommend that the House recede in the following amendments:

"Amend Sec. 3, line 4, page 14 of the Engrossed Bill, being line 427 of the printed bill, by striking the following, "Lunch room equipment .............. $16,000."

Amend the bill by striking Section 4 on page 16 and add a new page to be known as page 17 to include the following:

"FROM THE GENERAL FUND
For the State Treasurer....................... $ 42 00

FROM THE MOTOR VEHICLE FUND
For the State Treasurer....................... 275 00

FROM THE GENERAL FUND
For Ferry County............................. 1,825 25

FROM THE GAME FUND
For the Department of Fisheries and Game..... 25,000 00

FROM THE GENERAL FUND
For the State Capitol Committee............. 207,000 00
For the Tax Commission..................... 21,800 00
(To carry out the provisions of House Bill No. 217)

FROM THE MOTOR VEHICLE FUND
For the State Treasurer....................... 5,000 00
(To carry out the provisions of Engrossed Senate Bill No. 115)

FROM THE GENERAL FUND
For the Department of Licenses:
Blue Sky Enforcement (Securities Act).... 43,000 00

Sec. 4. This act is necessary for the support of the state government and its existing public institutions, and shall take effect immediately."

Amend Sec. 3, line 9, page 7 of the Engrossed Bill, being line 215 of the printed bill, by striking the following: "For Hotel Bills and traveling expense............ $600.00."

That the Senate concur in the following amendments:

Amend Sec. 3, line 6, page 5 of the Engrossed Bill, being line 140 of the printed bill, by striking the figures "$66,994.11" and inserting in lieu thereof the figures "$55,994.11".
Amend Sec. 3, line 16, page 8 of the Engrossed Bill, being line 262 of the printed bill, by striking the figures "1,804.94" and inserting in lieu thereof, the following "2,034.96".

Amend Sec. 3, page 14 of the Engrossed Bill by inserting between lines 22 and 23, the same being lines 447 and 448 of the printed bill, a line numbered 22½ to read as follows: "For the Division of Banking, Operations $10,000.00".

Amend Sec. 3, page 16, line 3 of the Engrossed Bill, same being line 498 of the printed bill, by striking the following: "For the G. A. R. Home at Puyallup...... $5,000.00" and inserting in lieu thereof the following: "Women's Ward Building and Equipment....... $85,000.00".

We further recommend the adoption of the following new amendments:

Amend Sec. 3, page 14 of the Engrossed Bill by inserting between lines 3 and 4, the same being lines 426 and 427 of the printed bill, a line numbered 3½ to read as follows: "From the Capitol Building Construction Fund."

Amend Sec. 3, page 14 of the Engrossed Bill by inserting between lines 4 and 5, the same being lines 427 and 428 of the printed bill, a line numbered 4½ to read as follows: "From the General Fund."

Amend Sec. 3, page 15 of the Engrossed Bill by striking all of lines 28, 29, 30 and 31, being lines 491, 492, 493 and 494 of the printed bill.

Amend the bill by striking section 4 on page 16 and add a new page to be known as page 17 to include the following:

"FROM THE GENERAL FUND.
For the State Treasurer....................... $ 42 00

FROM THE MOTOR VEHICLE FUND
For the State Treasurer............................. 275 00

FROM THE GENERAL FUND
For Ferry County..................................... 1,825 25

FROM THE GAME FUND
For the Department of Fisheries and Game........ 25,000 00

FROM THE CAPITOL BUILDING CONSTRUCTION FUND
For the State Capitol Committee..................... 100,000 00

FROM THE GENERAL FUND
For the Tax Commission.............................. 21,800 00
(To carry out the provisions of House Bill No. 217)

FROM THE LATERAL HIGHWAY FUND
To the State Treasurer............................... 5,000 00
(To carry out the provisions of Senate Bill No. 115)

FROM THE GENERAL FUND
For the Department of Licenses:
Blue Sky Enforcement (Securities Act)........... 43,000 00
(To carry out the provisions of House Bill No. 247)

For Dedicatory Exercises for the State Capitol
Building .............................................. 10,000 00

For the payment of warrants drawn for emergency purposes, pursuant to Sec. 10, Chap. 9, Laws of 1925................................. 100,000 00

For the State Auditor:
Operations ............................................ 5,000 00

Sec. 4. This act is necessary for the support of the state government and its existing public institutions, and shall take effect immediately."

Senate Members:
DANIEL LANDON
R. W. MIZE
F. J. WILMER

House Members:
H. E. GOLDSWORTHY
W. M. HAYTON
GEORGE CULMBACK.
On motion of Mr. Goldsworthy the report of the Free Conference Committee on Engrossed Substitute Senate Bill No. 310 was adopted.

The clerk called the roll, and the House passed Engrossed Substitute Senate Bill No. 310 as amended by the Free Conference Committee, by the following vote: Yeas, 74; nays, 0; absent or not voting, 23.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Bennett, Benson, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Denman, Durkee, Falknor, Friese, Gear, Gillette, Goldsworthy, Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Masterson, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reed, Roth, Rowe, Russell, Saunders, Sims, Smith, Soule, Sweetman, Triplett, Van Horn, Vaughan, Wakefield, Watkins, Webb, Westover, Williams, Mr. Speaker—74.

Those absent or not voting were: Representatives Bach, Beck, Biesen, Davis (J. H.), Durrant, Gilbert, Glasgow, Hubbell, Hurspool, Krouse, McCracken, Nelson, Northup, Olson (A. E.), Post, Reader, Roudebush, Ryan, Shipley, Shoemaker, Templeton, Totten, Wanamaker—23.

MR. SPEAKER:

The Senate has adopted the report of the Free Conference Committee on Engrossed House Bill No. 68 and passed the bill as amended. Said bill, together with the Free Conference Report, is herewith transmitted.

HERBERT H. SIELER,
Secretary.

REPORT OF FREE CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 14, 1929.

We, your Committee on Free Conference, to whom was referred Engrossed House Bill No. 68, entitled "An Act relating to homesteads and amending section 1 of chapter 193 of the Laws of 1927," have had the same under consideration, and we recommend (1) That the Senate recede from its amendment. (2) That the bill be further amended as follows:

Section 1, line 10 of the Engrossed Bill, strike the period (.) after the word "Provided" and substitute in lieu thereof a colon (:) and add the following: "Provided, however, That in the event the homestead is selected subsequent to the entry of any judgment hereafter entered, it shall remain subject to said judgment unless the claimant shall, at any time before sale, pay all legally taxable costs paid or incurred by the judgment creditor subsequent to the entry of the judgment."

Senate Members:
Charles W. Hall
Daniel Landon

House Members:
J. W. Lindsay
W. O. Miller
E. L. Casey

On motion of Mr. Lindsay the report of the Free Conference Committee on Engrossed House Bill No. 68 was adopted.

The clerk called the roll, and the House passed Engrossed House Bill No. 68, as amended by the Free Conference Committee, by the following vote: Yeas, 72; nays, 1; absent or not voting, 24.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Booth, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee,
Falknor, Gear, Gillette, Goldsworthy; Griffin, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hultgren, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Moran, Olson (O. H.), Paysse, Peterson (C. E.), Peterson (Payson), Ratcliffe, Reader, Rowe, Ryan, Saunders, Shoemaker, Sims, Smith, Soule, Sweetman, Tripple, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—72.

Those voting nay were: Representative Glasgow—1.

Those absent or not voting were: Representatives Bach, Biesen, Bostwick, Durrant, Friese, Gilbert, Hubbell, Hurspool, Krouse, McCracken, Masterson, Mitchell, Murray, Nelson, Northup, Olson (A. E.), Post, Reed, Roth, Roudebush, Russell, Shipley, Templeton, Totten—24.

MR. SPEAKER:

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1929.

The Senate has adopted the report of the Free Conference Committee on House Bill No. 153 and the bill passed as amended. Said bill, together with the report, is herewith transmitted.

HERBERT H. SIELER, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 14, 1929.

MR. SPEAKER:

We, your Committee on Free Conference, to whom was referred House Bill No. 153, have had the same under consideration, and we recommend the adoption of the attached amendments to said House Bill No. 153.

Strike all of the bill after the enacting clause and insert in lieu thereof the following:

"Section 1. That from and after the first day of December, 1929, the following fees for motor vehicle licenses shall be collected unless otherwise provided:

**ANNUAL FEES**

**Motor Cycles**

All .......................................................... $6.00

**Automobiles**

For private use, gross weight, 2500 lbs. or less ........................................... 6.00
Gross weight over 2500 lbs................................................................. 12.00
For Hire.............................................................................. 12.00

and in addition thereto at the rated carrying capacity per person........... 3.00

**Auto Stages**

Each auto stage.................................................. 12.00

* * * and in addition thereto at the rated carrying capacity, per person........... 3.00

**Auto Stage Trailers**

Each trailer.................................................. 12.00

* * * * and at the rated carrying capacity per person........... 3.00

**Motor Trucks**

One ton or less.................................................. 12.00

* * * * and * * * over 1 ton plus 60 cents per hundred weight for * * * * * the maximum load to be carried thereon.

* * * *

Trailers used as trucks shall be classified and rated as, and shall pay the same fee as hereinbefore provided for motor trucks * * * * as to registration and load.
DEALERS' LICENSES

Dealers in motor cycles.................................................... 10.00
Dealers in all other motor vehicles regardless of weight....................... 50.00
Additional dealers' license plates, bearing same number except motor cycle dealers' licenses .............................................. 10.00

GENERAL FEES

Duplicate license certificates, each.................................. 1.00
Dealers' duplicate plates, each ......................................... 5.00
Transfer of Motor Vehicle license, each ................................ 1.00

STEAM OR ELECTRIC VEHICLES

An additional fee of 50 cents per hundred weight over and above the basic registration fee hereinafter provided in accordance with the purpose for which such vehicle is intended to be used, in lieu of the excise tax hereinafter provided.

Any truck and/or trailer used only for the purpose of transporting any well-drilling machine, air-compressor, rock-crusher, conveyor, hoist, donkey engine, cookhouse, toolhouse, or similar tool or structure attached to and made part of such truck or trailer.............................. 6.00

Provided, That the motor vehicles exempt from license fees by section 17 of chapter 96 of the Laws of 1921 as amended by chapter 47 of the Laws of the Extra-ordinary Session of 1925, shall be exempt from the license fees provided for by this act.

Provided, It shall be unlawful for any private or corporation car to carry passengers for hire, except that this provision shall not apply to private automobiles that shall be operated for hire for a period of one week or less and for which a special permit so to operate shall have been obtained from the county auditor. The fee for any such permit shall be for each automobile the sum of five dollars ($5.00).

At the time any application for a license or a transfer of license is made to the county auditor, the applicant shall pay to the county auditor the sum of twenty-five cents for each application, in addition to the license fee provided for in this section, which fee shall be paid to the county auditor in the same manner as other fees, collected by the county auditor and credited to the county current expense fund.

From and after the first day of July, 1929, every distributor of liquid fuel, as defined by chapter 173 of the Laws of 1921, and every person, firm or corporation using liquid fuel for the purpose of operating motor vehicles on public highways in the State of Washington, upon the sale or use of which fuel the excise tax hereby imposed has not been theretofore paid, shall not later than the fifteenth day of each calendar month render a sworn statement to the director of licenses on all such liquid fuels used or sold by him in the State of Washington during the preceding calendar month, and pay an excise tax of three and one-half (3 ½) cents per gallon on all liquid fuel so used or sold, as shown by such statement, in the manner and within the time provided by said chapter 173 of the Laws of 1921, as heretofore or hereafter amended:

Provided, That any person coming into this state may bring in and use not more than twenty gallons of such liquid fuel at any one time, in a container attached to and made a part of any vehicle, tax free. The excise tax hereby imposed shall be in addition to any other taxes provided by law, and payment of such taxes shall be made at the time and in the manner provided by said chapter 173 of the Laws of 1921, as heretofore or hereafter amended.

Provided, That any person coming into this state may bring in and use not more than twenty gallons of such liquid fuel at any one time, in a container attached to and made a part of any vehicle, tax free. The excise tax hereby imposed shall be in addition to any other taxes provided by law, and payment of such taxes shall be made at the time and in the manner provided by said chapter 173 of the Laws of 1921, as heretofore or hereafter amended.

From and after the first day of July, 1929, until the first day of January, 1930, it shall be the duty of the state treasurer on the next business day after the receipt of any excise taxes provided for in this act to deposit in the state treasury to the credit of the motor vehicle fund four-sevenths (4/7) of the balance of moneys received in such taxes, on hand at the close of the preceding business day, after making all corrections and refunding all overpayments, and reimbursing and repaying all excise taxes paid under the provisions of this act for liquid fuel purchased or used for the purposes for which reimbursements and repayments are provided for in chapter 173 of the Laws of 1921, as amended by chapter 81 of the Laws of 1923, or otherwise amended, and to deposit in the state treasury to the credit of a fund, which is hereby created, to be known as the “East and West Paved Highway Fund,” the remaining three-sevenths (3/7) of such balance, and from and after the first day of January, 1930, it shall be the duty of the state treasurer on the next business day
after the receipt of any excise taxes provided for in this act to deposit in the state treasury to the credit of the motor vehicle fund six-sevenths (6/7) of the balance of moneys received as such excise taxes, on hand at the close of the preceding business day, after making all corrections and refunding all overpayments, and reimbursing and repaying all excise taxes paid under the provisions of this act for liquid fuel purchased or used for the purposes for which reimbursements and repayments are provided for in chapter 173 of the Laws of 1921, as amended by chapter 81 of the Laws of 1923, or otherwise amended, and to deposit in the state treasury to the credit of the said east and west paved highway fund the remaining one-seventh (1/7) of such balance, and the state treasurer shall from time to time transfer from said east and west paved highway fund to the permanent highway fund to the credit of the counties composed entirely of islands, respectively, the amounts of excise taxes paid by the residents of such counties under the provisions of this act, to be ascertained in the manner provided in chapter 54 of the Laws of 1919, as amended by chapter 98 of the Laws of 1923.

All moneys in said east and west paved highway fund shall be appropriated and used for the purpose of paving, and engineering incidental thereto east and west paved highways beginning at a junction at the most feasible point, with the Pacific Highway; thence by way of existing primary state highways to the city of Ellensburg; thence by way of existing primary state highways and/or a connection between existing primary state highways through Dry Falls State Park to the city of Spokane; and from Ellensburg by way of existing primary state highways to the city of Walla Walla; Provided, That the director of highways shall select for paving under the provisions of this act either the route terminating at the city of Walla Walla, or the route terminating at the city of Spokane, to be completely paved before any of the moneys in said east and west paved highway fund shall be used for paving the other route.

On the first day of July, 1929, section 2 of chapter 173 of the Laws of 1921, and sections 1 and 2 of chapter 81 of the Laws of 1923, (sections 8328 and 8328-1 of Remington's Compiled Statutes, 1927 supplement) shall be repealed.

On the first day of December, 1929, section 15 of chapter 96 of the Laws of 1921, (section 6326 of Remington's Compiled Statutes of 1922) shall be repealed.

For the purpose of paving the east and west state highway provided for in this act and engineering incidental thereto, there is hereby appropriated from the east and west state highway fund for the biennium ending March 31, 1931, the sum of $3,100,000.00.

Sec. 2. Nothing in this act shall be construed as amending, modifying, or repealing chapter 88 of the Laws of 1929."

Further amend the bill as follows:

Strike the title and insert in lieu thereof the following: "An Act relating to motor vehicles, the fees for licenses therefor, excise taxes on fuels to be used thereby, repealing certain acts relating thereto, declaring when certain provisions of this act shall take effect, and making an appropriation."

Mr. Russell moved that the report of the Free Conference Committee on Senate amendments to House Bill No. 153 be adopted.

The motion was carried.

After debate, on motion of Mr. Barlow, the previous question was ordered.

The clerk called the roll, and the House passed House Bill No. 153, as amended by the Free Conference Committee by the following vote: Yeas, 62; nays, 20; absent or not voting, 15.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Biesen, Bostwick, Butterworth, Canfield, Cory, Culmback, Danielson, Denman, Falknor, Friese, Goldsworthy, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hutchinson, Johnson, Jones (Roy),
Kelly, Knapp, Krouse, Leber, McDonough, McQuesten, Miller (Frank O.), Mills, Mitchell, Moran, Murray, Paysse, Peterson (C. E.), Peterson (Payson), Post, Reader, Reed, Roth, Russell, Ryan, Saunders, Sims, Smith, Soule, Sweetman, Templeton, Totten, Tripple, Van Horn, Vaughan, Wanamaker, Watkins, Westover, Williams, Mr. Speaker—62.

Those voting nay were: Representatives Anderson, Benson, Casey, Danskin, Davis (J. H.), Durkee, Gear, Gillette, Glasgow, Hall, Hartung, Jones (John R.), Lindsay, Mansfield, Marble, Miller (W. O.), Ratcliffe, Rowe, Wakefield, Webb—20.

Those absent or not voting were: Representatives Bach, Booth, Durrant, Gilbert, Griffin, Hurspool, McCracken, Masterson, Nelson, Northup, Olson (A. E.), Olson (O. H.), Roudebush, Shipley, Shoemaker—15.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1929.

MR. SPEAKER:
The President has signed Senate Bill No. 79, and the same is herewith transmitted.

HERBERT H. SIELER,
Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1929.

MR. SPEAKER:
The Senate has adopted the report of the Free Conference Committee on Engrossed House Bill No. 429 and the bill passed as amended and said bill, together with the report, is herewith transmitted.

HERBERT H. SIELER,
Secretary.

REPORT OF FREE CONFERENCE COMMITTEE.
OLYMPIA, WASH., March 14, 1929.

MR. SPEAKER:
We, your Committee on Free Conference, to whom was referred Engrossed House Bill No. 429, entitled "An Act to amend article VII of the constitution of the State of Washington relating to revenue and taxation by striking sections 1 and 2 thereof and inserting in lieu thereof a new section to be known as section 1," and the Senate amendments thereto, have had the same under consideration, and we recommend:

1. That the Senate recede from its amendments.

2. That the bill be amended as follows:

Amend section 1, line 5 of the printed bill, the same being line 1 of the original bill, strike the first word "and" and insert in lieu thereof a comma (,) and insert after the figure "2" the following: ", 3 and 4".

3. That the bill be further amended as follows:

Amend section 1, line 6 of the printed bill, the same being line 2 of the original bill, after the period (.) after the figure "1" strike all of the remainder of the section and insert in lieu thereof the following:

"The power of taxation shall never be suspended, surrendered or contracted away. All taxes shall be uniform upon the same class of property within the territorial limits of the authority levying the tax and shall be levied and collected for public purposes only. The word 'property' as used herein shall mean and include everything, whether tangible or intangible, subject to ownership. All real estate shall constitute one class. Provided, That the legislature may tax mines and mineral resources and lands devoted to reforestation by either a yield tax or an ad valorem tax at such rate as it may fix, or by both. Such property as the legislature may by general laws provide shall be exempt from taxation. Property of the United States and of the state, counties, school districts and other municipal corporations, and credits secured by property actually taxed in this state, not exceeding in value the value of such property, shall be exempt from taxation. The legislature shall have power by appropriate legislation, to exempt personal property to the amount of three hundred ($300.00) dollars for each head of a family liable to assessment and taxa-
tion under the provisions of the laws of this state of which the individual is the actual bona fide owner:"

4. That the bill be further amended as follows:

Amend the title, strike the second word "and" in line 2 of the title and insert in lieu thereof a comma (,) and insert after the figure "2" the following: ", 3 and 4".

Senate Members:  
RALPH METCALF  
W. L. DIMMICK

House Members:  
JUDSON F. FALKNOR  
W. S. WESTOVER  
J. H. DAVIS

Mr. Falknor moved that the report of the Free Conference Committee on Senate amendments to Engrossed House Bill No. 429 be adopted.

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 Bach, Durrant, Gilbert, Griffin, Hurspool, Krouse, McCracken, Masterson, Nelson, Olson (A. E.), Post, Roudebush, Shipley, Shoemaker and Tripple; Representatives Bach, Nelson and Olson (A. E.) having been previously excused.

On motion of Mr. Falknor, the absentees were excused.

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

The Speaker declared the question was on the motion of Mr. Falknor, that the report of the Free Conference Committee on Engrossed House Bill No. 429 be adopted.

The motion was carried.

The clerk called the roll, and the House passed Engrossed House Bill No. 429, as amended by the Free Conference Committee, by the following vote: Yeas, 80; nays, 2; absent or not voting, 15.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmback, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Falknor, Friese, Gear, Gillette, Glasgow, Goldsworthy, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Northup, Olson (O. H.), Payssse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Reed, Roth, Rowe, Russell, Ryan, Sims, Soule, Sweetman, Templeton, Totten, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—80.

Those voting nay were: Representatives Bennett, Saunders—2.

Those absent or not voting were: Representatives Bach, Durrant, Gilbert, Griffin, Hurspool, Krouse, McCracken, Masterson, Nelson, Olson (A. E.), Post, Roudebush, Shipley, Shoemaker, Tripple—15.

Mr. Reed moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

Mr. Speaker: With the consent of the House I will now excuse the Conference Committee on House Bill No. 417, which Mr. Reed is interested in.
Mr. Falknor: Just before we leave this report of the Free Conference Committee on Engrossed House Bill No. 429, I wish to make a brief statement. I know many people in this House are interested in this amendment. This agreement would have been impossible, without the services of Mr. Danskin, who, although not a member of the committee, worked far into the night to make this agreement possible. I thought the membership of the House ought to know that fact.

MESSAGES FROM THE SENATE.

SENATE CHAMBER, OLYMPIA, WASH., March 14, 1929.

MR. SPEAKER:

The Senate has adopted the report of the Free Conference Committee on House Bill No. 424 and the bill passed as amended. Said bill, together with the report, is herewith transmitted.

HERBERT H. SELER, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 14, 1929.

MR. SPEAKER:

We, your Committee on Free Conference, to whom was referred House Bill No. 424, entitled "An Act re-appropriating certain sums from the Motor Vehicle Fund for the purpose of construction and maintenance of state highways and declaring that this act shall take effect immediately," have had the same under consideration, and we recommend that the House concur in the Senate amendment to section 1, reading as follows:

Amend section 1 of the bill as follows:

Strike lines 6 to 14 inclusive of the original bill, the same being lines 1 to 7 inclusive of the printed bill, and insert in lieu thereof the following:

"Section 1. That the sum of five million, four hundred ninety-seven thousand, five hundred sixty-nine and 10/100 dollars ($5,497,569.10) from the motor vehicle fund or so much thereof as may be necessary, be and the same is hereby re-appropriated for completing and maintaining work already under contract, or in progress and for new work on certain state roads hereinafter mentioned, the same being the unexpended balances of certain existing appropriations as shown by the State Auditor's books on December 31, 1928, the said balances being re-appropriated as follows: Provided, That no expenditures under authority of this act shall in any event exceed the amount of the unexpended balances shown by the State Auditor's books for the respective items."

Also we recommend that the House concur in the Senate amendment reading as follows:

Amend section 1 of the bill as follows:

Strike line 5 of page 3 of the original bill, being line 76 of the printed bill, and insert in lieu thereof the following:

"Stevenson-Nelson Creek and Greer Creek-Wind River be expended, Stevenson-Wind River and bridge, construction.............$103,910.26"

Also we recommend that the House concur in the Senate amendment reading as follows:

Amend section 1 of the bill as follows:

Line 9, page 3 of the original bill, being line 82 of the printed bill, strike the entire line.

Also we recommend that the House concur in the Senate amendment reading as follows:

Amend section 1 of the bill as follows:

Line 30, page 3 of the original bill, being line 106 of the printed bill, strike the figures at the end of the line "$153,267.59" and insert in lieu thereof the figures $88,267.59."

Also we recommend that the Senate recede from its amendment striking lines 12 to 22 on page 4 of the original bill, same being lines 120 to 131, inclusive, of the printed bill, and recommend that the Senate and House adopt the following substitute for the Senate amendment reading as follows:
Amend Section 1 of the bill, as follows:

Strike lines 12 to 22 on page 4 of the original bill, the same being lines 120 to 131 inclusive, of the printed bill, and insert in lieu thereof the following:

"PACIFIC HIGHWAY—City of Seattle-Lake Union Bridge

For the construction of such bridge: Provided, That the City of Seattle, or County of King, jointly or severally, upon less than sixty days notice in writing by the State Highway Engineer, shall deposit in city or county depository banks in the City of Seattle, payable to the order of the State Auditor upon vouchers signed by the State Highway Engineer, double the amount of this reappropriation to be applied on the construction of such bridge to be built under full charge, supervision and control of construction thereof by the State Highway Engineer; And Provided further, That it is hereby declared to be the purpose of the State of Washington to furnish and appropriate from the Motor Vehicle Fund in the State Treasury to aid in the construction of such bridge the sum of Five Hundred Thousand Dollars ($500,000.00) hereby reappropriated and the further sum of One Million Dollars ($1,000,000.00) to be appropriated by the Twenty-first Legislature, and no more and that said sum shall be the full obligation of the State of Washington toward the construction, maintenance and operation of said bridge; And Provided further, That said bridge, when constructed shall be operated and maintained by the City of Seattle or the County of King, or both, as is now or may be hereafter provided by law and without any expense or responsibility on the part of the State of Washington."

Also we recommend that the House concur in the Senate amendment reading as follows:

Amend section 1 of the bill as follows:

In line 23 on page 4 of the original bill, being line 132 of the printed bill, strike the figures "$133,118.45" at the end of the line and insert in lieu thereof the figures "$33,118.45".

Senate Members:

W. J. SUTTON
FRED W. HASTINGS
E. J. CLEARY

House Members:

E. A. SIMS
MARK E. REED
E. J. TEMPLETON

On motion of Mr. Ryan, the report of the Free Conference Committee on House Bill No. 424 was adopted.

The clerk called the roll, and the House passed House Bill No. 424, as amended by the Free Conference Committee, by the following vote: Yeas, 76; nays, 0; absent or not voting, 21.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Biesen, Booth, Bostwick, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskine, Denman, Durkee, Friese, Gear, Gillette, Glasgow, Goldsworthy, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgren, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Knapp, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Northup, Peterson (C. E.), Peterson (Payson), Ratcliffe, Reader, Reed, Roth, Rowe, Russell, Ryan, Saunders, Sims, Smith, Soule, Sweetman, Templeton, Totten, Van Horn, Vaughan, Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—76.

Those absent or not voting were: Representatives Anderson, Bach, Davis (J. H.), Durrant, Falknor, Gilbert, Griffin, Hurspool, Kelly, Krouse, McCracken, Masterson, Nelson, Olson (A. E.), Olson (O. H.), Paysse, Post, Roudebush, Shipley, Shoemaker, Tripple—21.

REPORT OF FREE CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 14, 1929.

MR. SPEAKER:

We, your Committee on Free Conference, to whom was referred Engrossed Senate Bill No. 205, entitled "An Act relating to and providing for the protection and
disposition of wild animals, providing for the licensing and regulation of hunting, fixing certain seasons when hunting is prohibited," etc., have had the same under consideration, and we recommend first, that all House amendments be eliminated except sections 17 and 18; second, amend the title to read as follows:

"An Act relating to and providing for the protection and disposition of wild animals, providing for the licensing and regulation of hunting and fishing, fixing certain seasons when hunting is prohibited, amending sections 43-a, 47, 50, 51, 56, 57, 58, 59, 60, 63, 64, 65, 75, 95, 106 of chapter 178 of the Laws of the Extraordinary Session of 1925 and adding thereto one new section to be known as section 90-a";

Amend section 1, line 14 of the engrossed bill by striking the words and figures "seven dollars and fifty cents ($7.50)"; and insert in lieu thereof the words and figures "five dollars ($5.00)";

Amend section 1, line 21 of the engrossed bill by adding thereto the words "Provided, That it shall always be unlawful to kill elk in the counties of Clallam, Jefferson, Grays Harbor and Mason";

Amend section 1, line 22 of the engrossed bill by striking the words and figures "five dollars ($5.00)" and inserting in lieu thereof the words and figures "two dollars and fifty cents ($2.50)";

In section 5, line 11, of the engrossed bill after the word "year" insert a colon (:) and the words "Provided, That it shall be lawful for any stockman, land owner or lease holder to kill any predatory bear at any time when they have reason to believe that such predatory bear is destroying or damaging property. And Provided further, that U.S. predatory animal hunters may by and with the consent and direction of the county game commissioners kill any predatory bear when directed by the county game commission so to do."

In section 6, line 5 of the engrossed bill strike the words fifteen day of October and the

And in line 6 after the word "November" insert "and the tenth day of November, both dates inclusive," and strike the words "male branched-antlered" and in line 14 strike the words "male branched-antlered";

Amend the engrossed bill further by striking all of sections 12 and 14 and renumber the remaining sections accordingly; amend section 15, line 30 of the engrossed bill by striking the words "if reasonably accessible,"

Amend section 18 of the engrossed bill by striking the words and figures "twenty-five cents ($.25)" and inserting in lieu thereof the words and figures "ten cents ($.10)".

On motion of Mr. Northup, the report of the Free Conference Committee on Engrossed Senate Bill No. 205 was adopted.

The clerk called the roll, and the House passed Engrossed Senate Bill No. 205, as amended by the Free Conference Committee, by the following vote: Yeas, 76; nays, 0; absent or not voting, 21.

Those voting yea were: Representatives Albert, Allen, Aspinwall, Banker, Barlow, Benson, Biesen, Booth, Butterworth, Canfield, Casey, Cory, Culmback, Daniels, Davis (J. H.), Denman, Durkee, Falknor, Friese, Gear, Gillette, Glasgow, Goldsworthy, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Leber, Lindsay, McDonough, McQuesten, Mansfield, Marble, Miller (Frank O.), Miller (W. O.), Mills, Mitchell, Moran, Murray, Northup, Paysse, Peterson (C. E.), Peterson (Payson), Reader, Reed, Roth, Rowe, Russell, Ryan, Saunders, Sims, Smith, Soule, Sweetman, Totten, Tripple, Van Horn, Vaughan; Wakefield, Wanamaker, Watkins, Webb, Westover, Williams, Mr. Speaker—76.

Those absent or not voting were: Representatives Anderson, Bach, Beck, Bennett, Bostwick, Durrant, Gilbert, Griffin, Hurspool, Krouse, Mc-
MESSAGES FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Monday, February 11, 1929.

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

I am returning herewith, without my approval, House Bill No. 3, entitled:

"An Act relating to the payment of expenses of the legislature, repealing certain acts relating thereto and declaring that this act shall take effect immediately."

This bill purports to be a revision and repeal of former statutes relating to the payment of legislative expenses. Insofar as it is a revision and repeal measure, it is unobjectionable.

New matter, however, is included in the bill. This new matter makes the bill susceptible of at least two constructions, one of which is that on resolution of either House the State Auditor would be obliged to draw warrants on vouchers for legislative expenses when the appropriation therefor had already been exhausted. If the court should construe the law then either House could by resolution create against the state, without any appropriation therefor, a valid interest bearing obligation.

For this reason alone House Bill No. 3 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

On motion of Mr. Falknor, House Bill No. 3 was laid on the table, and the Governor's veto message thereon was ordered incorporated in the journal.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Wednesday, February 13, 1929.

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

I am returning herewith, without my approval, House Bill No. 43, entitled:

"An Act relating to the selection, control, management, sale, lease and disposition of lands and areas belonging to or held in trust by the state and repealing certain acts relating thereto."

In a note to the printed bill it is stated, "We recommend the repeal of the acts enumerated in foregoing bill • • • • for the reason that they are, in our opinion, superseded and impliedly repealed by chapter 255 of the Laws of 1927."

Chapter 61 of the Laws of 1905 and chapter 148 of the Laws of 1917 are not impliedly repealed by chapter 255 of the Laws of 1927.

Should I approve of this bill it would probably be necessary to reenact certain parts of chapter 148 of the Laws of 1917 regarding the powers of county commissioners.

The whole of said House Bill is useless and unnecessary. If all these sections have been repealed by chapter 255 of the Laws of 1927 they are repealed and of no force. If of no force why repeal them again?

Therefore House Bill No. 43 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY, Governor.

On motion of Mr. Falknor, House Bill No. 43 was laid on the table, and the Governor's veto message thereon was ordered incorporated in the journal.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Thursday, March 7, 1929.

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

I am returning herewith, without my approval, House Bill No. 58, entitled:

"An Act relating to the power of justices of the peace in issuing warrants in criminal cases and amending section 1925 of Remington's Compiled Statutes of the State of Washington."

By this bill, when a justice of the peace issues a criminal warrant for the arrest and apprehension of a person, the warrant may be executed in any county of the
state. The bill provides, however, when it is desired to execute the warrant outside of the county in which it is issued, the judge or commissioner of the superior court must endorse his approval on the warrant, the same to be attested by the clerk of the court, and under seal of the court. This requirement would entail upon judges and commissioners of the superior court, who might have to pass upon the case on an appeal from the justice who issued the warrant, the duty of making a preliminary examination into the facts relating to the offense charged for the purpose of determining whether a crime had been committed and whether the criminal warrant should be executed in an outside county. Such investigations belong to the prosecuting attorneys and should not be imposed upon the superior court judges or court commissioner.

Believing that the jurisdiction of the justices of the peace should remain co-extensive with the boundaries of the county in which they are elected or appointed, House bill No. 58 is vetoed. Respectfully submitted,

ROLAND H. HARTLEY, Governor.

On motion of Mr. Falknor, House Bill No. 58 was laid on the table, and the Governor's veto message thereon was ordered incorporated in the journal.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Thursday, March 14, 1929.

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

I am returning herewith, without my approval, House Bill No. 258, entitled: "An Act relating to the drawing, or uttering, of bank checks or drafts for the payment of money, without funds to meet the same upon presentation, prescribing penalties for violation thereof, and amending section 1 of chapter 156 of the Laws of 1915."

This bill provides that anyone uttering a check or draft with intent to defraud shall be guilty of petit larceny if the instrument is for $25.00 or less and for more, grand larceny.

Sec. 2601-2 of Remington's Compiled Statutes, among other things, provides: "any person who shall with intent to defraud, make, or draw, or utter, or deliver to another person any check, or draft, on a bank or other depository for the payment of money, knowing at the time of such drawing, or delivery, that he has not sufficient funds in, or credit with said bank or depository, to meet said check, in full upon its presentation, shall be guilty of larceny."

Sec. 2605 of Remington's Compiled Statutes, among other things, provides: "Every person who shall steal or unlawfully obtain * * * property of the value of more than twenty-five dollars, in any manner whatever, shall be guilty of grand larceny and be punished by imprisonment in the state penitentiary for not more than fifteen years." Said section further provides that every other larceny shall be petit larceny and shall be a gross misdemeanor.

The above quoted sections cover fully all the subject matter of House Bill No. 258 and said bill is vetoed for the reason that it is entirely unnecessary in that it only duplicates existing statutes and serves no useful purpose whatever.

Respectfully submitted,

ROLAND H. HARTLEY, Governor.

On motion of Mr. Danskin, House Bill No. 258 was laid on the table, and the Governor's veto message thereon was ordered incorporated in the journal.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Thursday, March 14, 1929.

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

I am returning herewith, without my approval, House Bill No. 132, entitled: "An Act relating to local improvements in cities and towns, and amending section 9402 of Remington's Compiled Statutes of Washington."

This bill is inconsistent with itself. It provides: "Whenever the legislative body of any city of the first class * * * shall have * * * by unanimous vote determined that the bonds for any improvement shall be payable on or before twenty-two (22) years * * * such ordinance may provide that the principal sum * * * may be paid in equal annual installments, the number (not less
than ten) of such installments to be fixed by the legislative body at the time the work is ordered and ending with the twentieth year, together with interest on the unpaid installments, and that in each year thereafter, to and including the tenth year thereafter, one installment of interest on the principal sum shall be paid and collected and that beginning with the eleventh year one installment of the principal, together with the interest due thereon and on all installments thereafter to become due shall be paid and collected.”

This bill authorizes the cities to pay for local improvements in more than ten equal annual installments but the inconsistency is found in that part which provides that the installments on the principal of the bonds shall begin with the eleventh year. It is evident if there are more than ten equal annual installments the bonds could not be paid within the time limited by the law.

This bill is a rewrite of chapter 117 of the Laws of 1925 for the purpose of making the provisions thereof applicable to first class cities of more than 75,000 inhabitants instead of as now where the law applies only to first class cities having a population of 300,000 or more.

This bill should not become a law because it would complicate local improvement districts in first class cities of 300,000 or more and it is doubtful if it would afford relief to first class cities of 75,000 or more. It is a matter of conjecture how the courts would construe the bill as one part is inconsistent with another part thereof.

I am unwilling to approve a bill containing these inconsistencies, therefore House Bill No. 132 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY, GOVERNOR.

On motion of Mr. Falknor, House Bill No. 132 was laid on the table, and the Governor's veto message thereon was ordered incorporated in the journal.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Wednesday, March 13, 1929.

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

I am returning herewith, without my approval, as to sections 11, 27, 28 and 29, but with my approval as to all the other sections, House Bill No. 116, entitled:

“An Act creating and validating the organization, establishment and existence of water districts heretofore organized or established, or attempted to be organized or established, under chapter 161 of the Laws of 1913 and amendments thereto; validating and confirming all bonds, obligations, contracts, assessments, levies and all other acts, proceedings and things heretofore executed, issued or done by such districts or other officers; authorizing the establishment of water districts, providing for the acquisition, construction, maintenance, operation, development and regulation of a water supply for all uses and purposes, public and private other than irrigation, with full power to regulate and control the use, distribution and price thereof, and providing the method of payment therefor, and for the annexation of territory thereto; and declaring that this act shall take effect immediately.”

This bill relates to water districts. There is no objection to the same insofar as it provides for creating water districts and the operation and maintenance thereof. It is, however, objectionable insofar as it would validate all such districts heretofore established or attempted to be established and insofar as it would validate all bonds, obligations, contracts, assessments, levies and all other acts, proceedings and things heretofore executed, issued or done by such districts or their officers. This bill was drawn with the evident intention of circumventing a decision of the supreme court in the case of Drum vs. University Place Water District, 144 Wash., 685. The findings of the court in that case may be summarized as follows: The boundaries of the district include approximately 4,500 acres. The district to be served comprises approximately 400 acres. More than 90% of the inhabitants live within the portion to be served. The petitioners for the improvement all resided within the limited area and the favorable vote for ratification of the district came therefrom. The enlarged area was included to have sufficient valuation to permit issuance of enough bonds to secure a water system for the part of the district intended to be served. No provision was made for supplying water to the other portion of the district. Upon this state of facts the court restrained the levy and collection of water district taxes upon some of the lands outside of the limited area.
While this bill by express terms does not apply to University Place Water District or to any other water district which has been expressly decreed to be void by the decision of the supreme court, yet it would apply to any other situation just as bad unless such water district was expressly decreed to be void by the supreme court. To this extent this bill would nullify that court decision. It would prevent a taxpayer from questioning the validity of such a tax.

Sections 11, 27, 28 and 29 are the validating portions of said bill. The law creating such water districts was declared unconstitutional and void by the supreme court in the case above referred to because it made no provision for a hearing on the question of property to be included within the territorial limits of the proposed district and made no provision for a hearing on the question of the benefits, and therefore violated the due process clause of the fourteenth amendment to the federal constitution. "An unconstitutional act is not a law; it confers no rights; it imposes no duties; it affords no protection; it is, in legal contemplation, as inoperative as though it had never been passed."

The supreme court having enjoined the levying and collection of taxes by water districts because of the unconstitutionality of the law, legislation validating such taxes is also unconstitutional and void.

For these reasons sections 11, 27, 28 and 29 of said House Bill No. 116 are vetoed. The remainder of the bill is approved.

Respectfully submitted,

ROLAND H. HARTLEY, Governor.

Mr. Danskin moved that the rules be suspended, and the vetoed sections be read and acted upon together.

The motion was carried.

The Speaker declared the question was: Shall sections 11, 27, 28 and 29 of House Bill No. 116 pass, notwithstanding the veto of the Governor?

The clerk called the roll, and the vetoed sections (sections 11, 27, 28 and 29) failed to pass, notwithstanding the veto of the Governor, by the following vote: Yeas, 9; nays, 66; absent or not voting, 22.

Those voting yea were: Representatives Albert, Allen, Banker, Falknor, Hall, Miller (W. O.), Mitchell, Totten, Wanamaker—9.

Those voting nay were: Representatives Anderson, Aspinwall, Barlow, Bennett, Benson, Biesen, Booth, Butterworth, Canfield, Casey, Cory, Culmbach, Danielson, Danskin, Davis (J. H.), Denman, Durkee, Friese, Gear, Glasgow, Goldsworthy, Hartung, Hayton, Hazen, Hess, Hill, Hultgren, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Leber, Lindsay, McDonough, McQuestén, Mansfield, Marble, Miller (Frank O.), Mills, Moran, Murray, Northup, Paysse, Peterson (C. E.), Peterson (Payson), Ratliffe, Reader, Russell, Ryan, Saunders, Sims, Smith, Soule, Sweetman, Templeton, Tripple, Van Horn, Vaughan, Wakefield, Watkins, Webb, Westover, Williams, Mr. Speaker—66.

Those absent or not voting were: Representatives Bach, Beck, Bostwick, Durrant, Gilbert, Gillette, Griffin, Hubbell, Hurspool, Krouse, McCracken, Masterson, Nelson, Olson (A. E.), Olson (O. H.), Post, Reed, Roth, Roudebush, Rowe, Shipley, Shoemaker—22.

The vetoed sections of House Bill No. 116, having failed to receive the constitutional two-thirds majority, were declared lost, and the Governor’s veto was sustained.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Thursday, March 14, 1929.

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

I am returning herewith, without my approval, House Bill No. 99, entitled:

"An Act relating to intoxicating liquors, prohibiting the manufacture, transportation and sale, and fixing the penalties for violation thereof, and amending section 31 of chapter 2 of the Laws of 1915."
This bill, among other things, provides that every person convicted of the manufacture or transportation of intoxicating liquor for the purpose of sale, barter or exchange thereof, shall be deemed guilty of a felony and shall be punished by imprisonment of not less than one or more than five years.

Observation of the situation indicates that the fault is not so much with present laws as it is with the demand for intoxicating liquor and a lack of public sentiment for law enforcement. Increasing the penalty only serves to make harder the conviction of offenders. The present statutes are ample. This bill amounts to a distortion of established penal standards in that it imposes far more severe penalties than for other crimes of similar grade. By this drastic increase of penalties it would, in my opinion, defeat the very object of its sponsors.

For these reasons House Bill No. 99 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY, Governor.

On motion of Mr. Lindsay, House Bill No. 99 was laid on the table, and the Governor's veto message thereon was ordered incorporated in the journal.

The Speaker announced that he was about to sign House Bills Nos. 224, 261, 358, 405, 298; also Senate Bills Nos. 79 and 45.

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

REPORT OF ENROLLMENT COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 14, 1929.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bill No. 380, also House Bill No. 68, also House Bill No. 153, have compared same with the original bills and find them correctly enrolled.

I concur in this report: O. H. Olson.

The Speaker announced that he was about to sign House Bills Nos. 68, 153 and 380.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 14, 1929.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bill No. 424, have compared same with the original bill and find same correctly enrolled.

I concur in this report: Chas. L. Vaughan.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bill No. 429, have compared same with the original bill and find same correctly enrolled.

I concur in this report: O. H. Olson.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1929.

Mr. Speaker:

The Senate has adopted the report of the Free Conference Committee upon Engrossed Senate Bill No. 205 and the bill passed as amended.

HERBERT H. SiELER, Secretary.
The President has signed:
House Bill No. 68, also
House Bill No. 153, also
House Bill No. 380, also
House Bill No. 224, also
House Bill No. 261, also
House Bill No. 358, also
House Bill No. 298, also
Senate Bill No. 205, also
Substitute Senate Bill No. 310, and "the same are herewith transmitted.

The Senate has adopted the report of the Free Conference Committee on Engrossed House Bill No. 417, and the bill passed as amended. Said bill, together with the report, is herewith transmitted.

Mr. Speaker:

The Senate has adopted the report of the Free Conference Committee on Engrossed House Bill No. 417, and the bill passed as amended. Said bill, together with the report, is herewith transmitted.

MR. SPEAKER:

The Senate has adopted the report of the Free Conference Committee on Engrossed House Bill No. 417, and the bill passed as amended. Said bill, together with the report, is herewith transmitted.

HERBERT H. SIELER, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE.

Olympia, Wash., March 14, 1929.

We, your Committee on Free Conference, to whom was referred Engrossed House Bill No. 417, entitled "An Act relating to public highways, making appropriations for the location, rights of way, engineering, maintenance, improvement, construction and paving thereof, and the construction or purchase of bridges, prescribing the powers and duties of certain officers in relation thereto, and declaring that this act shall take effect immediately," and the Senate amendments thereto, have had the same under consideration, and we recommend that the Senate recede from its amendments and that the bill be amended as follows:

Strike all of the bill after the enacting clause and insert in lieu thereof the following:

"Section 1. For the location, right of way, engineering, maintenance, improvement, construction and/or paving of the respective state highways hereinafter specified, and the construction or purchase or condemnation of bridges, and maintenance and/or improvement of streets in cities and towns, there is hereby appropriated out of the Motor Vehicle Fund and the Highway Safety Fund in the state treasury, for the biennium ending March 31st, 1931, the respective amounts hereinafter specified for the respective highways and purposes specified: Provided, That, after the awarding of the contract for or completion of the project specified any allotment shall exceed the requirement, then, and in that event, the balance remaining of any such allotment shall be expended for the maintenance, engineering, construction, improvement and/or paving on the same highway, to be expended under the direction of the Director of Highways, except the amounts appropriated for cities and towns:

STATE ROAD NO. 1—

Dakota Creek-Blaine—construction ....................... $24,000 00
Waterfront Road—paving—retaining wall .................. 97,000 00
Blanchard overhead bridge and approach .................. 205,000 00
Blanchard North—cooperation city of Bellingham—paving ........................................... 78,000 00
Snohomish River bridge approach—paving gaps ........... 5,000 00
Marysville North—paving—widening ........................ 50,000 00
Marysville Cut-off approaches (between Snohomish River bridge and Marysville) ....................... 5,000 00
King County Line-Everett—location and right of way .... 2,000 00
Everett South—shoulder widening—construction .......... 17,000 00
Seattle-Snohomish County Line—paving ................... 234,000 00
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<thead>
<tr>
<th>Location/Description</th>
<th>Cost</th>
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<tbody>
<tr>
<td>Miscellaneous Location</td>
<td>5,000 00</td>
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<tr>
<td>Seattle-B. C. Line—oiling</td>
<td>6,750 00</td>
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<tr>
<td>Seattle-B. C. Line—betterment and reconstruction</td>
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<td><strong>Total—Seattle-B. C. Line</strong></td>
<td><strong>$786,595 00</strong></td>
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<tr>
<td><strong>Seattle-Vancouver</strong></td>
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<tr>
<td>Pierce County Line-E. Marginal Way 20' pavement</td>
<td>$585,000 00</td>
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<tr>
<td>Pierce County Line-Kent-Des Moines Road—shoulder widening</td>
<td>32,000 00</td>
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<td>East Marginal Way—20' pavement and widening</td>
<td>67,000 00</td>
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<tr>
<td>King County Line-Tacoma—construction—paving</td>
<td>186,250 00</td>
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<td>Fort Lewis-Nisqually—construction—paving</td>
<td>127,000 00</td>
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<td>LaCenter-Woodland—paving gaps</td>
<td>11,000 00</td>
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<tr>
<td>Pioneer Curves—construction</td>
<td>27,000 00</td>
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<tr>
<td>Vancouver-Salmon Creek—grading shoulders and surfacing</td>
<td>12,500 00</td>
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<tr>
<td>Vancouver Bridge—betterment and reconstruction</td>
<td>15,000 00</td>
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<tr>
<td>Seattle-Vancouver Bridge—betterment and reconstruction</td>
<td>63,110 00</td>
</tr>
<tr>
<td>For co-operation with city of Vancouver in the extension of Washington Street, 50 feet wide, from 19th Street to 24th Street, the same to be extended in curvature and/or diagonally across south half of block 14 Vaughn's First Addition, and north half block 14 and block 7 in Moody and Rothrock's Addition, to make such intersection; vacating all of lots 16, 21, 22, 23 and 24, and north 10 feet of lot 20 in said block 7, extending paving, curbing, sidewalk and lighting system from 11th Street to said intersection including balance lots vacated in said block 7 in order to make desirable intersections. (Balance of cost to be provided and paid for by city of Vancouver)...</td>
<td>75,000 00</td>
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<td><strong>Total—Seattle-Vancouver</strong></td>
<td><strong>$1,200,860 00</strong></td>
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<tr>
<td><strong>Bellingham-Austin Pass</strong></td>
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<tr>
<td>Summit—end of grade—1½ miles south—construction</td>
<td>$92,000 00</td>
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<tr>
<td>Warnick-Glacier—construction</td>
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<td>Bellingham-Warnick—location engineering</td>
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<tr>
<td>Bellingham-Austin Pass—oiling</td>
<td>20,400 00</td>
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<tr>
<td>Bellingham-Austin Pass—betterment and reconstruction</td>
<td>36,100 00</td>
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<td><strong>Total—Bellingham-Austin Pass</strong></td>
<td><strong>$286,500 00</strong></td>
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<td><strong>State Road No. 2</strong></td>
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<tr>
<td><strong>Bothell-Fall City</strong></td>
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<tr>
<td>Redmond-Fall City—construction</td>
<td>$110,000 00</td>
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<tr>
<td>Redmond-Fall City—paving</td>
<td>100,000 00</td>
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<tr>
<td>Bothell-Fall City—oiling</td>
<td>9,120 00</td>
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<td>Bothell-Fall City—betterment and reconstruction</td>
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<td><strong>Total—Bothell-Fall City</strong></td>
<td><strong>$232,220 00</strong></td>
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<td><strong>Seattle-Wenatchee</strong></td>
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<tr>
<td>Renton to Seattle—construction</td>
<td>$275,000 00</td>
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<td>Renton to Seattle—location engineering—pavement</td>
<td>4,000 00</td>
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<tr>
<td>Foot bridge at Fall City</td>
<td>6,000 00</td>
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<tr>
<td>Snoqualmie Falls bridge</td>
<td>80,000 00</td>
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<td>North Bend-East—paving</td>
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<td>North Bend-Edgwick Road—location engineering</td>
<td>3,000 00</td>
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<tr>
<td>Edgwick Road to Summit—slides—grading</td>
<td>100,000 00</td>
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<tr>
<td>Lake Keechelus vicinity—construction</td>
<td>230,000 00</td>
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<tr>
<td>Snoqualmie Pass-Kachess River—construction</td>
<td>100,000 00</td>
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<tr>
<td>Description</td>
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<td>----------------------------------------------------------------------------</td>
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<tr>
<td>Easton-Yakima River—construction</td>
<td>45,000.00</td>
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<tr>
<td>Kachess River—construction</td>
<td>89,100.00</td>
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<td>Under crossing at Cashmere in cooperation with Northern Ry. and/or city of Cashmere</td>
<td>15,000.00</td>
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<tr>
<td>Columbia River bridge approach at Wenatchee</td>
<td>76,000.00</td>
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<td>Seattle-Wenatchee—oiling</td>
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<td>Seattle-Wenatchee—betterment and reconstruction</td>
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<td><strong>Total—Seattle-Wenatchee</strong></td>
<td><strong>$1,418,185.00</strong></td>
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<td>Wenatchee—East State Road No. 2—heavy oiling and construction</td>
<td><strong>$268,000.00</strong></td>
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<td>Spokane West—Great Northern Ry. crossing—paving</td>
<td>145,000.00</td>
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<td>Davenport—Cottonwood Creek Bridge-Davenport-West</td>
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<td>Wenatchee—Idaho State Line—betterment and reconstruction</td>
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<td><strong>$498,085.00</strong></td>
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<td>Jct. State Road No. 2—Columbia River—grading</td>
<td><strong>$1,031,800.00</strong></td>
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<td>Teanaway—Bristol—grading</td>
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<td>Swauk Creek—Ellensburg City Wells—construction</td>
<td>342,000.00</td>
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<td>Sunnyside—Prosser—construction</td>
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<td>Yakima River bridge at Prosser</td>
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<td>Prosser—End of Pavement at Kennewick—surfacing</td>
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<td>Jct. S. R. No. 2—Columbia River—heavy oiling</td>
<td>107,500.00</td>
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<td>Jct. S. R. No. 2—Columbia River—betterment and reconstruction</td>
<td>86,300.00</td>
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<td><strong>Total—Jct. S. R. No. 2—Columbia River</strong></td>
<td><strong>$1,031,800.00</strong></td>
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<tr>
<td>Pasco—Walla Walla—Oregon State Line—construction</td>
<td><strong>$181,500.00</strong></td>
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<tr>
<td>Wallula Cut-off—construction</td>
<td>18,000.00</td>
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<td>Walla Walla West—paving</td>
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<td>Touchet—Lowden—construction</td>
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<td>Betterment and reconstruction</td>
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<td><strong>Total—Pasco—Walla Walla Walla—Oregon State Line</strong></td>
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<td>Walla Walla—Asotin</td>
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<td>Walla Walla—Asotin—location engineering</td>
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<td>Walla Walla—Asotin—oiling</td>
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<td>Walla Walla—Asotin—betterment and reconstruction</td>
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<td><strong>Total—Walla Walla—Asotin</strong></td>
<td><strong>$261,000.00</strong></td>
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<td>Dodge—Colfax</td>
<td><strong>$161,250.00</strong></td>
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<td>Colfax South—oiling (heavy)</td>
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<td>Dodge—Colfax—betterment and reconstruction</td>
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<td><strong>Total—Dodge—Colfax</strong></td>
<td><strong>$161,250.00</strong></td>
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<td>Pullman—Colfax—Spokane</td>
<td><strong>$490,200.00</strong></td>
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<td>Colfax—Parvin Road—grading and surfacing</td>
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<td>Spokane—Spangle—paving</td>
<td>100,000.00</td>
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<td>Spangle—Colfax—paving—grading and bridges</td>
<td>295,000.00</td>
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<td>Pullman—Colfax—Spokane—oiling</td>
<td>66,200.00</td>
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<td><strong>Total—Pullman—Colfax—Spokane</strong></td>
<td><strong>$490,200.00</strong></td>
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<td>Location</td>
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<tr>
<td>Rosalia-Idaho State Line</td>
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</tbody>
</table>
SIXTIETH DAY, MARCH 14, 1929

STATE ROAD NO. 6-PEND ORIELLE HIGHWAY—

SPOKANE-B. C. LINE—

Spokane County Line-Diamond Lake—right of way and grading ............................................................... $ 68,000 00
Ione-Metaline—surfacing .................................................. 27,000 00
McCloud Creek bridge and revisions—construction .......... 30,000 00
Spokane-B. C. Line (heavy oiling) ..................................... 32,000 00
Spokane-B. C. Line—betterment and reconstruction and purchase or condemnation or construction of bridge over Clark Fork Columbia River in vicinity of Metaline Falls ................................................ 124,000 00

Total—Spokane-B. C. Line ........................................... $341,000 00

STATE ROAD NO. 7-NORTH CENTRAL HIGHWAY—

DAVENPORT-VANTAGE—

Vantage-Burke—construction ........................................... $164,500 00
Davenport-Vantage—betterment and reconstruction ............ 20,000 00

Total—Davenport-Vantage ............................................... $184,500 00

ELLensburg-Vantage—

Kittitas-Rock Canyon—right of way .................................. $ 10,000 00
Ellensburg-Vantage—oiling ............................................. 48,000 00

Total—Ellensburg-Vantage ............................................. $58,000 00

STATE ROAD NO. 8-NORTH BANK HIGHWAY—

VANCOUVER-MARYHill—

Lacamas Fill—location and paving ........................................ $ 5,200 00
Wing Creek-Prindle—construction .......................................... 62,000 00
Wing Creek-Cape Horn—bridges and walls .................................. 50,000 00
Stevenson-Nelson Creek—construction and bridge ................. 72,500 00
Nelson Creek-Greer Creek—construction .................................. 170,000 00
Greer Creek-Wind River—construction .................................... 106,000 00
Wind River-Crooks—location and engineering ......................... 4,000 00
Snowden Road-Lyle—construction ........................................ 168,000 00
Maryhill West—construction ............................................... 255,000 00
Vancouver-Maryhill—betterment and reconstruction ............... 81,500 00

Total—Vancouver-Maryhill ............................................. $974,500 00

MARYHill-Buena—

Goldendale-Summit—construction ......................................... $252,000 00
Maryhill East—location and engineering .............................. 26,000 00
Toppenish-Simcoe Ridge—construction .................................... 140,000 00
Klickitat County Simcoe Ridge—surfacing ................................ 40,000 00
Maryhill-Buena—betterment and reconstruction ....................... 21,900 00

Total—Maryhill-Buena ................................................... $479,900 00

STATE ROAD NO. 9-OLYMPIC HIGHWAY—

OLyMPIA-PORT ANGELES-PORT TOWNSEND—

Purdy Creek-Jct. S. R. No. 14—construction ....................... $152,500 00
Hoodsport-South—construction ........................................... 76,950 00
North of Sunds Creek—construction ...................................... 20,000 00
Lilliwaup North—location and right of way ............................. 9,500 00
Jorsted Creek Crossing—location and right of way .................. 1,000 00
Hidden Cove Camp Revision—right of way ............................... 15,000 00
Duckabush North—right of way ........................................... 5,000 00
Dosewallips-Jackson Cove—location and right of way .............. 6,000 00
Duckabush River bridges—location and engineering .................. 2,000 00
Jacksons Cove-Lake Hooker—right of way and grading ............... 34,000 00
Port Townsend-Tyler St. South—engineering and paving ............. 91,500 00
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<thead>
<tr>
<th>Description</th>
<th>Cost</th>
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<tbody>
<tr>
<td>End of Pavement-Clallam County Line—construction</td>
<td>123,000</td>
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<tr>
<td>Agnew-Port Angeles exceptions—paving</td>
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<tr>
<td>Olympia-Port Angeles-Port Townsend—oiling</td>
<td>97,000</td>
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<tr>
<td>Olympia-Port Angeles-Port Townsend—betterment and reconstruction</td>
<td>50,000</td>
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<td><strong>Total—Olympic Highway</strong></td>
<td><strong>$698,450</strong></td>
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<td><strong>STATE ROAD No. 9-PORTE ANGELES-HOH RIVER—</strong></td>
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<tr>
<td>Port Angeles-Elwha River—construction</td>
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<tr>
<td>Fairholm West—right of way</td>
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<tr>
<td>Sniders Ranger Sta. East and West—location</td>
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<tr>
<td>Bear Creek Crossing—construction and bridges</td>
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<td>Sappho-Lake Creek—location and engineering</td>
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<td>Sol Duc River Crossing—construction and bridges</td>
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<td>Bogachiel River-Hoh River—construction</td>
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<td>Port Angeles-Hoh River—oiling</td>
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<td><strong>Total—Port Angeles-Hoh River</strong></td>
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<td><strong>PERRY CREEK-HOH RIVER—</strong></td>
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<td>Montesano-Aberdeen—location and engineering</td>
<td>$ 10,000</td>
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<td>East city limits of Aberdeen on St. R. No. 9 to a point one mile more or less west—construction</td>
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<td>Nellon-Lunch—location and engineering</td>
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<td>Harlow Creek-Cedar Creek—location and surfacing</td>
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<tr>
<td>Kalalock Creek bridge—location and bridge</td>
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<tr>
<td>Cedar Creek bridge—location and bridge</td>
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<td>Braden Creek Bridge</td>
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<td>Nolan Creek bridge</td>
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<td>Hoh Crossing bridge</td>
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<td>Hoh River-Cedar Creek—construction</td>
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<tr>
<td>Perry Creek-Hoh River—oiling</td>
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<td>Perry Creek-Hoh River—betterment and reconstruction</td>
<td>46,830</td>
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<td><strong>Total—Perry Creek-Hoh River</strong></td>
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<td><strong>GRAND MOUND-ELMA—</strong></td>
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<td>Grand Mound-Elma—construction</td>
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<td>Elma East—location and right of way</td>
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<tr>
<td>Grand Mound-Elma—paving</td>
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<td><strong>Total—Grand Mound-Elma</strong></td>
<td><strong>$217,500</strong></td>
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<td><strong>STATE ROAD No. 10-CHelan OKANOGAN HIGHWAY—</strong></td>
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<td>Conconully St. in Okanogan to 2nd Ave. North in Okanogan</td>
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<td>Methow River bridge approach North and connection with town of Pateros—construction</td>
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<tr>
<td>Methow River bridge—location and bridge</td>
<td>65,000</td>
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<td>Pateros-Brewster Flats—location and engineering</td>
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<td>Chelan County Line-North—oiling</td>
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<td>B. C. Line-Chelan County Line—betterment and reconstruction</td>
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<td><strong>Total—Okanogan County</strong></td>
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<td><strong>WENATCHEE-OKANOGAN COUNTY LINE—</strong></td>
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<td>Orondo-North—construction and surfacing</td>
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<td>Wenatchee-Okanogan County Line—heavy oiling</td>
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<td>Wenatchee-Okanogan County Line—betterment and reconstruction</td>
<td>13,450</td>
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<tr>
<td><strong>Total—Wenatchee-Okanogan County Line</strong></td>
<td><strong>$124,450</strong></td>
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</tbody>
</table>
WENATCHEE-QUINCY—
Trinidad-Quincy—location and right of way .......... $ 5,000 00
Wenatchee-Quincy—oiling (heavy) .................. 65,000 00
Wenatchee-Quincy—betterment and reconstruction .... 24,250 00
Total—Wenatchee-Quincy ............................ $94,250 00

STATE ROAD No. 11-CENTRAL WASHINGTON HIGHWAY—
PASCO-JCT. STATE ROAD No. 2—
Lind-E bridge and grade—construction ................ $ 55,000 00
Pasco-Jct. St. Road No. 2—oiling (heavy) .......... 219,000 00
Pasco-Jct. St. Road No. 2—betterment and reconstruc-
tion ........................................ 75,800 00
Total—Pasco-Jct. State Road No. 2 ................. $349,800 00

STATE ROAD No. 12—
CHEHALIS-ASTORIA FERRY LANDING—
Chehalis-Walville—paving ............................ $143,300 00
Rock Creek over-crossing ............................ 51,500 00
Walville-Astoria Ferry Landing—location—engineer-
ing—right of way—grading—construction—surfacing—
bridges—oiling—betterment and reconstruction .... 572,500 00
For painting bridge across South Fork Willapa
River on State Road No. 12 ........................ 2,500 00
Total—Chehalis-Astoria Ferry Landing ............... $769,800 00

KELSO-JOHNSON’S LANDING—
Kelso-Johnson’s Landing—location—engineering—
right of way—construction—grading—surfacing—
bridges—betterment and reconstruction ........... $737,850 00
For survey and report by State Director of Highway
to determine the feasibility of a state highway
from Brookfield, Wahkiakum County, to Megler,
Pacific County .................................. 1,000 00
For painting bridge across Cowlitz River at Kelso on
State Road No. 12 ................................ 6,100 00
Total—Kelso-Johnson’s Landing ....................... $744,950 00

STATE ROAD No. 13-WILLAPA-GRAYS HARBOR HIGHWAY—
RAYMOND JCT. S. R. No. 9—
Raymond-Smith Creek—location and surfacing ...... $ 28,500 00
Smith Creek North—location and surfacing .......... 53,000 00
Smith Creek Road to Quarry—construction .......... 20,500 00
Elk Horn bridge—location and bridge ............... 20,500 00
Fill and culvert at Station 708—grading ............. 2,000 00
Arctic-Pacific County Line—surfacing ............... 80,000 00
Arctic-Salmon Creek—grading ........................ 50,000 00
Salmon Creek-Bridge—location and bridge .......... 13,500 00
North River bridge—location and bridge ............. 100,000 00
Arctic North—right of way .......................... 5,000 00
Raymond-Jct. S. R. No. 9—betterment and reconstruc-
tion ........................................ 30,000 00
Total—Raymond-Jct. S. R. No. 9 .................... $422,500 00

STATE ROAD No. 14-NAVY YARD HIGHWAY—
Union River-Tidewater Creek—location and right of
way ............................................. $16,000 00
Tidewater Creek-Bremerton—location and paving .... 101,000 00
Tidewater Creek-Port Orchard—location .............. 3,500 00
Port Orchard-South Colby-Manchester—construction .. 156,000 00
<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Burley-Pierce County Line—construction</td>
<td>$18,200.00</td>
</tr>
<tr>
<td>State Road No. 14—oiling</td>
<td>$46,500.00</td>
</tr>
<tr>
<td>State Road No. 14—betterment and reconstruction</td>
<td>$64,690.00</td>
</tr>
<tr>
<td><strong>Total—State Road No. 14</strong></td>
<td><strong>$406,290.00</strong></td>
</tr>
<tr>
<td>State Road No. 21—Silverdale-Keyport—construction</td>
<td><strong>$125,000.00</strong></td>
</tr>
<tr>
<td><strong>Total—State Road No. 21</strong></td>
<td><strong>$125,000.00</strong></td>
</tr>
<tr>
<td>State Road No. 22—Davenport-Kettle Falls—Bissell South—location—right of way and construction</td>
<td>$60,000.00</td>
</tr>
<tr>
<td>State Road No. 22—betterment and reconstruction</td>
<td>$23,000.00</td>
</tr>
<tr>
<td><strong>Total—State Road No. 22</strong></td>
<td><strong>$83,000.00</strong></td>
</tr>
<tr>
<td>Methow Valley Highway—Winthrop to 3 miles east of Twisp—construction</td>
<td>$167,000.00</td>
</tr>
<tr>
<td>Methow Valley—betterment and reconstruction</td>
<td>$15,600.00</td>
</tr>
<tr>
<td><strong>Total—Methow Valley Highway</strong></td>
<td><strong>$182,600.00</strong></td>
</tr>
<tr>
<td>Cascade Wagon Road—Marblemount East—construction</td>
<td>$200,000.00</td>
</tr>
<tr>
<td><strong>Total—Cascade Wagon Road</strong></td>
<td><strong>$200,000.00</strong></td>
</tr>
<tr>
<td>Asotin South (location, survey and construction)</td>
<td>$95,500.00</td>
</tr>
<tr>
<td>Marcus-Northport Extension S. R. No. 22—construction</td>
<td>$55,000.00</td>
</tr>
<tr>
<td>For maintenance of Stevens Pass Highway from Leavenworth to Junction of State Road No. 1—Everett (construction and reconstruction)</td>
<td><strong>$424,600.00</strong></td>
</tr>
<tr>
<td>From State Road No. 7 at Soap Lake via Grand Coulee to a connection with State Road No. 2 west of Coulee City</td>
<td>$60,000.00</td>
</tr>
<tr>
<td>Mansfield Easterly to connection State Road No. 2, at the most feasible point between Coulee and Baird</td>
<td>$100,000.00</td>
</tr>
<tr>
<td>District offices (operations and capital outlays)</td>
<td>$388,735.00</td>
</tr>
<tr>
<td>Emergencies (limited to unforeseen damages to state highways and/or bridges caused by elements)</td>
<td><strong>$230,000.00</strong></td>
</tr>
<tr>
<td>For streets in certain cities and towns</td>
<td><strong>$182,650.00</strong></td>
</tr>
<tr>
<td>Maintenance road signs and construction</td>
<td><strong>$3,003,754.00</strong></td>
</tr>
<tr>
<td>Construction and/or improvement of a highway in Moran State Park to Summit of Mount Constitution under direction of the State Highway Engineer</td>
<td>$40,000.00</td>
</tr>
<tr>
<td><strong>PACIFIC HIGHWAY—CITY OF SEATTLE—LAKE UNION BRIDGE—Right of way, engineering and construction</strong></td>
<td><strong>$1,000,000.00</strong></td>
</tr>
</tbody>
</table>

Provided, That this appropriation shall be expended in conjunction with moneys furnished and deposited by the county of King and/or city of Seattle, jointly or severally; in county and/or city depository banks in the city of Seattle, from time to time upon the demand of the State Highway Engineer by not less than sixty days notice in writing, payable to the order of the State Auditor upon vouchers signed by the State Highway Engineer, to the total amount of Two Million Dollars ($2,000,000.00), such bridge to be built under full charge, supervision and control of construction thereof, by the State Highway Engineer; And Provided further, That it is hereby declared to be the purpose of the State of Washington to furnish and appropriate from the Motor Vehicle Fund in the State Treasury to aid in the construction of such bridge the sum of One Million Dollars ($1,000,000.00) hereby appropriated and the further sum of Five Hundred Thousand Dollars ($500,000.00) re-appropriated by the Twenty-first Legislature and no more and that said sum shall be the full obligation of the State of Washington toward the construction, maintenance and operation of said bridge; and Provided further, That said
bridge, when constructed shall be operated, and maintained by
the city of Seattle or the county of King, or both, as is now
or may be hereafter provided by law, and without any ex­
 pense or responsibility on the part of the State of Washington.

For the construction of a highway from Fairfax to Spray Park in Pierce
county in conjunction with Bureau of Public Roads of United States,
under the direction of the State Highway Engineer.................. $200,000 00

For the construction and improvement of the Pacific Highway In the
city of Tacoma between Edison Avenue (South Tacoma Way) and
Puyallup Avenue as located by the Highway Engineer; full con­
trol of construction, improvement and supervision shall be under
the State Highway Engineer. Any funds needed above this amount
shall be supplied by city of Tacoma. (This being full amount to
be appropriated by the State on this project) .................... .

$120,000 00

For the reconstruction and repair of the Old Pacific Highway (com­
monly called the Valley Road) from Tacoma city limits north to
King county line to be expended under full control of State High­
way Engineer.................................................... $100,000 00

Snohomish-Cathcart Heights-Bothell in Snohomish county to be ex­
pended under full control of the State Highway Engineer—better­
ment and reconstruction ....................................... $50,000 00

RELIEF FOR CITY OF OLYMPIA—
(Local Improvement District No. 417) ......................... .

For the construction and maintenance of dolphins and shear booms
for the protection of a bridge over Des Chutes Waterway on State
Road No. 9 under the direction of the State Highway Engineer
RELIEF FOR CITY OF BLAINE—
(For right of way—general obligation bonds) .................. .

For engineering, construction, reconstruction and betterment of Lake
Samish Road in Skagit and Whatcom counties, to be expended
under the direction of the State Highway Engineer.............. $150,000 00

Queets-Bridge-Harlow Crossing.................................. $78,641 00

Everett City Limits-Broadway St. South......................... $100,000 00

From S. R. No. 1, at the most feasible point north of Marysville, thence
through Arlington and Sedro Woolley to Belfast—location and en­
gineering and report on feasibility............................. $5,000 00

From Sumner to La Grande in Pierce county—survey ............ $5,000 00

Survey from Ellensburg to a junction of S. R. No. 5 at or near mouth
of American River in Yakima county............................. $5,000 00

S. R. No. 5 at Auburn westerly to S. R. No. 1—paving........... $100,000 00

For the improvement of a road in the vicinity of Ilwaco, Pacific county,
from Junction S. R. No. 12, to North Head Military Reservation
$52,000 00

Total ................................................... $23,334,045 00

FROM THE HIGHWAY SAFETY FUND—
(Not to exceed from that fund) ......................... $400,000 00 $400,000 00

Purchase or condemnation of bridge, vicinity of
Kennewick-Pasco.

Grand total ............................................. $23,734,045 00

Sec. 2. It shall be the duty of the Director of Highways to prepare and submit
to the legislature at its convening in the regular biennial session in 1931 an itemized
and detailed report showing the expenditure of the moneys appropriated by the
respective items of this act and the expenditures contracted under each of said items
and the unexpended and uncontracted balances of said items, respectively, down to
and including the 31st day of December, 1930.

Sec. 3. This act is necessary for the immediate preservation of the public peace,
health and safety, the immediate support of the state government and its existing
public institutions, and shall take effect immediately."
Amend the title as follows: Strike all of the title and insert in lieu thereof the following:

"An Act relating to public highways, making appropriations for the location, rights of way, engineering, maintenance, improvement, construction and paving thereof, and the construction or purchase of bridges, prescribing the powers and duties of certain officers in relation thereto, and declaring that this act shall take effect immediately."

*Senate Members:*  
W. J. Sutton  
Fred W. Hastings  
E. J. Cleary

*House Members:*  
E. A. Sims  
Mark E. Reed  
E. J. Templeton

On motion of Mr. Ryan, the report of the Free Conference Committee on Engrossed House Bill No. 417 was adopted.

The clerk called the roll, and the House passed Engrossed House Bill No. 417, as amended by the Free Conference Committee, by the following vote: Yeas, 70; nays, 0; absent or not voting, 27.

Those voting yea were: Representatives Albert, Allen, Anderson, Aspinwall, Banker, Barlow, Beck, Bennett, Benson, Booth, Bostwick, Butterworth, Canfield, Casey, Culmbach, Danielson, Danskín, Davis (J. H.), Durkee, Falknor, Friese, Gear, Gillette, Glasgow, Hall, Hartung, Hayton, Hazen, Hess, Hill, Hubbell, Hultgrenn, Hutchinson, Johnson, Jones (John R.), Jones (Roy), Kelly, Knapp, Leber, Lindsay, McDonough, McQuesten, Marble, Miller (W. O.), Mills, Mitchell, Moran, Northup, Olson (O. H.), Payssse, Peterson (C. E.), Peterson (Payson), Reader, Reed, Roth, Rowe, Russell, Ryan, Saunders, Shipley, Sims, Smith, Soule, Templeton, Totten, Tripple, Van Horn, Wanamaker, Westover, Mr. Speaker—70.

Those absent or not voting were: Representatives Bach, Biesen, Cory, Denman, Durrant, Gilbert, Goldsworthy, Griffin, Hurspool, Krouse, McCracken, Mansfield, Masterson, Miller (Frank O.), Murray, Nelson, Olson (A. E.), Post, Ratliffe, Roudebush, Shoemaker, Sweetman, Vaughan, Wakefield, Watkins, Webb, Williams—27.

The Speaker announced that he was about to sign Senate Bill No. 205, Substitute Senate Bill No. 310; also House Bills Nos. 424 and 429.

**RESOLUTION BY COMMITTEE ON RULES AND ORDER.**

*Be It Resolved,* By the House of Representatives, that the Speaker and Chief Clerk be directed to secure the grouped and framed photographs of the members of the House and

*Be It Further Resolved,* That the sum of two hundred dollars ($200.00) 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. Danskin, the resolution was adopted.

**RESOLUTION BY COMMITTEE ON RULES AND ORDER.**

*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 Regular Session of the Twenty-first Legislature.

On motion of Mr. Danskin, the resolution was adopted.
RESOLUTION BY COMMITTEE ON RULES AND ORDER.

Resolved, That the Speaker and Chief Clerk be allowed thirty days additional compensation in payment for over time, to complete the work of the session, reply to and give necessary attention to correspondence and other details arising therefrom, and that they be allowed the regular per diem therefor; and be it further

Resolved, That the Sergeant-at-Arms be allowed fifteen days to complete the work of the session, and that he be allowed the regular per diem therefor; be it further

Resolved, That the Speaker and Chief Clerk 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. Danskin, the resolution was adopted.

RESOLUTION BY COMMITTEE ON RULES AND ORDER.

WHEREAS, Several of the employees in the state house have had to work over time during the session without extra compensation,

Be It Resolved, That the following named persons be paid the amounts set opposite their respective names:

S. L. Abbott—Electrician ................................ $30.00
W. F. Collins—Custodian ................................ 30.00
Elmer Buehrer—Engineer .................................. 30.00

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

RESOLUTION BY COMMITTEE ON RULES AND ORDER.

Resolved, That A. W. Calder, Chief Clerk of the House be authorized and directed to have a copy of the House Journal, together with a suitable index therefor, prepared for the state printer, and that he be allowed for this work and for compiling, editing, proof reading and indexing the printed journal the sum of four hundred dollars ($400.00), the amount allowed for that purpose in the appropriation bills. The State Auditor is authorized and directed to issue a warrant for one-half of the amount when the printer's receipt for copy is filed in his office, and the balance when the printer shall certify that the reading of the proof on the journal index has been completed and the same found to be correct; and be it further

Resolved, That A. W. Calder, Chief Clerk, be and he is hereby instructed to purchase postage stamps to be used in mailing out the Legislative Record, Senate Docket, summary of bills passed, together with the action of the Governor thereon, resolutions and memorials as authorized and directed by the Legislature and that a warrant be drawn for the same.

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

RESOLUTION BY COMMITTEE ON RULES AND ORDER.

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. Danskin, the resolution was adopted.

Mr. Ryan: I believe it would be in line for a vote of thanks to be extended to the three members of the Conference Committee of the House for their work on the road bill, House Bill No. 417. I move that they be extended a vote of thanks.

Mr. Speaker: It has been moved and seconded that our sound old wheel horses on this conference committee, and other conference committees, be given a vote of confidence and appreciation for their efforts and work.

The motion was carried.
Mr. Johnson moved that a vote of thanks be extended to the members of the Press.

The motion was carried.

Mr. Durkee moved that the House express its appreciation to the Custodian of this building, W. F. Collins, and his assistants, for the kindness and courtesy shown the members of the House and their families and friends during the Session.

The motion was carried.

Mr. Beck moved that the House extend a vote of thanks to the sergeant-at-arms, Billy Price, and his assistants, for pleasant associations during the past sixty days.

The motion was carried.

Mr. Saunders moved that a vote of thanks be given to the Entertainment Committee, Representatives Moran, Allen and Mills, for the very delightful program rendered in this House during the afternoon and evening.

The motion was carried.

**REPORT OF STANDING COMMITTEE.**

*House of Representatives,*

**Olympia, Wash., March 14, 1929.**

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bill No. 417, have compared same with the original bill and find it correctly enrolled.

I concur in this report: 0. H. Olson.

The Speaker announced that he was about to sign House Bill No. 417.

**MESSAGE FROM THE SENATE.**

*Senate Chamber,*

**Olympia, Wash., March 14, 1929.**

Mr. Speaker:

The President has signed:

House Bill No. 424, also

House Bill No. 429, also

House Bill No. 417, also

The Senate has adopted:

Senate Concurrent Resolution No. 8, and the same are herewith transmitted.

Herbert H. Sieler, Secretary.

Senate Concurrent Resolution No. 8, by Senator Hastings: Relating to the adjournment of the twenty-first Session of the Legislature.

On motion of Mr. Danskin, Senate Concurrent Resolution No. 8 was adopted.

**Senate Chamber,**

**Olympia, Wash., March 14, 1929.**

Mr. Speaker:

The President has signed:

Senate Concurrent Resolution No. 8, and the same is herewith transmitted.

Herbert H. Sieler, Secretary.

The Speaker announced that he was about to sign Senate Concurrent Resolution No. 8.
MR. SPEAKER:

The President has appointed as members of a committee under Senate Concurrent Resolution No. 8, Senators Hastings and Condon.

HERBERT H. SIETER, Secretary.

The Speaker appointed, in compliance with Senate Concurrent Resolution No. 8, as members of the committee to notify the Governor that the Legislature was about to adjourn sine die, Representatives Barlow, Russell and Bostwick.

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. Barlow announced that the committee had performed its duty, and that the Governor had expressed his thanks for all the members had done for him.

The report was received, and the committee was discharged.

RESOLUTION BY COMMITTEE ON RULES AND ORDER.

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. Danskin, the resolution was adopted.

The Speaker appointed, as members of the committee to notify the Senate that the House is ready to adjourn sine die, Representatives Aspinwall, Paysse and Marble.

Senators Metcalf and Mize appeared before the bar of the House, and Senator Metcalf 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. Aspinwall reported that the committee had performed its duty.

The report was received and the committee was discharged.

Mr. Danskin moved that the reading of the journal of the proceedings of the sixtieth day, of the twenty-first Legislative Session, be dispensed with and that it stand approved.

The motion was carried.

On motion of Mr. Knapp, the House of Representatives of the Twenty-first Legislative Session of the State of Washington adjourned sine die.

A. W. CALDER, Chief Clerk.

Ed Davis, Speaker.
MESSAGES

OF

ROLAND H. HARTLEY, Governor

ON

VETOED BILLS

OF THE

TWENTY-FIRST LEGISLATURE

1929.
GOVERNOR’S MESSAGES ON SENATE BILLS VETOED.

Thursday, February 14, 1929.

To the Honorable
The Senate of the State of Washington.

I am returning herewith, without my approval, Senate Bill No. 29, entitled:

"An act relating to the exercise of the right of eminent domain by tele­
graph and telephone companies and repealing certain acts relating thereto."

If permitted to become a law said Senate Bill No. 29 would repeal chapter 33 of the Laws of 1887-8, the same being sections 11339 and 11342 of Rem­
ington’s Compiled Statutes; sections 7696 and 7697 of Pierce’s Code.

In a note to the printed bill it is stated: "We recommend the specific
repeal of chapter 33 of '87/8, for the reason that it is obsolete and impliedly
repealed by the constitution and later enactments."

The courts are better qualified than the Legislature and the executive de­
partments of government to determine what laws are impliedly repealed by
the constitution and later enactments. It is peculiarly the province of the
courts to do so. The validity of said chapter 33 had better be left for court
determination. Furthermore, as recent as December 19, 1913, the Supreme
Court of this state had before it in the case of State of Washington, ex rel. vs.
the Superior Court, 77 Washington, page 31, the construction of article 12,
section 19 of the state constitution and section 11342 of Remington’s Com­
piled Statutes. In that case the court held that said section 11342 which this
bill would repeal is very much alive. This decision was rendered long after
the passage of the telephone and telegraph act and general eminent domain
act, the last of which was approved March 21, 1890. Consequently the
repeal of said chapter 33, Laws of 1887/8, on the ground that it is obsolete
does not square with what the supreme court said about such enactment as
recently as December, 1913.

For these reasons Senate Bill No. 29 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

Monday, February 25, 1929.

To the Honorable
The Senate of the State of Washington.

I am returning herewith, without my approval, Senate Bill No. 30, enti­
etled:

"An act relating to witnesses and repealing certain acts relating thereto."

Said Senate Bill No. 30, among other sections, repeals section 1214 of Remington’s Compiled Statutes. Paragraph 1 of section 5 of Senate Bill 30
purports to be a re-write of paragraph 1 of section 1214 of Remington’s Com­
piled Statutes. Both of said paragraphs forbid a husband or wife from testi­
fying against the other. The law as it now stands makes an exception that
such prohibition shall not apply to a civil action or proceeding by one against
the other or for a criminal action or proceeding for a crime committed by one
against the other. This is omitted from said Senate Bill No. 30.

For such omission said Senate Bill No. 30 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Thursday, March 21, 1929.

To the Honorable
The Senate of the State of Washington.

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate of the State of Wash­
ington at the next session of the legislature, without my approval, Substitute
Senate Bill No. 44, entitled:

"An act providing for and regulating the registration of voters, to ptevent
fraud, providing penalties for violations thereof, and repealing certain acts
and parts of acts in relation thereto."

This bill contains many of the objectionable features contained in Substi­
tute Senate Bill No. 90, vetoed at the last session of the legislature. In veto­
ing said Substitute Senate Bill No. 90, among other things, I said:

"The Secretary of State would be obliged to establish and maintain a
permanent file of registered voters according to towns and precincts alpha­
betically arranged.

"If this bill were permitted to become a law, it would mean the creation
of an additional bureau at the state capitol. There are enough there now.
The law would only add to the cost of government. Government is already
costing too much."

What I said when I vetoed said Substitute Senate Bill No. 90 applies with
equal force to Substitute Senate Bill No. 44.

Consequently, said Substitute Senate Bill No. 44 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Wednesday, March 20, 1929.

To the Honorable
The Senate of the State of Washington.

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session
of the legislature, without my approval, Senate Bill No. 45, entitled:

"An act authorizing cities of the first and second class to establish, regu­
late and conduct public markets for the sale of farm, garden and dairy produ­
uce in the public streets, sidewalks and other public places, granting to such
cities the power of eminent domain for such purposes, and authorizing such
cities to rent stalls for the sale of such produce to producers thereof."
This bill is class legislation. It unnecessarily extends the power of cities of the first and second classes. It tends to increase litigation and produce confusion.

Consequently Senate Bill No. 45 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Thursday, March 21, 1929.

To the Honorable
The Senate of the State of Washington.

I am filing herewith, to be transmitted to the Senate of the State of Washington at the next session of the Legislature, without my approval, Senate Bill No. 47, 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."

A similar act, Substitute Senate Bill No. 80, was passed by the last Legislature and was vetoed. In vetoing that bill, I said:

"This bill relates to absentee voting and in substance is a rewrite of the absentee voting law. There are some good features in the bill but the good features are more than counterbalanced by the bad features. I believe it is better to allow the absentee voting law to stand as now written rather than to permit the objectionable features of this bill to become a law. I am hopeful that in another two years the Legislature will pass a bill embodying the good features of Substitute Senate Bill No. 80 and eliminating the objectionable features thereof."

Senate Bill No. 47 has not eliminated these objectionable features. Therefore, it is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Thursday, March 7, 1929.

To the Honorable
The Senate of the State of Washington.

I am returning herewith, without my approval, Senate Bill No. 56, entitled:

"An act relating to salaries of justices of the peace in cities having 300,000 or more inhabitants."

The bill increases salaries of justices of the peace, in cities having over 300,000 population, from $2,100.00 per annum to $3,000.00 per annum. This increase of salary is not justified. Every increase of this character
makes an additional call upon the taxpayer. The tax crisis which now con­fronts the people does not warrant the enactment into law of this bill. Therefore, Senate Bill No. 56 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

Wednesday, March 20, 1929.

To the Honorable
The Senate of the State of Washington.
(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 67, entitled:
“An act relating to salaries of justices of the peace and constables.”
This bill requires the levying of additional taxes. Taxes should be lowered, not raised. The way to lower taxes is to quit spending the people’s money.

Because Senate Bill No. 67 increases taxes, it is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

Monday, March 25, 1929.

To the Honorable
The Senate of the State of Washington.
(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 79, entitled:
“An act authorizing and empowering any corporation to subscribe for and to acquire by purchase or otherwise, and hold, own, sell, assign and transfer shares of the capital stock of another corporation, and to participate in and vote said stock of any and all stockholders’ meetings and validating existing holdings of stock by corporations, and amending chapter 27 of the Laws of 1905.”

This bill, if it should become a law, will permit and authorize foreign corporations to subscribe for, acquire by purchase or otherwise, and to own, hold, sell and assign shares of the capital stock of any corporation. The bill further validates the existing holdings by any foreign corporation, whether doing business in this state or not, in the shares of stock of any other corporation. The existing law grants this privilege only to domestic corporations and foreign corporations authorized to do business in the state. This latter requirement in the existing law is a wholesome provision and should not be removed. It vests in the state the legal supervision of foreign corporations holding stock in a domestic corporation, and makes the foreign holding corporation amenable to the jurisdiction of the courts of the state. If Senate Bill No. 79 should become a law, the entire capital stock of a domestic corporation could be held by a foreign corporation and the domestic corporation controlled and operated by a foreign corporation so as to work injury to the residents of the state.
A glaring instance of the possible injury and damage that could be thus perpetrated upon the residents of the state is evidenced by the manipulations of an eastern electric company that owned and had control of the Black Rock Power & Irrigation Co., which was a subsidiary company of the eastern company, and which Black Rock Power & Irrigation Co. took over the holdings of the Hanford Irrigation & Power Company near Hanford and Priest Rapids on the Columbia River. The Black Rock Power & Irrigation Co. acquired control of the rights of the Hanford Irrigation & Power Company through foreclosure and refused to recognize the riparian rights of the farmers who had acquired the water rights from the Hanford Irrigation & Power Company, with covenants in the deeds that they had perpetual water rights. The Black Rock Power & Irrigation Co. refused to recognize these rights and brought suit to quiet title against 357 farmers in the Hanford Irrigation District. The farmers in that district scraped enough money together to protect their rights by appeal to the circuit court of appeals and to the supreme court of the United States, when it was finally determined that the farmers had this perpetual water right. In the meantime, through the machinations of the eastern company controlling or owning the stock of the Black Rock Power & Irrigation Co., the 357 farmers, with the exception of 13 of them, were gradually and systematically forced to succumb to the freeze-out campaign of the eastern electric company, and finally gave up and lost their lands, the title to which had been slandered and the value depreciated by the litigation instituted through the eastern electric company. This case is reported in 297 Fed. 905, and is entitled Adamson v. Black Rock Power & Irrigation Co.

In the last sentence of this bill the words which relate to the validation of stock held in existing corporations, "any such corporation" have been amended so as to read "any foreign corporation" which have the effect of validating the owning of stock held by foreign corporations in other corporations whether organized in this state or elsewhere. The word "foreign" was placed in the bill in conference committee the last night of the session. It was evidently inserted for the purpose of affecting a local or domestic corporation authorized to do business in the state who holds stock in another corporation.

Believing that the existing law should not be amended so as to liberate foreign holding corporations from the jurisdiction of the courts of the state, or to make it possible to work hardships upon residents of the state, Senate Bill No. 79 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

Wednesday, February 27, 1929.

To the Honorable
The Senate of the State of Washington.

I am returning herewith, without my approval, Senate Bill No. 98, entitled:

"An act relating to cities of the third class, defining the powers of the council thereof, and amending section 15 of chapter 184 of the Laws of 1915."
Existing statute, section 15 of chapter 184 of the Laws of 1915 (section 9128 of Remington's Compiled Statutes) provides, among other things, "No lease of streets or water front shall be for longer than ten years." Senate Bill No. 98 would extend the limit from ten years to thirty years for such lease.

To my mind, said Senate Bill No. 98 is a special-privilege bill. The state and municipal subdivisions thereof hold public domain as a sacred trust for the benefit of all the people. These rights should not be given to a privileged few at the expense of the many. The proposed extension is unreasonable. No street or water front should ever be leased for thirty years.

For these reasons, Senate Bill No. 98 is vetoed.
Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

To the Honorable
The Senate of the State of Washington.

I am returning herewith, without my approval, Senate Bill No. 105, entitled:

"An act for the protection of the owners of motor vehicles, to prevent fraud in the sale or encumbrance thereof, requiring the registration of title thereto, regulating the transfer or encumbrance thereof and providing penalties for violations thereof."

I vetoed a similar measure passed by the last session of the Legislature. In vetoing that bill, among other things, I said:

"Its administration would be expensive. It would put an added tax upon every one of the four hundred thousand or more owners of motor vehicles in this state. It would create another bureau at the state capitol."

This bill is open to the same objection. It will require an appropriation of an enormous amount of money which will have to be paid by motor vehicle owners. If this bill were permitted to become law, it would necessitate every car owner in the state procuring a certificate of title. This is an entirely unnecessary expense.

The bill exempts automobile dealers from furnishing the automobile purchaser with a certificate of title. If one of the objects of the bill is to protect persons purchasing automobiles, there is no reason why the dealer should not furnish the purchaser with a certificate of title showing that he is buying the machine free and clear of claims, liens and encumbrances.

Existing registration laws afford ample protection to all persons having liens of any character on personal property, motor vehicles included.

There are other objections to the bill too numerous to mention herein. Therefore, Senate Bill No. 105 is vetoed.
Respectfully submitted,
ROLAND H. HARTLEY,
Governor.
Monday, March 11, 1929.

To the Honorable
The Senate of the State of Washington.

I am returning herewith, without my approval, Senate Bill No. 137, entitled:

"An act relating to the security of real estate titles and regulating con­veyances and the recording thereof."

There are many reasons why this bill should not become a law. The following are a few of them:

1. The bill deprives the public of the opportunity of ascertaining from the recording books in whom title to real property is vested. Even though such a deed, failing to show the marital status of the grantee, should not be received for record, the title, nevertheless, would pass to the grantee. The bill does not attempt to prevent the title from passing to the grantee. Such incomplete records would cause loss and confusion.

2. The county auditor by refusing to receive such a deed for record would leave it open for subsequent deeds and inferior liens to be recorded, to the damage of the real owner of the property or to the holders of such subsequent deeds and liens, and also cause further confusion in the public which depends upon the record books provided by statute as the books of notice and information respecting title to real property.

3. A spouse purchasing real property with separate funds, if required to thus show in the deed his or her marital status, would cause further confusion as to the separate or community character of the property.

4. Such a statute would seriously interfere with the selling and acquir­ing of property and is an unwarranted interference with the existing laws relating to the recording of deeds and the notice imparted thereby.

I do not believe the general benefits enjoyed by the public under the existing recording laws should be curtailed by Senate Bill No. 137 for special interests. Therefore, Senate Bill No. 137 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

Saturday, March 23, 1929.

To the Honorable
The Senate of the State of Washington.

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the legislature, without my approval, Senate Bill No. 142, entitled:

"An act relating to, and authorizing and providing for the preparation of plans and specifications, and the construction, equipment and furnishing of an armory for the use of the national guard of Washington at Seattle; appropriating money from the military fund; creating a commission to superintend the construction, equipment and furnishing of said armory, and authorizing the promulgation of rules and regulations for the government thereof; and authorizing the sale or lease of certain state property now used for armory purposes in Seattle, and providing penalties for violation thereof."
This bill would appropriate $7,500 for the purpose of a new armory in Seattle; creates commission to select a suitable site and thereafter to construct such armory building; authorizes said commission either to sell the existing state armory building for the highest and best price obtainable or to lease the building.

This bill puts the cart before the horse. Plans and specifications for a building have to take into consideration the site thereof. No site is yet selected for this building. Existing tax situation compels economy. The present Seattle armory is sufficient until such time as the tax situation improves. This bill would appropriate public money. We should cut appropriations in every way possible.

For these reasons Senate Bill No. 142 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

Friday, March 22, 1929.

To the Honorable
The Senate of the State of Washington.
(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate of the State of Washington at the next session of the legislature, without my approval, Senate Bill No. 152, entitled:

"An act relating to hunting and fishing licenses and providing for the granting of the same to certain persons without fees."

This bill would grant a license to any resident of this state who became a resident of the Territory of Washington on or prior to November 11, 1889, and was on that date of the age of twenty-one years or over, to fish in any of the waters of the state or to hunt in the public forests in any of the unoccupied open country without the payment of the fee prescribed by law or any fee.

This is class legislation. Senate Bill No. 152 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

Friday, March 22, 1929.

To the Honorable
The Senate of the State of Washington.
(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Substitute Senate Bill No. 157, entitled:

"An act classifying counties by population, fixing the compensation of county officers, defining their powers and duties and repealing certain acts and parts of acts."
This is another tax-increasing measure. Salaries are not being raised in commercial, business and industrial fields, and this is no time for salary increases in governmental affairs. The cost of government is already sufficiently high.

Substitute Senate Bill No. 157 is vetoed.
Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

Friday, March 22, 1929.

To the Honorable
The Senate of the State of Washington.
(Through the Secretary of State.)
I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 158, entitled:

"An act relating to the state teachers' retirement fund and providing for additional membership therein."

This bill provides for state teachers' retirement fund and authorizes any teacher of the state school for the deaf or the state school for the blind to become a member thereof.

This bill was drawn to permit teachers in the two institutions to become members of the state teachers' retirement fund.

There is no demand for this bill which would only add one more permissive statute of which we already have too many.

For this reason said Senate Bill No. 158 is vetoed.
Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

Friday, March 22, 1929.

To the Honorable
The Senate of the State of Washington.
(Through the Secretary of State.)
I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 162, entitled:

"An act relating to the removal of railroad terminals and division points and requiring permits therefor from the department of public works."

This bill would require every common carrier by railroad maintaining a terminal or division point within the state, desiring to move the same, to obtain a permit therefor from the department of public works. This bill unnecessarily interferes with the right of railroad companies to manage their own business. Nearly all of the railroads in this state are interstate railroads regulated by the Interstate Commerce Commission. The department of public works has no authority over them. Even if the department of public works did have authority over them, the bill should be vetoed anyway because it
serves no useful purpose, but tends only to embarrass the economic management of private business.

For these reasons, Senate Bill No. 162 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Friday, March 22, 1929.

To the Honorable
The Senate of the State of Washington.

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 170, entitled:

"An act relating to and continuing the work of the Cascade Tunnel Commission and making an appropriation therefor."

At the legislative session of 1927 I vetoed an item of $5,000 appropriated for the purpose of carrying on work of the Cascade Tunnel Commission. The reasons given for the veto were as follows:

"I disapprove and veto the item of $5,000.00 for the purpose of carrying on the work of the Cascade Tunnel Commission appointed pursuant to joint resolution of the Senate and the House and continuing the Commission in office, conditioned, however, that the commissioners shall receive no moneys other than their actual expenses when away from their homes upon the conduct of the business, and that the money shall be used to pay the costs for employees and other charges in determining suitable location or locations for a low level tunnel, and make a report in time for consideration by the Legislature of the 1929 session. The promoters of this project asked for legislative recognition of the project and gave assurances that no appropriation was being asked from the state. For that reason, said item of $5,000.00 is vetoed."

The present bill appropriates out of the motor vehicle fund the sum of $25,000, or so much thereof as may be necessary for the purpose of carrying out the provisions of this bill.

For the same reason I vetoed the $5,000 appropriation for carrying on the work of the Cascade Tunnel enacted by the legislative session in 1927, Senate Bill No. 170 is also vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Wednesday, March 20, 1929.

To the Honorable
The Senate of the State of Washington.

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 171, entitled:

"An act relating to judges of the supreme and superior courts, fixing their salaries, providing for their retirement, creating a judges retirement fund, and providing for payments into, and from, the same."
Senate Bill No. 171 would increase the salaries of supreme court judges elected after 1930 and of superior court judges elected after 1932. It is discriminatory as to superior court judges, in that the annual salaries of such judges in class A counties would be $7,000.00; in first class counties $6,000.00; and in all other counties $5,000.00.

The bill also provides for the retirement, under certain conditions, of supreme and superior court judges on half salary at the time of retirement; for the creation of a special fund to be known as "The Judges' Retirement Fund," into which shall be paid eight per cent of the salary of each supreme and superior court judge; and the bill also provides, if at any time, the money in "The Judges' Retirement Fund" is insufficient to pay the one half salary due to all retired judges, that such shall be paid only their pro rata share of the funds available.

The bill would increase taxes, and for that reason alone it should be vetoed. It is a very inopportune time to think of increasing tax levies.

The bill should be vetoed because salaries of all superior court judges should be the same. They all perform identical duties and judges from the outside counties are constantly being called upon to hold court in class A and first class counties. Then why discriminate? If the judges desire to lay up eight per cent or more of their salaries for a rainy day, they may do so without a law compelling them to do it. People cannot be made thrifty by legislative enactment. The way to reduce taxes is to quit spending the people's money.

For these reasons, and others not necessary to mention, Senate Bill No. 171 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

Friday, March 22, 1929.

To the Honorable
The Senate of the State of Washington.
(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 178, entitled:

"An act relating to the reservation of certain state lands from sale and lease."

This bill is meaningless in that the body of the bill conflicts with the title. The title of the act declares the same relates to the reservation of certain state lands from sale or lease. The act itself provides that when sold said lands shall be sold to the highest bidder. No hint of any reservation there.

The bill is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.
Monday, March 11, 1929.

To the Honorable
The Senate of the State of Washington.

I am returning herewith Senate Bill No. 199, entitled:

"An act relating to state forests, defining the powers and duties of the state forest board and other state officials in respect thereto, creating a forest development fund, providing for revenue therefor and disbursements therefrom, and amending sections 3 and 6 of chapter 154 of the Laws of 1923."

This bill is approved, with the exception of section 2 which is vetoed.

Section 2 amends section 6 of the existing law by eliminating the requirement that moneys placed in the forest development fund shall be *pledged* for the sole purpose of paying interest and principal on the bonds issued by the state forest board; and eliminates the provision that "any of such bonds shall be a first and prior claim and lien against said fund for the payment of principal and interest." There are about eight thousand dollars of outstanding bonds issued by the state forest board entitled to a prior claim and lien upon the moneys in the forest development fund. Section 6, as amended, will permit the state forest board to disregard the provision of the existing law which provides that moneys in that fund are to be used in paying principal and interest on such bonds and it will permit the state forest board to use said funds for the purchase of, caring for, maintaining and administering lands for forest growing purposes, and would make it possible to deplete the fund pledged to pay the bonds, which would probably result in the bond holders demanding that the Legislature appropriate money from the general fund to pay the bonds caused by such a depletion of the forest development fund.

I do not believe the Legislature has power to destroy the fund created by the existing law in respect to outstanding bonds, nor do I see any reason for so doing.

Therefore, section 2 of Senate Bill No. 199 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Saturday, March 23, 1929.

To the Honorable
The Senate of the State of Washington.

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 201, entitled:

"An act relating to the incorporation of insurance companies, and amending section 85 of chapter 49 of the Laws of 1911."

This bill would change existing law by permitting insurance corporations to issue shares of stock, the par value of which shall be not less than ten dollars each. The present law requires such shares to be of the par value of one hundred dollars each. No good reason has been given why this change should be made and I know of none. Securing stockholders at the low price of ten dollars per share is not conducive to the healthy and careful operation
of insurance companies. Such companies should be careful in their formation and growth and not impressed with speculative features.

Therefore, Senate Bill No. 201 is vetoed.

Respectfully submitted,
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ROLAND H. HARTLEY,
Governor.

Wednesday, March 20, 1929.

To the Honorable
The Senate of the State of Washington.
(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate of the State of Washington at the next session of the Legislature, without my approval, Senate Bill No. 202, entitled:

"An act relating to the canvass and recanvass of votes cast by means of voting machines, and amending section 15 of chapter 58 of the Laws of 1913."

The title of this bill should be changed. It should be entitled, "An act making it practically impossible to contest an election."

Not being in sympathy with any such policy, Senate Bill No. 202 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

Friday, March 22, 1929.

To the Honorable
The Senate of the State of Washington.
(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 216, entitled:

"An act relating to a children's code commission, defining its powers and duties and making an appropriation."

This bill provides for another commission and, as a matter of course, the usual appropriation of the taxpayers' money. Section 1, among other things, provides that the Governor shall appoint a commission which shall be known as the "Children's Code Commission." By section 2 it is made the duty of the commission to study and investigate existing laws and conditions relative to dependent, defective, neglected and delinquent children. The commission is also given power to draft such bills as may be necessary to carry out its recommendations and submit a report of its findings to the Legislature. It is also given power to issue subpoenas requiring the attendance of witnesses and the production of books and records in carrying out its investigations, and shall have access to all books and records of state, county, municipal and private institutions and agencies having the custody of or the placing out of children, except those maintained by religious organizations.

This bill should be vetoed for several reasons. There are plenty of laws now on the statute books for the protection of the children of the state. Too many bills are already drafted and presented to the legislature. There will
be an abundance of bills introduced at the next session of the Legislature without expending the taxpayers' money for commissions to draft more.

For these reasons and others not mentioned, Senate Bill No. 216 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Friday, March 22, 1929.

To the Honorable
The Senate of the State of Washington.
(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 218, entitled:

"An act authorizing a survey of the natural resources of the State of Washington, defining the powers and duties of certain officers in relation thereto; repealing certain acts and parts of acts relating thereto; and making an appropriation."

This is another money-spending measure. The Legislature in 1927 appropriated $50,000.00 for a geological survey. In vetoing that measure, I said:

"This bill proposes to divert the sum of fifty thousand dollars ($50,000.00), or so much as may be necessary from the reclamation revolving fund, to pay the expenses of a geological survey.

"It is unfortunate to have a large unused surplus in any fund. Such surplus is an invitation to the money spenders. Money collected from the taxpayers for a specific purpose should be devoted to that purpose or turned into the general fund. Any attempt to expend such money in any other manner should be stopped. It is stopped—the bill is vetoed."

Present Senate Bill No. 218 is our old friend dressed up in new clothes. This time he wants $25,000.00 more of the people's money. Private enterprises will discover and develop all the resources of the state in due time without any assistance from the director of conservation and development. Private enterprises will be encouraged by lower taxes, not by higher levies. Any person, association or corporation that must be subsidized is of no benefit to the community or state.

For these reasons and others not mentioned, Senate Bill No. 218 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Saturday, March 23, 1929.

To the Honorable
The Senate of the State of Washington.
(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate, without my approval, Senate Bill No. 219, entitled:

"An act providing for the merger or consolidation of two or more corporations."
This bill provides for the merger or consolidation of two or more corporations and gives any stockholder of either corporation voting against the merger or consolidation the right to be paid the fair cash value of his stock. In case this value cannot be agreed upon the bill provides for having the same established in court proceedings. The procedure for such determination is long and complicated. If permitted to become a law this bill would hamper the management of business enterprises and for this reason said Senate Bill No. 219 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

To the Honorable
The Senate of the State of Washington.
(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 220, entitled:

"An act to prevent the procreation of persons socially inadequate from defective inheritance, by authorizing and providing for the eugenical sterilization of certain potential parents carrying degenerate hereditary qualities. And making an appropriation."

This bill is a radical innovation. The sponsors of the bill were no doubt actuated by the highest motives and a sincere desire to promote the public good. I am of the opinion that the state should go slow in adopting any such innovation. It confers powers on certain officers that are liable to be abused. There seems to be no great public demand for such enactment, and for these reasons said Senate Bill No. 220 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

To the Honorable
The Senate of the State of Washington.
(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 237, entitled:

"An act authorizing counties to unite in building sanatoria to care for persons suffering from tuberculosis and providing state aid therefor."

This is a tax-increasing measure. Taxes are too high now. The way to reduce taxes is to quit spending the people's money.

The bill is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.
GOVERNOR’S MESSAGES ON BILLS VETOED

Friday, March 22, 1929.

To the Honorable

The Senate of the State of Washington.

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 241, entitled:

"An act authorizing the board 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, to acquire lands, buildings, and other structures and improvements for dormitory, housing, hospital, boarding and dining-room purposes and student activity purposes, and to make additions or improvements thereto for any and all of such purposes, and to contract to pay for the same out of and by the pledge of the net income thereafter arising from any or all of such lands, buildings or structures and additions or improvements thus acquired or from any or all of the buildings or structures of said institutions now or hereafter existing and used for any of the foregoing purposes; and also authorizing for the foregoing purposes the issuance of securities payable out of such net income: and authorizing the lease of portions of the campuses of said respective institutions for such purposes; validating contracts made heretofore and securities heretofore issued for any of the foregoing purposes by any of said boards: repealing chapter 91 of the Laws of the Extraordinary Session of 1925: and declaring that this act shall take effect immediately."

A similar bill was vetoed at the Extraordinary Session of the Legislature held in 1925 and 1926. In vetoing that bill, I said:

"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 the 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."

The present bill is open to the same objections as was the one vetoed. I have no objection to the bill insofar as it provides for dormitory, housing, boarding and dining-room purposes. But the bill, in addition to all these, includes student activity purposes.

There is another objection to the bill. Section 2 provides that the securities issued bear interest not in excess of seven (7%) per cent. It is further provided that such securities shall be sold to the highest and best bidder, but does not require that such securities be sold at par. If sold below par, the securities would necessarily bear interest at a higher rate than 7%.

For these reasons, Senate Bill No. 241 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.
GOVERNOR'S MESSAGES ON BILLS VETOED

Friday, March 22, 1929.

To the Honorable
The Senate of the State of Washington.
(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 247, entitled:

"An act authorizing the Commissioner of Public Lands to sell at public auction the southwest quarter of the northeast quarter and the southeast quarter of section 36, township 23 north, range 5 east of Willamette Meridian, in King County, Washington, together with the timber located thereon."

This is an old friend. With a slight change in description a similar bill was enacted in the legislative assembly of 1927 and vetoed. In vetoing the same I took occasion to say:

"This bill would authorize the commissioner of public lands to sell two hundred acres of state land and the timber thereon in combination with one another, and not separately as now prescribed by law.

"I see no reason why this particular tract should be sold in any manner different than that prescribed by law for the sale of all state land. This is a special act for the benefit of some private interest. Am opposed to such laws. Therefore, said bill is vetoed."

For the reasons given in vetoing the above referred to bill, Senate Bill No. 247 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Friday, March 22, 1929.

To the Honorable
The Senate of the State of Washington.
(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 259, entitled:

"An act relating to militia, and amending section 33 of chapter 134 of the Laws of 1909, as amended by section 1 of chapter 26 of the Laws of 1925."

This bill relates to the promotion list of the militia. The bill would amend existing laws by excluding warrant officers and enlisted men from receiving credits for services rendered for promotion. It was evidently designed to prevent the promotion of warrant officers and enlisted men. Some of our best military men have come up from the ranks. The doors of opportunity should never be closed against merit.

For this reason Senate Bill No. 259 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.
Monday, February 25, 1929.

To the Honorable

The Senate of the State of Washington.

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval as to certain items of appropriation, Senate Bill No. 290, 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 emergencies, and for sundry civil expenses of the state government, and for miscellaneous purposes for the fiscal biennium beginning April 1, 1929, and ending March 31, 1931, except as otherwise provided, and declaring that this act shall take effect immediately."

The item of $150,000.00 for the state parks committee for all purposes is disapproved and vetoed. This calls for an expenditure for state parks' purposes in an amount three times the appropriation for the current biennium and is far in excess of the actual needs. As stated in my Message to the Twenty-first Legislature, reasonable expenditure for preservation of some of the state's outstanding natural beauty spots is justifiable, but there can be no valid reason why the state should engage in the business of maintaining and operating tourist camps and recreation places on any such a scale as contemplated by this appropriation. I should like to have approved an appropriation item sufficient to care for the state's parks in a reasonable manner had it been possible to do so. Under the law, I must either approve or disapprove the item in toto, and I cannot conscientiously give approval to the expenditure of such a large sum. Therefore, the item is vetoed.

The item of $800.00 for the uniform law commission is disapproved and vetoed, for the reason that I fail to see that this commission serves any useful purpose and regard the expenditure as a needless waste of money.

The item of $30,000.00 for the state traveling library is disapproved and vetoed for the same reason as the uniform law commission. The property of the traveling library can be cared for and looked after by the state librarian.

The item of $23,700 for matching U. S. veterinary inspectors in the eradication of bovine tuberculosis is disapproved. This item was not included in the budget of, nor requested by the state department of agriculture. For this reason it is vetoed.

The item of $150,000.00 appropriated from the general fund for the University of Washington operations is disallowed and vetoed. For the most part, the state's institutions of higher learning have stubbornly opposed every effort to abolish fixed millages and as long as they insist upon special tax levies, they should be required to live within the funds derived from these levies. The appropriation of $3,738,300.00 from the University current fund and the University of Washington fund provides for a substantial increase over the appropriation for the current biennium and is ample for the University's needs without burdening the general fund with an additional appropriation.

The item of $15,000.00 for the University's biological station appropriated from the University of Washington building fund is vetoed. Further
expansion at the biological station is not justifiable at this time, and this sum can well be saved to meet more urgent building needs at the University.

The item of $127,736.58 appropriated from the general fund for the use of the State College of Washington, to match the Smith-Lever fund from the United States Government, is disapproved and vetoed. Although it has been the practice each biennium to appropriate from the general fund for this purpose, this is entirely unnecessary. The state college's so-called own funds are ample to meet all the needs of that institution for the next biennium without calling upon the general fund for an appropriation. The regulations under which the Smith-Lever fund is furnished to the college do not require that the fund be matched by an appropriation by the Legislature, but it can be matched by the college setting aside a sufficient amount from its own funds. This can be done without imposing any serious handicap upon the college or in any way interfering with or curtailing its operations.

The item of $38,900.00 for new boilers and heating plant at the Cheney Normal School is disapproved and vetoed. An item of twenty-eight thousand dollars for this purpose was carried in the normal school's budget and is included in the appropriation of $485,000.00 for operations.

The item of $4,500.00 for the completion of the Walla Walla Armory is vetoed, for the reason that it was not requested or budgeted by the Military Department.

With the exception of the foregoing vetoes, Senate Bill No. 290 is approved.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Saturday, March 23, 1929.

To the Honorable
The Senate of the State of Washington.
(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 295, entitled:

"An act relating to the government of cities of the second and third classes and cities organized under the commission form of government pursuant to chapter 116 of the Laws of 1911, as amended by chapter 103, Laws of 1913 (sections 9090 to 9113 inclusive, of Remington's Compiled Statutes), providing for the reorganization of such cities under the city manager plan; and declaring an emergency."

This bill provides for more experiments and more elections in municipal affairs. The state and all municipal subdivisions thereof must economize. There is no need of spending public money on experiments.

For these reasons said Senate Bill No. 295 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.
To the Honorable
The Senate of the State of Washington.
(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 303, entitled:

"An act consenting to the aquisition by the United States of land, water, or land and water, within the State of Washington for migratory bird reservations authorized by act of Congress of February 18, 1929."

By this bill, the State of Washington would give its consent to the acquisition by the United States by purchase, gift, devise, or lease of such areas of land or water, or land and water, in the State of Washington, as the United States may deem necessary for the establishment of migratory bird reservations.

The United States already has too much land in this state. Under this bill, land now on the tax rolls and contributing to the upkeep of government would be transferred to the United States and forever afterwards would be tax exempt. Too much valuable property in the State of Washington is already tax exempt. Existing state laws provide sufficient machinery to create game preserves by prohibiting shooting in certain areas without removing any property from the tax rolls.

Senate Bill No. 303 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Friday, March 22, 1929.

To the Honorable
The Senate of the State of Washington.
(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 304, entitled:

"An act relating to and regulating the maintenance and operation of hospitals for the care of persons suffering from general diseases, by counties and counties and cities jointly."

This bill would add to existing laws by empowering the board of county commissioners to appoint five persons who shall constitute a board of trustees to supervise and manage hospitals. There is no need of any such board. The bill would also authorize any county and city jointly or one or more counties jointly to establish hospitals. There is no necessity for this provision either.

Therefore said Senate Bill No. 304 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.
Monday, February 25, 1929.

To the Honorable
The Senate of the State of Washington.
(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval as to certain items, Sub. Senate Bill No. 310, entitled:

"An act making appropriations and reappropriations for the construction of buildings, for maintenance and for sundry expenses at the various state institutions, schools, and state offices, for the relief of certain individuals, corporations, counties and municipalities, and for miscellaneous purposes for the biennium beginning April 1, 1929, and ending March 31, 1931, except as otherwise provided and providing this act shall take effect immediately."

I disapprove and veto the item of $7,054.34 for Stevens County, Fruitland Irrigation District, tax for 1926-27 on part sec. 5, twp. 33, North Range 37 East, for the reason that the state is deriving no benefit from said irrigation district.

I disapprove and veto the item of $520.08 for Douglas County; Donohue Road District No. 8, assessment NW¼ SW¼, NE¼ SW¼, SE¼ SW¼, SW¼ NW¼, NW¼ SE¼, SE¼ SE¼, SW¼ SE¼, sec. 18, twp. 27-27, (320 acres) $149.64; for Donohue Road District No. 4, assessment NW¼ NW¼, NE¼ NW¼, SW¼ NW¼, SE¼ NW¼, sec. 7-26-24; and NW¼ NE¼, NE¼ NE¼, SW¼ NE¼, SE¼ NE¼, sec. 12, 26-23, (320 acres) $370.44, because there is no record of any such district in the Land Commissioner's office.

I disapprove and veto the item of $5,609.64 for Yakima County: Pomona Heights Irrigation District for 1917; Fr. SW¼ NW¼, 6-14-19, tax, including penalty, $4.83; Summitview Cowichee & Tieton Road Improvement District assessment for 1922-23-24-25-26, including interest: SE¼ NW¼ and NE¼ SW¼, sec. 16-14-17, $326.38; Drainage Districts No. 27 and 32, assessments and interest; 1927 and 1928: The por SE¼ SE¼ NE¼ NW¼ ly S & E of diagonal line joining NE and SW cor thereof ex road ad the pt SW¼ NW¼ ly S of line drawn from NE cor NE¼ SW¼ NW¼ to SW cor of said subd less R/W of sec. 16-10-21, $11.98; Drainage District 32 and Sunnyside Valley Irrigation District taxes, 1921-22-23-24-25-26-27-28, and interest; the pt. NE¼ NW¼ ly N of li drawn from NE cor SE¼ SE¼ NE¼ NW¼ to SW cor said sub. less Co. Rd. and NE¼ NW¼ sec. 16-10-21, $3,210.04; Drainage Dist. No. 41 and Nob Hill and Ahtanum Rd. Dist. taxes, 1922-23-24-25-26-27-28, and int. SE¼ NW¼ less Co. Rd.; the pt ly S of the center line of Co. Rd. No. 456, as laid out across the sd subdiv.: NE¼ SW¼ less Co. Rd. the pt ly S of cent. li of Co. Rd. No. 456, as laid out across the subd.; NW¼ SW¼ less Co. Rd.; the pt ly S of the center line of Co. Rd. No. 456, as laid out across the sd subdiv.; SE¼ NW¼ less Co. Rd.; NE¼ SW¼ 1; NW¼ SW¼ less Co. Rd.; all in sec. 36-13-17, $881.18; Sunnyside Valley Irrigation Dist. assessment, 1921-24-25-26-27, including penalty. NW¼ NW¼ less R/W sec. 16-10-21, $1,084.40; Sunnyside Valley Irrigation Dist. Assessment, 1927. The pt SW¼ NW¼ ly S of li drawn from NE¼ cor NW¼ SW¼ to SW cor of said subdiv. less R/W. sec. 6-10-21, and penalty, $91.03. This is vetoed for the reason that said
items were not certified by the Land Commissioner of the State of Washing-

I disapprove and veto the item of $8,619.35: For relief of the City of Seattle for int. and principal for local improvement dists. 3277 and 4519 for the improvement of blocks 24 and 25, Lake Washington shore lands. It is disapproved and vetoed because this is a relief item and if passed must be paid regardless of whether correct or not. The item is not correct as it includes some items for which the state is not liable.

I disapprove and veto the item of $25,000.00: For Department of Agriculture (for destruction predatory animals). This is disapproved and vetoed because the same was not requested by the Department of Agriculture.

I disapprove and veto the item of $54.80: For J. L. Cross as administrator of the estate of LeRoy W. Cross, deceased: Refund of costs paid in supreme court of the State of Washington, said costs being taxed against the State of Washington. This is vetoed and disapproved because this item is already included in the same bill under the heading judgment.

I disapprove and veto the item of Relief of Emery and Nelson: For refund of merit rating credit; because it is wrong in principal and would necessitate revision of rates. This vetoed item is for $634.87.

I disapprove and veto the item of relief of $50.00 for Mrs. Lida M. Palmer: Refund of overpayment to the State Land Commissioner. This is disapproved and vetoed because there is no information available regarding this item. The Land Commissioner knows nothing about it.

I disapprove and veto the item of $1,142.87 for the relief of Sarilda McKeown; also disapprove and veto the item of $1,299.87, for Columbia Irrigation District: SW 1/4, Ne'ly of Canal and south of ry, and SE 1/4, lying N. of Canal and south of railroad, all in sec. 36, twp. 8, range 30, in Benton County, taxes for 1927.

I disapprove and veto the item of $1,459.71, for Sunnyside Valley Irrigation District: State Addition to Prosser, blocks 1 to 8, incl. Taxes for 1925, 1926 and 1927.
I disapprove and veto the item of $475.73, State Addition to City of Prosser, Benton Co., blocks 17 to 20 inclusive, blocks 21 to 24 inclusive, blocks 40 to 43 inclusive, blocks 44 to 47 inclusive, blocks 48 to 49 inclusive, and blocks 63 to 66 inclusive, taxes for 1925, 1926 and 1927.

I disapprove and veto the item of $32.00, for Horse Heaven Irrigation District: SW ¼ of section 16, twp. 6, range 27; SE ¼ of section 16, twp. 6, range 27; N ½ of section 16, twp. 6, range 27, Benton County, taxes for 1927.

I disapprove and veto the item of $2.14 for Kennewick Irrigation District: NW ¼ NW ¼, sec. 16, twp. 9, range 27, Benton County, taxes for 1927.

I disapprove and veto the item of $26.00 for Kennewick Irrigation District: NW ½ NW ¼, sec. 16, twp. 9, range 27, Benton County, taxes for 1927.

Each and all of said items are disapproved and vetoed for the reason that none of them were certified by the Land Commissioner or the Auditor of the State of Washington.

I disapprove and veto the item of $275.00 for the State Treasurer from the motor vehicle fund for the reason that the amount is not correct, is not due to the state treasurer and the state treasurer is not entitled to any refund.

I disapprove and veto the item of $5,000.00 for the state treasurer from the lateral highway fund to carry out the provisions of Senate Bill No. 115, for the reason that Senate Bill No. 115 does not impose sufficient additional duties on the state treasurer to warrant this appropriation. Sufficient money has already been appropriated for all the needs of the state treasurer for the ensuing biennium.

I disapprove and veto the item of $10,000.00 for dedicatory exercises for the state capitol building. A similar amount was appropriated by the legislative session of 1927. In vetoing that item of appropriation I took occasion to say:

"I disapprove and veto the item of $10,000.00 for Dedicatory Exercises for New State Capitol. The various departments of state can attend to the necessary details, correspondence and preliminary arrangements for such services without the spending of $10,000.00. Officials, committees, organizations and persons taking part in the dedication of this magnificent Capitol will appreciate the honor, and will be glad to pay their own expenses and contribute their time and services in making the dedication an historic event. Therefore, this item of $10,000.00 is vetoed."

What was said about such an appropriation in 1927 is true in 1929.

*With the exception of the foregoing vetoes Sub. Senate Bill No. 310 is approved.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.
Friday, March 22, 1929.

To the Honorable
The Senate of the State of Washington.
(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 311, entitled:
"An act relating to State Forest Board, and amending sections 5812-1 and 5812-9 of Remington's Compiled Statutes, Supplement of 1927."

This bill would change the personnel of the State Forest Board. There is no necessity for such change. Therefore, Senate Bill No. 311 is vetoed.
Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

Friday, March 22, 1929.

To the Honorable
The Senate of the State of Washington.
(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 318, entitled:
"An Act relating to the withdrawal of certain state lands from sale and directing that they shall be used for state park purposes."

This bill provides for the withdrawal from sale of certain state lands described in the bill and that the land so withdrawn shall be used for state park purposes.

There is an abundance of parks in the state. Public policy demands that such state lands as are described in this bill should be sold and placed on the tax rolls.

For these reasons Senate Bill No. 318 is vetoed.
Respectfully submitted,
ROLAND H. HARTLEY,
Governor.
GOVERNOR'S MESSAGES ON HOUSE BILLS VETOED.

Monday, February 11, 1929.

To the Honorable
The House of Representatives of the State of Washington.

I am returning herewith, without my approval, House Bill No. 3, entitled:

"An act relating to the payment of expenses of the legislature, repealing certain acts relating thereto and declaring that this act shall take effect immediately."

This bill purports to be a revision and repeal of former statutes relating to the payment of legislative expenses. Insofar as it is a revision and repeal measure, it is unobjectionable.

New matter, however, is included in the bill. This new matter makes the bill susceptible of at least two constructions, one of which is that on resolution of either House the state auditor would be obliged to draw warrants on vouchers for legislative expenses when the appropriation therefor had already been exhausted. If the court should so construe the law then either House could by resolution create against the state, without any appropriation therefor, a valid interest bearing obligation.

For this reason alone House Bill No. 3 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

Tuesday, February 26, 1929.

To the Honorable
The House of Representatives of the State of Washington.

I am returning herewith, without my approval as to section 5, but with my approval as to all the other sections, House Bill No. 34, entitled:

"An act relating to justice courts, fixing the venue of civil actions therein and the jurisdiction of justices of the peace in relation thereto, prescribing duties of justices of the peace, and repealing certain acts relating thereto."

I am vetoing section 5 of said House Bill No. 34 for the sole reason that it repeals section 1755 of Remington's Compiled Statutes. The repeal of said section 1755 is evidently an oversight on the part of the legislature.

For the reason that section 5 of said House Bill No. 34 repeals the law relating to the commencement of actions in justice's courts and contains no substitute therefor, said section 5 of House Bill No. 34 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.
Monday, February 25, 1929.

To the Honorable
The House of Representatives of the State of Washington.

I am returning herewith, without my approval, House Bill No. 40, entitled:

"An act relating to actions for the recovery of damages for the injury and/or death of persons caused by wrongful or negligent acts, and repealing certain acts relating thereto."

Said House Bill No. 40 is a bill introduced by the Joint Committee on Revision of Laws. This bill is not what it purports to be. It is more than a revision. It is amendatory of chapter 191 of the Laws of 1927, which was introduced in the last session of the Legislature by the Senate Joint Committee on Revision of Laws.

Said chapter 191 of the Laws of 1927 gives the mother of an illegitimate child, on whom she is dependent for support, a right of action against a person causing the death of such illegitimate child by wrongful act. Said House Bill No. 40 deprives such mother of such right. This shall never be done with my approval.

I have no sympathy with such a policy and for that reason said House Bill No. 40 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

Wednesday, February 13, 1929.

To the Honorable
The House of Representatives of the State of Washington.

I am returning herewith, without my approval, House Bill No. 43, entitled:

"An act relating to the selection, control, management, sale, lease and disposition of lands and areas belonging to or held in trust by the state and repealing certain acts relating thereto."

In a note to the printed bill it is stated, "We recommend the repeal of the acts enumerated in the foregoing bill * * * * for the reason that they are, in our opinion, superseded and impliedly repealed by chapter 255 of the Laws of 1927".

Chapter 61 of the Laws of 1905 and chapter 148 of the Laws of 1917 are not impliedly repealed by chapter 255 of the Laws of 1927.

Should I approve of this bill it would probably be necessary to reenact certain parts of chapter 148 of the Laws of 1917 regarding the powers of county commissioners.

The whole of said House Bill is useless and unnecessary. If all these sections have been repealed by chapter 255 of the Laws of 1927 they are repealed and of no force. If of no force why repeal them again?

Therefore House Bill No. 43 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.
Thursday, March 7, 1929.

To the Honorable
The House of Representatives of the State of Washington.

I am returning herewith, without my approval, House Bill No. 58, entitled:

"An act relating to the power of justices of the peace in issuing warrants in criminal cases and amending section 1925 of Remington's Compiled Statutes of the State of Washington."

By this bill, when a justice of the peace issues a criminal warrant for the arrest and apprehension of a person, the warrant may be executed in any county of the state. The bill provides, however, when it is desired to execute the warrant outside of the county in which it is issued, the judge or commissioner of the superior court must endorse his approval on the warrant, the same to be attested by the clerk of the court, and under the seal of the court. This requirement would entail upon judges and commissioners of the superior court, who might have to pass upon the case on an appeal from the justice who issued the warrant, the duty of making a preliminary examination into the facts relating to the offense charged for the purpose of determining whether a crime had been committed and whether the criminal warrant should be executed in an outside county. Such investigations belong to the prosecuting attorneys and should not be imposed upon the superior court judges or court commissioners.

Believing that the jurisdiction of the justices of the peace should remain co-extensive with the boundaries of the county in which they are elected or appointed, House Bill No. 58 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

Saturday, March 23, 1929.

To the Honorable
The House of Representatives of the State of Washington.

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 64, entitled:

"An act relating to corporations and amending section 3805 of Remington's Compiled Statutes, 1927 Supplement."

Existing laws limit the life of corporations to 50 years. This bill provides that the time of existence of any corporation heretofore or hereafter organized, may be, at any time within five years prior to the expiration of its existence, extended by amendment to its articles for a definite number of years, not to exceed twenty-five years, and any such corporation, at any time within five years prior to the expiration of such extension, may by amendment to its articles once again extend the time of its existence for a definite number of years, not to exceed twenty-five years.

Under the law as it now is corporations may assume very broad powers. This policy may be changed within the next 25 or 50 years. Within that time it may become the policy of the state to restrict powers that corpora-
tions may take. It is best to go slow in making such changes. Let us take time to think it over. No harm can come from vetoing this bill. Harm might result in its approval.

Therefore, House Bill No. 64 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

Wednesday, March 20, 1929.

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

I am filing herewith, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 68, entitled:

"An act relating to homesteads, and amending section 1 of chapter 193 of the Laws of 1927."

This bill provides that a homestead may be claimed at any time before sale and thus far is a good bill. A proviso, however, is attached that in the event the homestead is selected subsequent to the entry of any judgment it shall remain subject to said judgment unless the claimant shall, at any time before sale, pay all legally taxable costs paid or incurred by the judgment creditor subsequent to the entry of the judgment. The proviso destroys all the good contained in the first part of the bill and for that reason said House Bill No. 68 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

Wednesday, March 20, 1929.

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

I am filing herewith, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 70, entitled:

"An act relating to and authorizing the establishment and maintenance of free county libraries and library service."

This is another bill that would increase taxes. Taxes should be reduced. The way to reduce taxes is to quit spending the people's money.

House Bill No. 70 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.
Wednesday, February 27, 1929.

To the Honorable
The House of Representatives of the State of Washington.

I am returning herewith, without my approval House Bill No. 85, entitled:

"An act relating to state parks, authorizing the state highway committee to grant franchises for roads and bridges therein, and defining the powers and duties of certain officers in relation thereto."

This measure delegates to the state highway committee authority to grant franchises for toll bridges, approaches and roadways within state parks, and binds the committee to make such franchises exclusive.

No such authority is needed nor desired. The highway committee and the parks committee already have all the facilities necessary for making state parks accessible to the public and there are already too many agencies empowered to grant franchises for toll bridges.

If this bill should become a law, future legislatures may expect requests for appropriations for the purchase of more state parks in which to build more toll bridges.

House Bill No. 85 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Wednesday, March 20, 1929.

To the Honorable
The House of Representatives of the State of Washington.

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 89, entitled:

"An act concerning the guardianship of incompetent veterans and of minor children of disabled or deceased veterans, and the commitment of veterans and to make uniform the law with reference thereto."

There is no need for any more guardianship laws. The present statutes are ample for all our citizens, whether veterans or children of veterans.

This bill provides for an unnecessary extension of federal power into matters of purely local concern. The less power given to federal bureaucrats, the better for our people.

House Bill No. 89 is, therefore, vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.
Thursday, March 14, 1929.

To the Honorable
The House of Representatives of the State of Washington.

I am returning herewith, without my approval, House Bill No. 99, entitled:

"An act relating to intoxicating liquors, prohibiting the manufacture, transportation and sale, and fixing the penalties for violation thereof, and amending section 31 of chapter 2 of the Laws of 1915."

This bill, among other things, provides that every person convicted of the manufacture or transportation of intoxicating liquor for the purpose of sale, barter or exchange thereof, shall be deemed guilty of a felony and shall be punished by imprisonment of not less than one or more than five years.

Observation of the situation indicates that the fault is not so much with present laws as it is with the demand for intoxicating liquor and a lack of public sentiment for law enforcement. Increasing the penalty only serves to make harder the conviction of the offenders. The present statutes are ample. This bill amounts to a distortion of established penal standards in that it imposes far more severe penalties than for other crimes of similar grade. By this drastic increase of penalties it would, in my opinion, defeat the very object of its sponsors.

For these reasons House Bill No. 99 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Friday, March 22, 1929.

To the Honorable
The House of Representatives of the State of Washington.

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 100, 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 a new section to be known as section 17-1."

This bill singles out transportation of intoxicating liquor for special legislation. Its provisions are more drastic and its penalties greater than for other offenses of a similar or worse degree and it would, in my judgment, be subject to many abuses of the power it confers. Among other things it provides when any sheriff, deputy sheriff, chief of police or policeman discovers any person unlawfully transporting intoxicating liquor for the purpose of sale, barter or exchange in any wagon, buggy, automobile, water or aircraft, or other vehicle, he shall arrest said person and take possession of such vehicle or conveyances."

Just how these enumerated peace officers are going to "discover" the unlawful transportation of intoxicating liquor without searching all the vehicles or conveyances enumerated in the bill is not pointed out. Under its provisions practically unlimited powers of search and seizure are granted.
to peace officers which are not conferred in the enforcement of any other criminal statute. If permitted to become a law it would let loose an army of snoopers to harry, harass, and annoy the traveling public. It would create a condition intolerable to a free people.

House Bill No. 100 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

Friday, March 22, 1929.

To the Honorable
The House of Representatives of the State of Washington.
(Through the Secretary of State.)
I am filing herewith, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval as to section 2 thereof, House Bill No. 105, entitled:

"An act relating to liens for labor and materials furnished or used in the improvement of real property and granting a lien to all persons furnishing materials used in the improvement of real property, amending section 5 of chapter XXIV of the Laws of 1893."

Section 1 of said bill is approved.
Section 2 of said bill is an unreasonable and unnecessary extension of our lien laws and for that reason said section 2 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

Wednesday, March 13, 1929.

To the Honorable
The House of Representatives of the State of Washington.

I am returning herewith, without my approval as to sections 11, 27, 28 and 29, but with my approval as to all the other sections, House Bill No. 116, entitled:

"An act creating and validating the organization, establishment and existence of water districts heretofore organized or established, or attempted to be organized or established, under chapter 161 of the Laws of 1913 and amendments thereto; validating and confirming all bonds, obligations, contracts, assessments, levies and all other acts proceedings and things heretofore executed, issued or done by such districts or their officers; authorizing the establishment of water districts, providing for the acquirement, construction, maintenance, operation, development and regulation of a water supply for all uses and purposes, public and private other than irrigation, with full power to regulate and control the use, distribution and price thereof, and providing the method of payment therefor, and for the annexation of territory thereto; and declaring that this act shall take effect immediately."

This bill relates to water districts. There is no objection to the same insofar as it provides for creating water districts and the operation and
maintenance thereof. It is, however, objectionable insofar as it would validate all such districts heretofore established or attempted to be established and insofar as it would validate all bonds, obligations, contracts, assessments, levies and all other acts, proceedings and things heretofore executed, issued or done by such districts or their officers. This bill was drawn with the evident intention of circumventing a decision of the supreme court in the case of Drum vs. University Place Water District, 144 Wash., 585. The findings of the court in that case may be summarized as follows: The boundaries of the district include approximately 4,500 acres. The district to be served comprises approximately 400 acres. More than 90% of the inhabitants live within the portion to be served. The petitioners for the improvement all resided within the limited area and the favorable vote for ratification of the district came therefrom. The enlarged area was included to have sufficient valuation to permit issuance of enough bonds to secure a water system for the part of the district intended to be served. No provision was made for supplying water to the other portion of the district. Upon this state of facts the court restrained the levy and collection of water district taxes upon some of the lands outside of the limited area.

While this bill by express terms does not apply to University Place Water District or to any other water district which has been expressly decreed to be void by the decision of the supreme court, yet it would apply to any other situation just as bad unless such water district was expressly decreed to be void by the supreme court. To this extent this bill would nullify that court decision. It would prevent a taxpayer from questioning the validity of such a tax.

Sections 11, 27, 28 and 29 are the validating portions of said bill. The law creating such water districts was declared unconstitutional and void by the supreme court in the case above referred to because it made no provision for a hearing on the question of property to be included within the territorial limits of the proposed district and made no provision for a hearing on the question of the benefits, and therefore violated the due process clause of the fourteenth amendment to the Federal Constitution. "An unconstitutional act is not a law; it confers no rights; it imposes no duties; it affords no protection; * * * * it is, in legal contemplation, as inoperative as though it had never been passed."

The supreme court having enjoined the levying and collection of taxes by water districts because of the unconstitutionality of the law, legislation validating such taxes is also unconstitutional and void.

For these reasons sections 11, 27, 28 and 29 of said House Bill No. 116 are vetoed. The remainder of the bill is approved.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.
Wednesday, March 20, 1929.

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

I am filing herewith, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 119, entitled:

"An act relating to the establishment of parental school districts and 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."

This is another measure that, if enacted into a law, would increase our taxes. It would create new and additional tax units with power to levy and collect taxes.

All that was said in vetoing House Bill No. 195 applies with equal force to House Bill No. 119, and for these reasons House Bill No. 119 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

Thursday, March 21, 1929.

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

I am filing herewith, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 121, entitled:

"An act relating to Planning Commissions and authorizing cities of the second and lesser classes and towns and counties of any class to provide for the appointment of Planning Commissions."

This bill provides that the legislative bodies of cities of the second and lesser classes, except cities of the first class, and the Boards of County Commissioners are authorized to appoint Planning Commissions. By other provisions, it is made the duty of the Planning Commission to investigate and report to and advise with the city and Town Councils and County Commissioners concerning proposed or projected streets, highways, drainage, irrigation, sanitation and other public improvement projects, either upon their own initiative or at the request of the body appointing them. The bill further provides that the Commission shall have no authority to incur any expenses or indebtedness or to levy any tax or assessment, but for the purpose of defraying the engineering and incidental expenses of such commission in connection with its duties, the board of county commissioners or the legislative body of the city or town may make an appropriation.

If the authorities of the cities or towns or the county commissioners of any county wish the advice of any body of any citizens, they may obtain the same now. They don't have to have a law authorizing them to do so. There is no doubt that such planning commissioners would get busy to spend money, thereby increasing taxes.
There is no need of any Planning Commission. There is need to save the taxpayer's money. Therefore, House Bill No. 121 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

Thursday, March 21, 1929.

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

I am filing herewith, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 130, entitled:

"An act relating to cities of the second class, providing a method for passage and publication, and the effect of ordinances thereof, and amending sections 57 and 58 of chapter 241 of the Laws of 1907, and declaring that this act shall take effect immediately.

Some good matter is contained in this bill, some not so good. The part providing for printing a digest of ordinances instead of the entire ordinance would make for economy, a well nigh forgotten word in governmental affairs. The proviso of the bill requiring such city at all times to keep on hand for the distribution to the public a sufficient number of printed copies of such ordinances tends too strongly the other way and renders the whole bill objectionable. What is saved at the spigot is wasted at the bung.

For this reason House Bill No. 130 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

Wednesday, March 20, 1929.

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

I am filing herewith, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 131, entitled:

"An act relating to eminent domain proceedings in cities and towns, and amending sections 9263 and 9265 of Remington's Compiled Statutes of Washington."

This is a companion bill to House Bill No. 132, heretofore vetoed.

Said House Bill No. 131 contains the same inconsistencies as House Bill No. 132. For the reasons given in the veto of House Bill No. 132, said House Bill No. 131 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.
Thursday, March 14, 1929.

To the Honorable
The House of Representatives of the State of Washington.

I am returning herewith, without my approval, House Bill No. 132, entitled:

"An act relating to local improvements in cities and towns, and amending section 9402 of Remington's Compiled Statutes of Washington."

This bill is inconsistent with itself. It provides: "Whenever the legislative body of any city of the first class shall have by unanimous vote determined that the bonds for any improvement shall be payable on or before twenty-two (22) years such ordinance may provide that the principal sum may be paid in equal annual installments, the number (not less than ten) of such installments to be fixed by the legislative body at the time the work is ordered and ending with the twentieth year, together with interest on the unpaid installments, and that in each year thereafter, to and including the tenth year thereafter, one installment of interest on the principal sum shall be paid and collected and that beginning with the eleventh year one installment of the principal, together with the interest due thereon and on all installments thereafter to become due shall be paid and collected."

This bill authorizes the cities to pay for local improvements in more than ten equal annual installments but the inconsistency is found in that part which provides that the installments on the principal of the bonds shall begin with the eleventh year. It is evident if there are more than ten equal annual installments the bonds could not be paid within the time limited by the law.

This bill is a rewrite of chapter 117 of the Laws of 1925 for the purpose of making the provisions thereof applicable to first class cities of more than 75,000 inhabitants instead of as now where the law applies only to first class cities having a population of 300,000 or more.

This bill should not become a law because it would complicate local improvement districts in first class cities of 300,000 or more and it is doubtful if it would afford relief to first class cities of 75,000 or more. It is a matter of conjecture how the courts would construe the bill as one part is inconsistent with another part thereof.

I am unwilling to approve a bill containing these inconsistencies, therefore House Bill No. 132 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

Saturday, March 9, 1929.

To the Honorable
The House of Representatives of the State of Washington.

I am returning herewith, without my approval, House Bill No. 137, entitled:

"An act relating to driving motor vehicles while intoxicated and providing penalties for violation thereof."
Offhand this bill might be regarded as a medium for expediting the enforcement of present liquor laws. In fact it goes far beyond this sphere and strikes at the fundamentals of government. Since the beginning of government it has been an established custom to allow judges to exercise reasonable discretionary powers in meting out justice to persons convicted of crimes of this grade. This bill, if enacted into law, would divest courts of this power, mean a radical and, in my opinion, a dangerous departure and would constitute an infringement of the inherent, as well as the legal rights of, the judiciary. In fact, its provisions are so drastic as to tend to accentuate and aggravate, rather than to correct, the evil with which it is supposed to deal.

Therefore, House Bill No. 137 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Tuesday, March 19, 1929.

To the Honorable

The House of Representatives of the State of Washington.

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval as to section 5, House Bill No. 140, entitled:

"An act relating to, and to promote efficiency, order and economy in, the administration of the government of the state, prescribing the powers and duties of certain officers and departments, creating the department of highways and the office of the director of highways, and amending sections 2, 3, 4, and 7 of chapter 7 of the Laws of 1921, and declaring that this act shall take effect immediately."

The purpose of this bill, as originally drafted, was to eliminate the dual and conflicting control and responsibility relative to the administration of the state highway laws by the creation of a department of highways similar to other administrative code departments, and to bring about general uniformity of the administration of the State's business under the code. By amendment a new section known as section 5, was written into the bill. This section provides that the state auditor shall have the power to inspect, examine and audit the books, accounts and records of the department of highways as often as he deems proper. The effect of this provision would be to bring about a conflict of authority, duties and responsibilities between the department of efficiency and the state auditor relative to the examination and audit of state offices, departments and institutions.

It is now the duty of the state auditor to audit all expense vouchers of the highway department as well as of all other offices and departments before drawing his warrants upon the same. However, the authority to examine state offices and departments is vested in the director of efficiency while the state auditor's power of examination is limited to counties, cities and other municipal corporations. To single out the highway department and to give the state auditor enlarged powers over this department, which he does not or cannot exercise over any other state department, is incon-
sistent with the general provisions of the administrative code and not in keeping with sound public policy.

Therefore, House Bill No. 140 is approved, with the exception of section 5, which is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

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Monday, March 25, 1929.

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

I am filing herewith, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 153, entitled:

"An act relating to motor vehicles, the fees for licenses therefor, excise taxes on fuels to be used thereby, repealing certain acts relating thereto, declaring when certain provisions of this act shall take effect, and making an appropriation."

This bill provides for a reduction of motor vehicle license fees and an increase in the gasoline tax. In my second inaugural message to the Legislature I took occasion to say:

"I recommend that the present gasoline tax of two cents a gallon be not increased. The people have far greater need for the revenue, which an additional tax would produce, for their own private uses than for its expenditure upon highways."

I am still of the opinion that this recommendation is sound.

This bill would create an East and West Paved Highway Fund. The bill also provides that all money in said East and West Paved Highway Fund shall be appropriated and used for the purpose of paving, and engineering incidental thereto, East and West paved highways. A considerable sum of money was spent during the last biennium for road oiling and dust prevention purposes and this included two East and West main highways. This should suffice for the present. All highway paving, however desirable, cannot be done at once. The cost is prohibitive. The gasoline tax is sufficiently high now. There is no urgent necessity for paving East and West highways. However desirable it might be to reduce motor vehicle license fees, the increase in gasoline tax provided for in this bill is sufficient reason for vetoing it. Therefore, House Bill No. 153 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.)

I am filing herewith, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 195, entitled:

"An act relating to education; providing for the organization of junior college districts and the maintenance of junior colleges therein, and authorizing the levy of taxes therefor."

In my original message to the Twenty-first Legislature, I said:

"Appropriations must be held down to bare necessities and new functions or projects of any kind calling for additional expenditures in any of the taxing units of the state, must not be undertaken."

It was further stated that I should regard it as a performance of plain duty to disapprove any legislation which tended to add to the already too great tax burden borne by the people as a whole.

This bill provides for the creation of new taxing units and the levying of additional taxes, and would add to the load which the now overburdened taxpayer is forced to carry.

Education is too expensive. Out of every dollar paid for the support of government in the state, seventy-seven cents goes to education. The state is maintaining and long has maintained a university, a state college, three normal schools, high schools, grade schools and kindergartens. Recently a movement started for junior high schools, and more recently another for junior colleges and parental schools. The cost of education is already sufficiently high, and this pyramiding of educational functions must stop somewhere. It is imperative that educational costs be confined to bare necessities until a satisfactory solution of the state's tax problem has been evolved.

It is a very inopportune time to add to tax burdens. Many of our school districts and some of our counties are facing bankruptcy. Thousands of tracts of land are being sold for delinquent taxes. Every parcel of land confiscated by the tax collector increases the burdens upon the unconfiscated remainder, which every year grows less. A halt must be called. The way to reduce taxes is to quit spending the people's money.

Therefore, House Bill No. 195 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.)

I am filing herewith, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 208, 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; and to purchase insurance."

This bill provides for compensation of volunteer firemen injured while engaged in duty or who shall contract illness as a direct result of the performance of duty, or in case of death for compensation to the wife, or child, or children, or to dependent parents in case there is no wife or child.

A similar bill was enacted at the Extraordinary Session of 1925. In vetoing the same, I said:

"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 be 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."

While the compensation board proposed to be created by said House Bill No. 208 differs in composition from that proposed to be created by the vetoed bill of the Extraordinary Session of 1925, yet said House Bill is obnoxious because it would create more governmental machinery to impose another tax and circumvent levy limits.

Therefore, House Bill No. 208 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Saturday, March 23, 1929.

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

I am filing herewith, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 223, entitled:

"An act relating to horticulture and amending sections 1, 3, 5, and 26 of chapter 166 of the Laws of 1915, and amending section 13 of chapter 141 of the Laws of 1921, and repealing section 21 of chapter 166 of the Laws of 1915."

This is an unnecessary piece of legislation. It would extend the inspection laws to include herbs grown for ornamental purposes and vegetable plants grown in greenhouses. It provides for collecting and spending more
money. It would make necessary the employment of more inspectors. We have too many now.

The bill is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Thursday, March 21, 1929.

To the Honorable

The House of Representatives of the State of Washington.

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 239, entitled:

"An act empowering the granting of degrees by the state normal schools of Washington when conforming to prescribed curricula."

House Bill No. 47, passed at the extraordinary session of 1925, was vetoed. In vetoing the same, I took occasion to say:

"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."
I am of the same opinion now that I was when I vetoed said House Bill No. 47.
Consequently, House Bill No. 239 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

Friday, March 22, 1929.

To the Honorable
The House of Representatives of the State of Washington.
(Through the Secretary of State.)
I am filing herewith, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 241., entitled:

"An act relating to, and regulating the possession, transportation, treatment and disposition of, dead human bodies, and the licensing of embalmers and funeral directors, regulating the conduct in relation thereto, providing penalties for violation thereof, and repealing all acts and parts of acts in conflict therewith."

This bill would tend to establish a monopoly in the undertaking business. We have too many monopolies now.
House Bill No. 241 is vetoed.
Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

Wednesday, March 20, 1929.

To the Honorable
The House of Representatives of the State of Washington.
(Through the Secretary of State.)
I am filing herewith, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 252, entitled:

"An act to regulate the practice of hair-dressing and beauty culture; authorizing and licensing schools for the teaching of the art of hair-dressing and beauty culture; licensing of persons to carry on such practices; providing penalties for the violation thereof, and amending sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14 and 15 and chapter 281 of the Laws of 1927."

The present law, regulating the practice of hairdressing and beauty culture, enacted at the 1927 session of the Legislature, is adequate. It is neither necessary nor desirable to encumber the statute books with new legislation on this subject. Therefore, House Bill No. 252 is vetoed.
Respectfully submitted,
ROLAND H. HARTLEY,
Governor.
To the Honorable

The House of Representatives of the State of Washington.

I am returning herewith, without my approval, House Bill No. 258, entitled:

"An act relating to the drawing, or uttering, of bank checks or drafts for the payment of money, without funds to meet the same upon presentation, prescribing penalties for violation thereof, and amending section 1 of chapter 156 of the Laws of 1915."

This bill provides that anyone uttering a check or draft with intent to defraud shall be guilty of petit larceny if the instrument is for $25.00 or less and if for more, grand larceny.

Sec. 2601-2 of Remington's Compiled Statutes, among other things, provides: "Any person who shall with intent to defraud make, or draw, or utter, or deliver to another person any check, or draft, on a bank or other depository for the payment of money, knowing at the time of such drawing, or delivery, that he has not sufficient funds in, or credit with said bank or depository, to meet said check, in full upon its presentation, shall be guilty of larceny."

Sec. 2605 of Remington's Compiled Statutes, among other things, provides: "Every person who shall steal or unlawfully obtain * * * * property of the value of more than twenty-five dollars, in any manner whatever, shall be guilty of grand larceny and be punished by imprisonment in the state penitentiary for not more than fifteen years." Said section further provides that every other larceny shall be petit larceny and shall be a gross misdemeanor.

The above quoted sections cover fully all the subject matter of House Bill No. 258 and said bill is vetoed for the reason that it is entirely unnecessary in that it only duplicates existing statutes and serves no useful purpose whatever.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

Thursday, March 21, 1929.

To the Honorable

The House of Representatives of the State of Washington.

(Through the Secretary of State.)

I am filing herewith to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 259, entitled:

"An act relating to education, and providing for the formation of joint union high school districts in connection therewith."

This bill proposes to extend the organization of union high school districts to school districts located in two or more adjacent counties.

The present law provides all the facilities necessary for the creation of the union high school districts and every extension of these facilities means increased taxes. For this reason, House Bill No. 259 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.
GOVERNOR'S MESSAGES ON BILLS VETOED

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

I am filing herewith, to be transmitted to the House of Representatives at
the next session of the Legislature, without my approval, House Bill No. 261,
entitled:

"An act establishing an air way from Spokane to Puget Sound, and mak­
ing an appropriation therefor."

This is another measure for increasing taxes and for that reason alone
should be vetoed. It should be vetoed for another reason. Aircrafts are al­
ready competing with other common carriers in carrying passengers and
mail. Improvements in flying machines will increase this competition. It
is unjust to tax other common carriers for the support of a competing
industry. It is unfair to tax all of the people for the benefit of a favored one.

The bill would increase taxes. The way to reduce taxes is to quit spending
the people's money.

For these reasons House Bill No. 261 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.)

I am filing herewith, to be transmitted to the House of Representatives
at the next session of the Legislature, without my approval, House Bill No.
272, entitled:

"An act to prohibit the sale of eggs unfit for human food, to prevent
deception in the sale of eggs, to protect the consuming public in the matter
of quality and weight, regulating and standardizing the grading, classifi­
cation, and labeling of all eggs displayed for sale, and providing penalties for
the violation thereof."

This bill would necessitate the employment of more inspectors. In­
spectors have to be paid. The ultimate consumer pays the cost whether
the salary of such inspector comes from taxes or fees collected from the
owners of commodities inspected. There are too many inspectors now.

Therefore House Bill No. 272 is vetoed.
Respectfully submitted,
ROLAND H. HARTLEY,
Governor.
Monday, March 25, 1929.

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

I am filing herewith, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 279, entitled:

"An act relating to water and water systems in cities and towns, authorizing such cities and towns to contract in relation thereto, and declaring that this act shall take effect immediately."

This bill, would permit two or more cities or towns adjoining one another and occupying contiguous territory, to own and operate common water systems. It authorizes any such cities or towns to contract for a term of years with any owner or operator of any manufacturing or industrial plant for the supplying of such plant with water at a rate or rates for the entire period to be fixed at the time of the contract, whether such manufacturing or industrial plant is situated within or without the limits of the city or town. This bill would authorize such city or town to make special taxes to special interests at the expense of the great body of taxpayers. The right to make such special rates should not be granted.

Therefore, House Bill No. 279 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Thursday, March 21, 1929.

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

I am filing herewith, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 284, entitled:

"An act relating to and authorizing the regulation of buildings and structures in cities and towns."

House Bill No. 284 is another regulatory measure. It provides that the legislative body of cities and towns shall appoint a commission to be known as the zoning commission; that such commission shall make a preliminary report and hold public meetings before submitting its final report.

Section 1 of the bill is declaratory of the objects thereof which are for the purpose of promoting health, safety, morals, or the general welfare of the community, the legislative body of cities and towns is authorized to regulate and restrict the height, number of stories and size of buildings and other structures, the percentage of lot that may be occupied, the size of yards, courts, and other open spaces, the density of population, and the location and use of buildings, structures, and land for trade, industry, residence, or other purposes. An excellent example of government sticking its nose into the private business of citizens. Such a law might be necessary
in London, New York, or Paris, and some day may be necessary in this state. It is not necessary now.

Therefore, House Bill No. 284 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY, Governor.

Thursday, March 21, 1929.

To the Honorable
The House of Representatives of the State of Washington.

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 285, entitled:

"An act relating to navigation and providing in connection therewith for the regulation of pilotage on the Columbia River Bar and the Columbia River."

The object sought to be accomplished by this bill is good, but the mechanics thereof are defective, cumbersome and unworkable, and the revenues provided are insufficient to carry out the provisions of the act.

Consequently, said House Bill No. 285 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY, Governor.

Thursday, March 21, 1929.

To the Honorable
The House of Representatives of the State of Washington.

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 297, entitled:

"An act authorizing boards of county commissioners to convey certain lands to the United States Government."

This bill would authorize county commissioners of any county which has heretofore, or hereafter, acquired any lands through foreclosure of tax liens or otherwise, which by reason of their location, topography or geological formation, are chiefly valuable for the purpose of developing and growing timber, and which are situated within the boundaries of any national forest, or in areas adjoining any national forest within which the United States government has authority to acquire land for national forest purposes, may, in their discretion, convey such lands to the United States government for national forest purposes, for such compensation as may be deemed equitable.

All lands conveyed to the United States would be permanently removed from the tax rolls. Ways and means should be devised for restoring to the
tax rolls such lands acquired through foreclosure of tax liens, instead of keeping them permanently off the tax rolls.

For this reason House Bill No. 297 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Wednesday, March 20, 1929.

To the Honorable
The House of Representatives of the State of Washington.

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the House of Representatives, at the next session of the Legislature, without my approval, House Bill No. 298, entitled:

"An act relating to public parks, providing for the formation of metropolitan park district in connection therewith, amending sections 4, 5, 7, 8, 14, 15, 19 and 22 of chapter 98 of the Laws of 1907 and further amending said chapter by adding thereto four new sections to be known as sections 5-a, 5-b, 5-c, and 19-a; and repealing sections 9, 10, 11, and 12 of said chapter, and declaring that this act shall take effect immediately."

This bill, among other things, provides for municipal golf courses. It also provides for increasing taxes. The 1927 session of the Legislature passed an act authorizing cities of the first class to acquire, construct, improve, maintain and operate municipal golf courses. I vetoed this bill and in so doing, said:

"This bill would authorize cities of the first class to acquire, construct, improve, maintain and operate municipal golf courses. It contains an emergency clause that the act is necessary for the immediate preservation of the public peace, health and safety, and shall take effect immediately. It is surprising how the state has survived the past forty years or more without municipal golf courses. Cities of the first class had better confine their activities towards giving the people good government. The people will find ways for recreation and amusement without municipal help."

What was said two years ago is true today. Therefore House Bill No. 298 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Friday, March 22, 1929.

To the Honorable
The House of Representatives of the State of Washington.

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 299, entitled:

"An act relating to the welfare of minor children, their care, custody, control and adoption, and providing penalties."
Among other things this bill would make it unlawful for parents to place their children in the permanent care, custody or control of another person without an order of the court, but such custody and control could be relinquished to orphan asylums and home-founding societies without court action.

This is an unwarranted distinction and class legislation. The bill is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Saturday, March 23, 1929.

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

I am filing herewith, to be transmitted to the House of Representatives at the next session of the legislature, without my approval, House Bill No. 314, entitled:

"An act relating to the government, powers and duties of cities of the third class and amending section 14 of chapter 184 of the Laws of 1915."

This bill amends the law regarding the powers and duties of cities of the third class by permitting such cities to enter into contracts, exclusive or otherwise, under such regulations as they may deem proper for the operation of motor propelled vehicles, for the transportation of passengers within such city, provided, that no contract or permit under this provision shall grant an exclusive right for the operation of such vehicle for a period greater than ten years.

This is an unwise extension of power and should not be granted.

For this reason said House Bill No. 314 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Thursday, March 21, 1929.

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

I am filing herewith, to be transmitted to the House of Representatives at the next session of the legislature, without my approval, House Bill No. 339, entitled:

"An act relating to taxation and amending section 82 of chapter 130 of the Laws, Extraordinary Session of 1925, and declaring an emergency."

Under existing law, on the first Monday in January next succeeding the date of levy of taxes, the county auditor shall deliver to the county treasurer the tax rolls of his county for such assessment year. This bill would change the date of such delivery from the first Monday in January next succeeding the date of levy to on or before December 31st of each year.
There is no need for making any such change and there is no need for tinkering with the tax laws on inconsequential matters. House Bill No. 339 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Monday, March 25, 1929.

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

I am filing herewith, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 347, entitled:

"An act relating to union high school districts and authorizing the incurring of indebtedness and the issuance of bonds for certain purposes by the vote of the electors in portions of such districts in certain cases."

This is another tax-increasing measure. Under existing laws some school districts making up union high school districts evidently have reached the constitutional limit of indebtedness. This bill would provide for further and additional tax levies by permitting every district composing the union high school district to issue bonds to the constitutional limit.

The present law is amply broad for all union high school districts. Authority should not be granted to incur further and additional expenses.

For these reasons House Bill No. 347 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Wednesday, March 20, 1929.

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

I am filing herewith, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 358, entitled:

"An act relating to intoxicating liquors and the importation, receipt, purchase, transportation, manufacture, possession, use, sale and disposition thereof, prescribing the powers and duties of certain officers in relation thereto, providing penalties and amending sections 7312, 7313, 7320, and 7324 of Remington's Compiled Statutes."

This bill would liberalize the existing statutes relating to intoxicating liquors. It would permit the sale of certain non-beverage alcoholic preparations approved by the United States Government regardless of the state prohibition law. Reputable drug stores are now under no handicap in selling alcoholic lotions, toilet waters and other preparations, and the effect of this
bill would be to legalize the sale of a wide variety of alcoholic tonics, and would open the door to circumvention of the state prohibition act. It is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

Friday, March 22, 1929.

To the Honorable:
The House of Representatives of the State of Washington.
(Through the Secretary of State.)

I am filing herewith, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 362, entitled:

"An Act relating to deceased human bodies, the ashes thereof, prohibiting the scattering or disposal of the ashes thereof and the burial, the cremation or disposal thereof except under certain conditions, and providing penalties for violation."

This bill limits the time necessary under present law to hold the ashes or bodies of deceased persons. Such limits might work great injury in many cases. It is unnecessary legislation and is, therefore, vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

Thursday, March 21, 1929.

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

I am filing herewith, to be transmitted to the House of Representatives at the next session of the legislature, without my approval, House Bill No. 363, entitled:

"An act relating to hay inspection service by the state department of agriculture, and providing for a contract between the state director of agriculture and the United States Department of Agriculture, with respect to such service."

This bill would authorize the state director of agriculture to enter into a contract with the United States Department of Agriculture to provide that inspectors of hay appointed by such director, shall be trained, licensed and supervised by the United States Department of Agriculture, and that said inspectors shall issue certificates of inspection authorized both by said director and by said United States Department of Agriculture. Also that the United States Department of Agriculture shall be paid for services rendered out of moneys appropriated for hay inspection, such a percentage of the total fees collected for hay inspection by the said director throughout the state, as may be mutually agreed upon between the contracting parties.
Another bill to spend the people's money! There are already too many inspectors, and too many bureaucrats on the payroll. Therefore, said House Bill No. 363 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

Friday, March 22, 1929.

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

I am filing herewith, to be transmitted to the House of Representatives at the next session of the legislature, without my approval, House Bill No. 364, entitled:

"An act establishing a laboratory, providing for a chemist, requiring the payment of certain fees, the publication of the analysis of commercial feeding stuffs and amending section 2729, Remington's Compiled Statutes and making an appropriation."

The state is already supporting laboratories and paying chemists at state institutions of higher learning. This bill would establish another laboratory, in Olympia, and would also add more chemists and employees to the payroll. It would seem that the state is already sufficiently supplied with laboratories and chemists without setting up another establishment. House Bill No. 364 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

Monday, March 25, 1929.

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

I am filing with the Secretary of State, to be transmitted to the House of Representatives of the State of Washington at the next session of the legislature, without my approval as to certain items of appropriation, House Bill No. 417, entitled:

"An act relating to public highways, making appropriations for the location, rights of way, engineering, maintenance, improvement, construction and paving thereof, and the construction or purchase of bridges, prescribing the powers and duties of certain officers in relation thereto, and declaring that this act shall take effect immediately."

This bill is based upon the estimates of the state highway engineer submitted to the legislature in the governor's budget. These estimates represent a fair and equitable distribution of the highway funds. The legislature, however, has seen fit to make some changes in the estimates and has appropriated more money than will be available during the ensuing biennium. No fault is to be found with what the legislature did, except in the manner.
of over-appropriation, and for this reason I disapprove and veto the following appropriation items:

For co-operation with City of Vancouver in the extension of Washington Street, 80 feet wide, from 19th Street to 24th Street, the same to be extended in curvature and/or diagonally across south half of block 14 Vaughn's First Addition, and north half block 14 and block 7 in Moody and Rothrock's Addition, to make such intersection; vacating all of lots 16, 21, 22, 23 and 24, and north 10 feet of lot 20 in said block 7, extending paving, curbing, sidewalk and lighting system from 11th Street to said intersection including balance lots vacated in said block 7 in order to make desirable intersection. (Balance of cost to be provided and paid for by City of Vancouver), $75,000.00.

North Bend—East—Paving, $100,000.00.

Bissell South—Location, Right of Way and construction, $60,000.00.

Mansfield Easterly to connection State Road No. 2, at the most feasible point between Coulee and Baird, $100,000.00.

Construction and/or improvement of a highway in Moran State Park to Summit of Mount Constitution—under direction of the State Highway Engineer, $40,000.00.

For the construction of a highway from Fairfax to Spray Park in Pierce County in conjunction with the Bureau of Public Roads of United States, under the direction of the State Highway Engineer, $200,000.00.

Snohomish-Cathcart Heights—Bothell in Snohomish County to be expended under full control of the State Highway Engineer—betterment and reconstruction, $50,000.00.

From S. R. No. 1, at the most feasible point north of Marysville, thence through Arlington and Sedro Woolley to Belfast—location and engineering and report on feasibility, $5,000.00.

From Sumner to La Grande in Pierce County—survey, $5,000.00.

Survey from Ellensburg to a junction of S. R. No. 5 at or near mouth of American River in Yakima County, $5,000.00.

S. R. No. 5 at Auburn Westerly to S. R. No. 1—Paving, $100,000.00.

With the exception of the vetoed items, House Bill No. 417 is approved.

Respectfully submitted,

ROLAND H. HARTLEY, Governor.
APPENDIX

CONTAINING

Roster of the House of Representatives, Standing Committees
Individual Committee Assignments, List of
Employees, etc.

AND

Rules of the House of Representatives and Joint Rules of
the House of Representatives and Senate
<table>
<thead>
<tr>
<th>NAME OF MEMBER</th>
<th>District</th>
<th>Parishes</th>
<th>Residence</th>
<th>Age</th>
<th>Birthplace</th>
<th>Occupation</th>
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<th>House</th>
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STANDING COMMITTEES OF THE HOUSE OF REPRESENTATIVES

**Agriculture**—Aspinwall, Chairman; Casey, Durkee, Hartung, Hayton, Johnson, Jones (John R.), Jones (Roy), Kelly, Lindsay, Mansfield, Marble, Nelson, Peterson (Charles), Ratliffe, Rowe, Van Horn.

**Appropriations**—Goldsworthy, Chairman; Albert, Anderson, Aspinwall, Canfield, Culmbuck, Danielson, Friese, Gillette, Glasgow, Hayton, Hultgrenn, Hurspool, Johnson, Krouse, McDonough, Masterson, Moran, Murray, Northup, Paysse, Peterson (Charles), Rowe, Totten, Tripple, Vaughan.

**Banks and Banking**—Knapp, Chairman; Cory, Danskir, Falknor, Friese, Gear, Gillette, Glasgow, Hazen, Hess, McCracken, Miller (W. O.), Mills, Olson (A. E.), Reed, Ryan, Wakefield.

**Claims and Auditing**—Leber, Chairman; Durkee, Hultgrenn, Mills, Wanamaker.

**Cities of the First Class**—Moran, Chairman; Bach, Benson, Culmbuck, Marble, Post, Roth, Saunders, Shoemaker, Wakefield.

**Commerce and Manufacturing**—Barlow, Chairman; Butterworth, Culmbuck, Gilbert, Moran, Shoemaker.

**Compensation and Fees for State and County Officers**—Jones (John R.), Chairman; Krouse, Miller (Frank), Mills, Nelson, Shipley, Shoemaker.

**Congressional Apportionment**—Williams, Chairman; Griffin, McQuesten, Roth, Vaughan.

**Constitutional Revision**—Griffin, Chairman; Denman, McCracken, Marble, Miller (W. O.), Post, Soule.

**Corporations Other Than Municipal**—Soule, Chairman; Albert, Johnson, McQuesten, Mills.

**Counties and County Boundaries**—Johnson, Chairman; Bennett, Hutchinson, Nelson, Peterson (Charles).

**Dairy and Livestock**—Peterson (Charles), Chairman; Aspinwall, Banker, Bennett, Danielson, Hayton, Jones (John R.), Miller (Frank), Nelson, Olson (A. E.), Paysse.

**Dikes, Drains and Ditches**—Hayton, Chairman; Hess, Leber, McDonough, Smith.

**Education**—Masterson, Chairman; Bennett, Biesen, Bostwick, Denman, Gilbert, Goldsworthy, Hill, Hultgrenn, Hutchinson, Russell, Tripple, Vaughan, Wanamaker, Williams.

**Educational Institutions**—Olson (A. E.), Chairman; Canfield, Cory, Durkee, Gear, Hall, Hurspool, McQuesten, Mitchell, Northup, Olson (O. H.), Ratliffe, Roth, Sweetman, Totten, Webb.

**Elections and Privileges**—Lindsay, Chairman; Anderson, Allen, Durrant, Denman, Gilbert, Griffin, Hill, Hultgrenn, Shipley, Shoemaker, Totten, Wanamaker.

**Engrossment**—Miller (Frank), Chairman; Booth, Durkee, Hall, Hultgrenn.

**Enrollment**—Anderson, Chairman; Beck, Hurspool, Mitchell, Olson (O. H.), Vaughan.

**Federal Relations and Immigration**—Totten, Chairman; Bach, Biesen, Kelly, McQuesten.

**Fisheries**—Sims, Chairman; Leber, McCracken, McDonough, Murray, Peterson (Payson), Reader, Roth, Roudebush, Templeton, Watkins.

**Forestry and Logged-off Lands**—Saunders, Chairman; Albert, Booth, Hess, Leber, Northup, Roudebush, Russell, Westover.

**Game and Game Fish**—Northup, Chairman; Banker, Benson, Booth, Bostwick, Butterworth, Hartung, Hubbell, Moran, Paysse, Ratliffe, Reader, Shoemaker.

**Harbors and Waterways**—McDonough, Chairman; Barlow, Danielson, Paysse, Vaughan.

**Highways and Automotive Transportation**—Ryan, Chairman; Banker, Bennett, Benson, Biesen, Cory, Davis, Durrant, Denman, Gear, Hartung, Hess, Hubbell, Kelly, Leber, Mansfield, Marble, Mills, Mitchell, Olson (A. E.), Reader, Reed, Russell, Shipley, Sims, Soule, Templeton, Van Horn, Watkins, Webb.
Horticulture—Rowe, Chairman; Albert, Gillette, Hill, Hubbell, Jones (John R.), Williams.

Industrial Insurance—Allen, Chairman; Bach, Barlow, Friese, Hess, Miller (W. O.), Peterson (Payson), Post, Reed, Sweetman, Watkins.

Insurance—Tripple, Chairman; Allen, Casey, Cory, Danskin, Davis, Danielson, Glasgow, Hazen, Lindsay, Smith, Wakefield, Watkins.

Judiciary—Falknor, Chairman; Beck, Benson, Canfield, Casey, Danskin, Gear, Glasgow, Griffin, Hazen, Hurspool, Knapp, Lindsay, Miller (W. O.), Post, Roth, Roudebush, Soule, Totten, Wakefield.

Labor and Labor Statistics—Denman, Chairman; Gear, Johnson, Krouse, McDonough, Mansfield, Murray, Reader, Sweetman, Webb, Williams.

Legislative Apportionment—Canfield, Chairman; Bostwick, Durrant, Hurspool, Payson, Smith, Totten.

Medicine, Dentistry, Pure Food and Drugs—Durrant, Chairman; Booth, Butterworth, Falknor, Glasgow, Jones (Roy), Smith, Sweetman, Watkins.

Memorials—Hill, Chairman; Beck, Butterworth, Cory, McQuesten.

Military—Roudebush, Chairman; Butterworth, Durrant, Hazen, Kelly, Miller (Frank), Mitchell, Peterson (Payson), Post.

Mines and Mining—Wakefield, Chairman; Barlow, Culmbach, Glasgow, Mastroson, Murray, Sims.

Municipal Corporations Other Than First Class—Danielson, Chairman; Beck, Hartung, Krouse, Mansfield, Miller (W. O.).

Parks and Playgrounds—Shipley, Chairman; Albert, Booth, Gilbert, Murray, Saunders, Wanamaker.

Printing—Mitchell, Chairman; Allen, Anderson, Rowe.

Public Buildings and Grounds—Ratliffe, Chairman; Kelly, Roudebush, Saunders, Van Horn.

Public Morals—Gilbert, Chairman; Hall, Nelson, Olson (A. E.), Peterson (Payson), Shoemaker, Smith.

Public Utilities—Templeton, Chairman; Bach, Bostwick, Gillette, Hartung, Hazen, McCracken, Mastroson, Reader, Ryan, Webb, Westover.

Reclamation and Irrigation—Banker, Chairman; Benson, Canfield, Hall, Hill, Jones (John R.), Krouse, Van Horn.

Revenue and Taxation—Hubbell, Chairman; Bennett, Casey, Danskin, Davis, Friese, Gillette, Jones (John R.), Jones (Roy), Knapp, Lindsay, McCracken, Mansfield, Olson (O. H.), Roth, Rowe, Shipley, Sims, Westover.

Rules and Order—Davis (Ed), Chairman; Barlow, Danskin, Jones (Roy), Knapp, Reed, Sims, Templeton, Westover.

Rural Credits and Agricultural Development—Van Horn, Chairman; Aspinwall, Jones (Roy), Miller (Frank), Webb.

State Charitable Institutions—Sweetman, Chairman; Bach, Hall, Hutchinson, Peterson (Charles), Ryan, Williams.

State Library—Biesen, Chairman; Durkee, Hutchinson, Tripple, Wanamaker.

State Penal and Reformatory Institutions—Culmbach, Chairman; Anderson, Casey, Hutchinson, Olson (O. H.), Peterson (Payson), Russell.

State Granted, School and Tide Lands—Russell, Chairman; Masterson, Northup, Ratliffe, Westover.

Transportation Other Than Automotive—Friese, Chairman; Allen, Beck, Bostwick, Hayton, Marble, Olson (O. H.), Saunders.
### Individual Committee Assignments of the House of Representatives

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<td>Appropriations; Corporations Other Than Municipal; Forestry and Logged-off Lands; Horticulture; Parks and Playgrounds.</td>
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<td>Industrial Insurance, chairman: Elections and Privileges; Insurance; Printing; Transportation Other Than Automotive.</td>
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<td>ANDERSON, John</td>
<td>Enrollment, chairman: Appropriations; Elections and Privileges; Printing; State Penal and Reformatory Institutions.</td>
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<td>Agriculture, chairman: Appropriations; Dairy and Livestock; Rural Credits and Agricultural Development.</td>
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<td>BANKER, E. F.</td>
<td>Reclamation and Irrigation, chairman: Dairy and Livestock; Game and Game Fish; Highways and Automotive Transportation.</td>
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<td>Commerce and Manufacturing, chairman: Harbors and Waterways; Industrial Insurance; Mines and Mining; Rules and Order.</td>
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<td>Municipal Corporations Other Than First Class, chairman: Appropriations; Dairy and Livestock; Harbors and Waterways, Insurance.</td>
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<td>DANSKIN, F. B.</td>
<td>Banks and Banking; Insurance; Judiciary; Revenue and Taxation; Rules and Order.</td>
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<td>DAVIS, J. H.</td>
<td>Insurance; Revenue and Taxation; Highways and Automotive Transportation.</td>
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<td>DENMAN, Geo. L.</td>
<td>Labor and Labor Statistics, chairman: Constitutional Revision; Education; Elections and Privileges; Highways and Automotive Transportation.</td>
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<td>DURKEE, R. S.</td>
<td>Agriculture; Claims and Auditing; Educational Institutions; Engrossment; State Library.</td>
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DURRANT, JAS. A.—Medicine, Dentistry, Pure Food and Drugs, chairman; Elections and Privileges; Legislative Apportionment; Military; Highways and Automotive Transportation.

FALKNOR, JUDSON F.—Judiciary, chairman; Banks and Banking; Medicine, Dentistry, Pure Food and Drugs.

FRIESE, HERMAN—Transportation Other Than Automotive, chairman; Appropriations; Banks and Banking; Industrial Insurance; Revenue and Taxation.

GEAR, J. T.—Banks and Banking; Educational Institutions; Judiciary; Labor and Labor Statistics; Highways and Automotive Transportation.

GILBERT, J. B.—Public Morals, chairman; Commerce and Manufacturing; Education; Elections and Privileges; Parks and Playgrounds.

GILLETTE, E. M.—Appropriations; Banks and Banking; Horticulture; Public Utilities; Revenue and Taxation.

GLASGOW, J. M.—Appropriations; Banks and Banking; Insurance; Judiciary; Medicine, Dentistry, Pure Food and Drugs; Mines and Mining.

GOLDSWORTHY, H. E.—Appropriations, chairman; Education.

GRIFFIN, J. H.—Constitutional Revision, chairman; Congressional Apportionment; Elections and Privileges; Judiciary.

HALL, A. G.—Educational Institutions; Engrossment; Public Morals; Reclamation and Irrigation; State Charitable Institutions.

HARTUNG, H. C.—Agriculture; Game and Game Fish; Municipal Corporations Other Than First Class; Public Utilities; Highways and Automotive Transportation.

HAYTON, WM.—Dikes, Drains and Ditches, chairman; Agriculture; Appropriations; Dairy and Livestock; Transportation Other Than Automotive.

HAZEN, R. C.—Banks and Banking; Insurance; Judiciary; Military; Public Utilities.

HESS, FRED T.—Banks and Banking; Dikes, Drains and Ditches; Forestry and Logged-off Lands; Industrial Insurance; Highways and Automotive Transportation.

HILL, KNUTE—Memorials, chairman; Education; Elections and Privileges; Horticulture; Reclamation and Irrigation.

HUBBELT, JULIUS C.—Revenue and Taxation, chairman; Game and Game Fish; Horticulture; Highways and Automotive Transportation.

HULTGRENN, E. F.—Appropriations; Claims and Auditing; Education; Elections and Privileges; Engrossment.

HURSPool, J. C.—Appropriations; Educational Institutions; Enrollment; Judiciary; Legislative Apportionment.

HUTCHINSON, MARY—Counties and County Boundaries; Education; State Charitable Institutions; State Library; State Penal and Reformatory Institutions.

JOHNSON, FRED A.—Counties and County Boundaries, chairman; Agriculture; Appropriations; Corporations Other Than Municipal; Labor and Labor Statistics.

JONES, JOHN R.—Compensation and Fees for State and County Officers, chairman; Agriculture; Dairy and Livestock; Horticulture; Reclamation and Irrigation; Revenue and Taxation.

JONES, ROY—Agriculture; Medicine, Dentistry, Pure Food and Drugs; Revenue and Taxation; Rules and Order; Rural Credits and Agricultural Development.

KELLY, ALBERT A., Jr.—Agriculture; Federal Relations and Immigration; Military; Public Buildings and Grounds; Highways and Automotive Transportation.

KNAPP, RALPH R.—Banks and Banking, chairman; Judiciary; Revenue and Taxation; Rules and Order.

KROUSE, HENRY C.—Appropriations; Compensation and Fees for State and County Officers; Labor and Labor Statistics; Municipal Corporations Other Than First Class; Reclamation and Irrigation.
LEBER, E. R.—Claims and Auditing, chairman; Dikes, Drains and Ditches; Fisheries; Forestry and Logged-off Lands; Highways and Automotive Transportation.

LINDSAY, J. W.—Elections and Privileges, chairman; Agriculture; Insurance; Judiciary; Revenue and Taxation.

McCRACKEN, W. F.—Banks and Banking; Constitutional Revision; Fisheries; Public Utilities; Revenue and Taxation.

McDONOUGH, PHIL.—Harbors and Waterways, chairman; Appropriations; Dikes, Drains and Ditches; Fisheries; Labor and Labor Statistics.

McQUESTEN, MRS. IDA—Congressional Apportionment; Corporations Other Than Municipal; Educational Institutions; Federal Relations and Immigration; Memorials.

MANSFIELD, W. O.—Agriculture; Labor and Labor Statistics; Municipal Corporations Other Than First Class; Revenue and Taxation; Highways and Automotive Transportation.

MARBLE, J. E.—Agriculture; Cities of the First Class; Constitutional Revision; Highways and Automotive Transportation; Transportation Other Than Automotive.

MASTERSON, JAS. E.—Education, chairman; Appropriations; Mines and Mining; Public Utilities; State Granted, School and Tide Lands.

MILLER, FRANK O.—Engrossment, chairman; Compensation and Fees for State and County Officers; Dairy and Livestock; Military; Rural Credits and Agricultural Development.

MILLER, W. O.—Banks and Banking; Constitutional Revision; Industrial Insurance; Judiciary; Municipal Corporations Other Than First Class.

MILLS, A. E.—Banks and Banking; Claims and Auditing; Compensation and Fees for State and County Officers; Corporations Other Than Municipal; Highways and Automotive Transportation.

MITCHELL, M. B.—Printing, chairman; Educational Institutions; Enrollment; Military; Highways and Automotive Transportation.

MORAN, CHARLES A.—Cities of the First Class, chairman; Appropriations; Commerce and Manufacturing; Game and Game Fish.

MURRAY, H. B.—Appropriations; Fisheries; Labor and Labor Statistics; Mines and Mining; Parks and Playgrounds.

NELSON, E. J.—Agriculture; Compensation and Fees for State and County Officers; Counties and County Boundaries; Dairy and Livestock; Public Morals.

NORTHUP, GEO. H.—Game and Game Fish, chairman; Appropriations; Educational Institutions; Forestry and Logged-off Lands; State Granted, School and Tide Lands.

OLSON, A. E.—Educational Institutions, chairman; Banks and Banking; Dairy and Livestock; Public Morals; Highways and Automotive Transportation.

OLSON, O. H.—Educational Institutions; Enrollment; Transportation Other Than Automotive; Revenue and Taxation; State Penal and Reformatory Institutions.

PAYSSE, A. A.—Appropriations; Dairy and Livestock; Game and Game Fish; Harbors and Waterways; Legislative Apportionment.

PETERSON, C. E.—Dairy and Livestock, chairman; Agriculture; Appropriations; Counties and County Boundaries; State Charitable Institutions.

PETERSON, PAYSON—Fisheries; Industrial Insurance; Military; Public Morals; State Penal and Reformatory Institutions.

POST, J. PHILLIPS—Cities of the First Class; Constitutional Revision; Industrial Insurance; Judiciary; Military.

RATLiffe, FRANK A.—Public Buildings and Grounds, chairman; Agriculture; Educational Institutions; Game and Game Fish; State Granted, School and Tide Lands.

READER, W. K.—Game and Game Fish; Fisheries; Labor and Labor Statistics; Public Utilities; Highways and Automotive Transportation.
REED, MARK E.—Banks and Banking; Industrial Insurance; Highways and Automotive Transportation; Rules and Order.

ROTH, CHARLES I.—Cities of the First Class; Congressional Apportionment; Educational Institutions; Fisheries; Judiciary; Revenue and Taxation.

ROUDEBUSH, REX S.—Military, chairman; Fisheries; Forestry and Logged-off Lands; Judiciary; Public Buildings and Grounds.

ROWE, WALTER R.—Horticulture, chairman; Agriculture; Appropriations; Printing; Revenue and Taxation.

RUSSELL, JOSH W.—State Granted, School and Tide Lands, chairman; Education; Forestry and Logged-off Lands; Highways and Automotive Transportation; State Penal and Reformatory Institutions.

RYAN, C. W.—Highways and Automotive Transportation, chairman; Banks and Banking; Public Utilities; State Charitable Institutions.

SAUNDERS, CHAS. W.—Forestry and Logged-off Lands, chairman; Cities of the First Class; Parks and Playgrounds; Public Buildings and Grounds; Transportation Other Than Automotive.

SHIPLEY, J. W.—Parks and Playgrounds, chairman; Compensation and Fees for State and County Officers; Elections and Privileges; Revenue and Taxation; Highways and Automotive Transportation.

SHOEMAKER, FRED—Cities of the First Class; Commerce and Manufacturing; Compensation and Fees for State and County Officers; Elections and Privileges; Game and Game Fish; Public Morals.

SIMS, E. A.—Fisheries, chairman; Mines and Mining; Revenue and Taxation; Highways and Automotive Transportation; Rules and Order.

SMITH, ALFRED J.—Dikes, Drains and Ditches; Insurance; Legislative Apportionment; Medicine, Dentistry, Pure Food and Drugs; Public Morals.

SOULE, JOHN A.—Corporations Other Than Municipal, chairman; Constitutional Revision; Judiciary; Highways and Automotive Transportation.

SWEETMAN, MRS. MAUDE—State Charitable Institutions, chairman; Educational Institutions; Industrial Insurance; Labor and Labor Statistics; Medicine, Dentistry, Pure Food and Drugs.

TEMPLETON, E. J.—Public Utilities, chairman; Fisheries, Highways and Automotive Transportation; Rules and Order.

TOTTEN, WM. PHELPS—Federal Relations and Immigration, chairman; Appropriations; Educational Institutions; Elections and Privileges; Judiciary; Legislative Apportionment.

TRIPPLE, ROBERT A.—Insurance, chairman; Appropriations; Education; State Library.

VAN HORN, G. E.—Rural Credits and Agricultural Development, chairman; Agriculture; Public Buildings and Grounds; Reclamation and Irrigation; Highways and Automotive Transportation.

VAUGHAN, CHAS. L.—Appropriations; Congressional Apportionment; Education; Enrollment; Harbors and Waterways.

WAKEFIELD, CHAN—Mines and Mining, chairman; Banks and Banking; Cities of the First Class; Insurance; Judiciary.

WANAMAKER, MRS. PEARL A.—Claims and Auditing; Education; Elections and Privileges; Parks and Playgrounds; State Library.

WATKINS, DR. H. C.—Fisheries; Industrial Insurance; Insurance; Medicine, Dentistry, Pure Food and Drugs; Highways and Automotive Transportation.

WEBB, SAM W.—Educational Institutions; Labor and Labor Statistics; Public Utilities; Highways and Automotive Transportation; Rural Credits and Agricultural Development.

WESTOVER, W. S.—Forestry and Logged-off Lands; Public Utilities; Revenue and Taxation; Rules and Order; State Granted, School and Tidelands.

WILLIAMS, L. Y.—Congressional Apportionment, chairman; Education; Horticulture; Labor and Labor Statistics; State Charitable Institutions.

DAVIS, ED, Speaker—Rules and Order.
### EMPLOYEES OF THE HOUSE OF REPRESENTATIVES
#### SESSION OF 1929

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<thead>
<tr>
<th>Name of Employee</th>
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<tbody>
<tr>
<td>Arthur W. Calder</td>
<td>Chief Clerk</td>
<td>Vancouver</td>
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<tr>
<td>E. L. Powers</td>
<td>Assistant Chief Clerk</td>
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<tr>
<td>Agnes Barchus</td>
<td>Desk Reporter</td>
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<td>C. H. Renschler</td>
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<td>Ward Hunt</td>
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<td>J. J. Stoddard</td>
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<td>Donna E. Baker</td>
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<td>Emma P. Kelly</td>
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<td>Kate K. Drake</td>
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<td>Isobel Masterson</td>
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<td>Ben W. Williams</td>
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<td>Clyde Hagbo</td>
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<td>H. G. Hardtke</td>
<td>Postmaster</td>
<td>Puyallup</td>
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<tr>
<td>Samuel M. Larned</td>
<td>Assistant Postmaster</td>
<td>Port Townsend</td>
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<tr>
<td>W. B. Price</td>
<td>Sergeant At Arms</td>
<td>Ellensburg</td>
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<td>Harry Harkins</td>
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<td>C. J. Minnihan</td>
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<td>Charles Bedford</td>
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<td>Walter M. Just</td>
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<tr>
<td>D. C. O’Heron</td>
<td>Watchman</td>
<td>Spokane</td>
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<tr>
<td>Francis Mederaf</td>
<td>Wachman</td>
<td>Rochester</td>
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<tr>
<td>Robert F. Roberts</td>
<td>Elevator Operator</td>
<td>Bossburg</td>
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<tr>
<td>Name of Employee</td>
<td>Position</td>
<td>Residence</td>
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<tr>
<td>H. Revels Cayton</td>
<td>Elevator Operator</td>
<td>Seattle</td>
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<tr>
<td>A. W. Swigert</td>
<td>Elevator Operator</td>
<td>Prosser</td>
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<tr>
<td>John J. Barrett</td>
<td>Elevator Operator</td>
<td>Tumwater</td>
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<tr>
<td>W. A. Dixon</td>
<td>Janitor</td>
<td>Tacoma</td>
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<td>Edward Richardson</td>
<td>Janitor</td>
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<td>William Evans</td>
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<td>William Know</td>
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<td>R. C. Ridge</td>
<td>Janitor</td>
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<tr>
<td>Charles Lipscomb</td>
<td>Janitor</td>
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<td>Mrs. Cina B. Shield</td>
<td>Matron</td>
<td>Olympia</td>
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<td>Walter H. Olsen</td>
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APPENDIX

RULES OF THE HOUSE OF REPRESENTATIVES
SESSION OF 1929

CHIEF CLERK TO CALL TO ORDER.

Rule 1. Custom, so prevalent and so ancient as to have the force of law, has made it the duty of the chief clerk of the previous assembly to call the session to order and to conduct the proceedings generally until a speaker is chosen.

The Secretary of State furnishes to the clerk a certified statement of the names of the members elect, which is read by the clerk. The roll is called and the oath of office is administered to the members by a justice of the supreme court. The members rise and are sworn. The assembly then proceeds to the election of its officers.

ELECTION OF SPEAKER, CHIEF CLERK AND SERGEANT-AT-ARMS.

Rule 2. The house shall elect at the commencement of each session its presiding officer who shall be styled speaker of the house, a chief clerk of the house, and a sergeant-at-arms, who shall hold office during the regular session.

In all elections by the legislature the members shall vote viva voce and their vote shall be entered on the journal.

POWERS AND DUTIES OF SPEAKER.

Rule 3. The speaker shall take the chair every day precisely at the hour to which the house shall have adjourned on the preceding day. He shall immediately call the members to order and on the appearance of a majority of the members shall proceed with the order of business prescribed by Rule 9.

He shall possess the powers and perform the duties herein prescribed, viz.:

(a) He shall preserve order and decorum, may speak to points of order in preference to the other members, rising from his chair for that purpose.

(b) He shall decide all questions of order subject to appeal to the house.

On every appeal he shall have the right, in his place, to assign his reason for his decision.

(c) The speaker shall rise to put a question, but may state it sitting.

(d) The speaker shall have a general direction of the house chambers.

(e) He shall have the right to name any member to perform the duties of the chair, but such substitution shall not extend beyond an adjournment.

(f) He shall appoint all standing and special committees.

(g) In case of any disturbance or disorderly conduct in the lobby, the speaker (or chairman of the whole house) shall have the power to order the same to be cleared.

(h) He shall designate the persons who shall act as reporters for the public press.

(i) He shall announce the business before the house in the order in which it is to be acted upon.

(j) He shall sign all acts, joint resolutions, concurrent resolutions and joint memorials in open session of the house. (See Joint Rule No. 12.)

(k) To authenticate by his signature, when necessary, all the acts, orders and proceedings of the house.

DUTIES OF CHIEF CLERK.

Rule 4. The duties of the chief clerk shall be as follows:

(a) He shall select all employees of the house, by and with the consent of the speaker, and may remove them subject to the approval of the speaker.

(b) He shall see that the journal is properly kept, and have general supervision over all clerks and employees not under the supervision of the sergeant-at-arms.

(c) He shall perform under the direction of the presiding officer all other duties pertaining to his office as clerk and shall be responsible for the official acts of his assistants.
DUTIES OF SERGEANT-AT-ARMS.

Rule 5. The duties of the sergeant-at-arms shall be as follows:
(a) He shall attend the house during the sittings, announce all messages, preserve order, execute all processes issued by authority of the house and directed to him by the speaker.
(b) He shall see that the house chambers and adjoining rooms are kept clean, well heated and ventilated and open for the use of the members from 8 a.m. until 11 p.m.; and that the furniture is kept in good order and repair.
(c) He shall see that no person is admitted to the house chamber or committee rooms except in accordance with the provisions of Rule 80.

CERTIFICATION OF PAYROLL OF MEMBERS AND EMPLOYEES.

Rule 6. The speaker shall sign and the chief clerk countersign all certificates to the state auditor for the mileage and daily pay of members and daily pay of officers and employees of the legislature.

ORDER OF BUSINESS.

HOUR OF MEETING.

Rule 7. The time of meeting of the house shall be at 10 o'clock a.m., and the time of meeting after the noon recess shall be 2 o'clock p.m., unless otherwise ordered by the house.

ROLL CALL AND QUORUM.

Rule 8. Before proceeding to business, the roll of the members shall be called and the names of those present and those absent shall be entered on the journal. A majority of all the members elected must be present to constitute a quorum for the transaction of business. Seven members with the speaker, or eight members in his absence, having chosen a speaker pro tempore, shall be authorized to call the house, and compel the attendance of absent members, making order for their fine and censure, and may adjourn. For the purpose of determining whether a quorum be present, the speaker, or chairman, shall count all members present, whether voting or not.

ORDER OF BUSINESS.

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.

DAILY CALENDAR.

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 in the rules committee may be placed on the calendar by the affirmative vote of a majority of all members.
(b) Messages from the governor or senate or any communication from any state officer, may be read at any time.

UNFINISHED BUSINESS.

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.)
Appendix 903

Decorum of Members and Rules of Debate

Recognition.

Rule 12. When any member is about to speak in debate, or deliver any matter to the house, he shall rise from his seat and respectfully address himself to Mr. Speaker and shall confine himself to the question under debate, and avoid personalities; and no member shall impugn the motive of any member's vote or argument.

Member Out of Order.

Rule 13. If any member in speaking or otherwise, transgresses the rules of the house, the speaker shall or any member may call him to order, in which case the member so called to order shall immediately sit down, unless permitted to explain; and the house shall, if appealed to, decide the case without debate; if there be no appeal, then the decision of the chair shall be submitted to.

If the decision be in favor of the member called to order, he shall be at liberty to proceed; if otherwise, and the case shall require it, he shall be liable to the censure of the house.

Exception to Words Spoken in Debate.

Rule 14. If any member be called to order for words spoken in debate the person calling him to order shall repeat the words excepted to and they shall be taken down in writing at the clerk's table, and no member shall be held to answer, or be subject to the censure of the house for words spoken in debate if any other member has spoken, and before exception to them shall have been taken.

Presiding Officer to Name First Speaker.

Rule 15. When two or more members arise at once, the speaker shall name the one who is to speak first.

How Members May Speak.

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.)

Decorum of Members.

Rule 17. While the speaker is putting the question, no member shall walk across or out of the house; nor when a member is speaking shall any member entertain private discourse or pass between him and the chair.

Members to Vote.

Rule 18. Every member who shall be in the house when the question was put shall give his vote unless the house for special reasons shall excuse him.

All motions to excuse a member shall be made before the house divides or before the call for yeas and nays is commenced; and any member requesting to be excused from voting may make a brief and verbal statement of the reasons for making such request, and the question shall then be taken without further debate. (See Rule 37.)

Absentees.

Rule 19. No member shall absent himself from the service of the house unless he shall have leave from the speaker or be sick and unable to attend.

Smoking Prohibited.

Rule 20. No person shall be allowed to smoke in the house chamber while the house is sitting.
MOTIONS.

Rule 21. When a motion is made and seconded, it shall be stated by the speaker, or, being in writing, it shall be handed to the chair and read aloud before debate.

MOTIONS IN WRITING.

Rule 22. Every motion shall be reduced to writing, if the speaker or a member desires it.

WITHDRAWAL OF MOTIONS.

Rule 23. After a motion is stated by the speaker, or a bill, memorial, resolution, petition or remonstrance is read by the clerk, it shall be deemed to be in possession of the house, but may be withdrawn at any time by consent of the house, before decision or amendment.

MOTIONS IN ORDER DURING DEBATE.

Rule 24. When a question is under debate, no motion shall be received but the following, in the rank named:

First—Adjourn or recess to a time certain.
Second—Adjourn.
Third—To lay on the table.
Fourth—To divide the question.
Fifth—For the previous question.
Sixth—To postpone to a day certain.
To commit or recommit.
To postpone indefinitely.
Seventh—To amend.

WHAT QUESTIONS TO BE DECIDED WITHOUT DEBATE.

Rule 25. A motion to adjourn, to take a recess, to lay on the table and a call for the previous question, shall be decided without debate. And all incidental questions of order, arising after a motion is made for either of the questions named in this rule, and pending such motion, shall be decided, whether on appeal or otherwise, without debate.

MOTION TO BE GERMANE.

Rule 26. No motion or proposition on a subject different from that under consideration shall be admitted under color of amendment; and no bill or resolution shall at any time be amended by annexing thereto or incorporating therein any other bill or resolution pending before the house. (See House Rule No. 65.)

MOTION TO ADJOURN.

Rule 27. A motion to adjourn shall always be in order except when the house is voting, or is working under call of the house; but this rule shall not authorize any member to move an adjournment when another member has the floor.

RECONSIDERATION.

Rule 28. 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.
INDEFINITE POSTPONEMENT.

Rule 29. A motion to postpone indefinitely having been decided in the negative, shall not again be allowed on the same day, and at the same stage of the bill or proposition.

When a bill, resolution or memorial is postponed indefinitely, the same shall not be acted upon again during the session.

READING OF PAPERS BEFORE HOUSE.

Rule 30. When a reading of a paper is called for, it shall be decided by a vote of the house.

ORDER OF QUESTIONS AND FILLING BLANKS.

Rule 31. All questions whether in committee or in the house, shall be proposed in the order in which they are named, except that in filling blanks, the largest sum and the longest time shall be first put.

Putting Questions and Voting

FORM OF QUESTIONS.

Rule 32. Questions shall be put in this form, to-wit: "As many as are in favor of (as the question shall be) say 'Aye';" and after the affirmative vote is expressed, "As many as are opposed say 'No.'"

If the speaker is in doubt, or if division is called for, the house shall divide.

APPEAL FROM DECISION OF CHAIR.

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.

YEAS AND NAYS.

Rule 34. Upon the passage of any question the vote shall be taken by yeas and nays, and shall be entered upon the journal of the house when demanded by one-sixth of the members present.

The speaker shall vote when the yeas and nays are called for, his name being called last. (See Const., art. 2, sec. 21; also see House Rule No. 60.)

TIE VOTE, QUESTION LOSES.

Rule 35. In case of an equal division, the question shall be lost.

INTERRUPTION OF ROLL CALL.

Rule 36. When once begun, the roll call may not be interrupted.

VOTING OF MEMBERS.

Rule 37. No member shall be allowed to change his vote after the result has been announced, or vote on any question in the event of which he is immediately or particularly interested, or in any case when he was not within the bar of the house before the last name was called, unless by unanimous consent; and when any member shall ask leave to vote, the speaker shall propound to him the question, "Were you within the bar of the house when the last name was called?"

Upon a division and count of the house on any question, no member without the bar shall be counted. (See Rule 18.)

CALLING OF THE YEAS AND NAYS.

Rule 38. No member or other person shall visit or remain by the clerk's desk while the yeas and nays are being called.

Call of the House

CALL OF THE HOUSE.

Rule 39. Ten members may demand a call of the house at any time before the house has divided or the voting has commenced by yeas and nays.

DOORS TO BE CLOSED.

Rule 40. A call of the house being ordered, the sergeant-at-arms shall close and lock the doors, and no member shall be allowed to leave the chamber.
SERGEANT TO BRING IN THE ABSENTEES.

Rule 41. The clerk shall immediately call a roll of the members and note the absentees, whose names shall be read and entered upon the journal in such manner as to show who are absent with leave and who are absent without leave.

The clerk shall furnish the sergeant-at-arms with a list of those who are absent without leave, and the sergeant-at-arms shall proceed to bring in such absentees; but arrests of members for absence shall not be made unless ordered by a majority of the members present.

HOUSE UNDER CALL; RAISING CALL.

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 motion 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.

CALL OF HOUSE RAISED WHEN ABSENTEES PRESENT.

Rule 43. When the sergeant-at-arms shall make a report showing that all who were absent without leave are present, the call of the house may be dispensed with; or the house may proceed under the call, on a majority vote of the members elected, with its regular business.

Previous Question

MOVING THE PREVIOUS QUESTION.

Rule 44. The previous question may be ordered by two-thirds of the members present upon all recognized motions or amendments which are debatable, and shall have the effect to cut off all debate and bring the house to a direct vote upon the motion or amendment on which it has been ordered.

PUTTING OF MOTION ENDING OF DEBATE.

Rule 45. The previous question is not debatable and can not be amended. The previous question shall be put in this form: "Mr. . . . . . . . . . . . . . . demands the previous question. As many as are in favor of ordering the previous question will say 'Aye'; as many as are opposed will say 'No'."

The results of the motion are as follows: If determined in the negative, the consideration goes on as if the motion had never been made; if decided in the affirmative, the presiding officer, without debate, proceeds to put first the amendments pending, and then the main question as amended.

If an adjournment is had after the previous question is ordered, the subject comes up the first thing after the reading of the journal the next day, and the previous question still operates, making the main question privileged over all other business, whether new or unfinished.

DIVISION OF QUESTION.

Rule 46. If the question in debate contain several points, any member may move to have the same divided; but on motion to strike out and insert, it shall not be in order to move for a division of the question; but the rejection of a motion to strike out and insert one proposition shall not prevent a motion to strike out and insert a different proposition.

Procedure on Bills, Resolutions and Memorials

INTRODUCTION OF BILLS, ETC.

Rule 47. Any member desiring to introduce a bill or resolution shall file the same with the chief clerk not less than twelve hours before the convening of the session, which bill or resolution shall be numbered and read in the order filed.
TIME FOR NEW BILLS BY MEMBERS.

Rule 48. After the fiftieth day of the session no bill shall be introduced, except as the Legislature shall 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: Provided, That the time limitation for introduction of bills shall not apply to substitute bills reported by standing committees for bills pending before such committees. (See also Joint Rule No. 26.)

QUADRUPLICATE COPIES OF ALL BILLS.

Rule 49. All bills, resolutions, memorials to be introduced, shall be in quadruplicate; each shall be endorsed with a statement of the title, and the name of the member introducing the same. The original is for the use of the house, the duplicate for the printer's use, the triplicate for use of chief clerk and the quadruplicate for the members of the press.

BILLS TO BE PRINTED.

Rule 50. All bills shall be printed unless otherwise ordered by the house: Provided, That bills introduced "by request" shall not be printed until the committee to which said bill has been referred has acted and reported the same for passage.

BILL BACKS, ETC.

Rule 51. There shall be attached to each bill, resolution or memorial sent to the clerk's desk, a substantial cover which shall be furnished by the clerk, which shall bear no writing except the name of the person or committee introducing it and the title of the bill.

FORMS OF BILLS—AMENDATORY MATTER.

Rule 52. Bills introduced in the house, intended to amend existing statutes, shall have the words which are amendatory to such existing statutes, underlined in the original and printed bills. Any matter omitted in the existing statutes shall be indicated by not less than four stars or asterisks, with spaces of not less than two ems, and no bill shall be printed or acted upon until the provisions of this rule shall have been complied with.

THREE SEVERAL READINGS.

Rule 53. Every bill shall be read on three several days unless the house deem it expedient to suspend this rule.

FIRST READING.

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 the report is read.

SUBSTITUTE BILLS.

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.

SECOND READING.

Rule 56. Upon second reading, the bill shall be read section by section in full; and be subject to amendment. No amendment shall be considered by the house until it shall have been sent to the desk in writing and read by the
clerk. All amendments adopted on the second reading shall be securely pasted to the original bill. All amendments rejected by the house shall be passed to the minute clerk, and the journal shall show the disposition of such amendments. When no further amendments shall be offered, the speaker shall declare the bill has passed its second reading.

AMENDED BILL TO BE ENGROSSED.

Rule 57. The bill with the amendments, if there be any attached thereto, shall be sent to the committee on engrossed bills, which committee shall see that all amendments are properly engrossed upon the original bill, and the bill returned to the chief clerk before the opening of the house on the next succeeding day.

THIRD READING.

Rule 58. Bills on third reading shall be read in full by sections, and no amendment shall be entertained.

BILLS PASSED.

Rule 59. When a bill shall pass, it shall be certified to by the chief clerk, together with the vote upon final passage, noting the day of its passage thereon.

FINAL PASSAGE.

Rule 60. No bill shall become a law unless on its final passage the vote be taken by yeas and nays, the names of the members voting for and against the same be entered on the journal of each house, and a majority of the members elected to each house be recorded as voting in its favor. (See Const., art. 2, sec. 22.)

VETO BILLS; TWO-THIRDS OF MEMBERS PRESENT TO PASS; CAN NOT BE RECONSIDERED.

Rule 60-a. The veto message of the governor, accompanying any bill passed by the legislature, together with the bill vetoed, shall be read in the house. It shall then be in order to proceed to the reconsideration of the bill, to refer it, lay it on the table, or postpone its consideration to a day certain. The merits of the bill may be debated before the vote is taken, but the vote on a vetoed bill cannot be reconsidered.

In case of a bill containing several sections or items, one or more of which has been objected to by the governor, while approving other sections or items, each section or item so objected to shall be separately voted upon by the house.

Action upon all vetoed bills by the house shall be endorsed upon the bill and certified by the speaker.

Vetoed bills originating in the house which have not been passed notwithstanding the veto of the governor shall remain in the custody of the officers of the house until the close of the session; after which they shall be filed with the secretary of state.

WHEN SENT TO SENATE.

Rule 61. An engrossed bill, memorial or resolution shall not be sent to the senate until the following day after its passage, unless otherwise ordered by the house.

SUBSTITUTION OF COMMITTEE BILL FOR OTHERS ON SAME SUBJECT.

Rule 62. That in the event of a committee having a number of bills on the same subject, of which none can be agreed upon by the committee and it is their wish to present a different bill upon the same subject, such bill must be reported to the house and accepted before any of the other bills can be recommended for indefinite postponement.

Amendments and Recomitment

AMENDMENTS TO BE OFFERED ON FURNISHED BLANKS.

Rule 63. The chief clerk shall furnish to members sheets with a proper heading printed in blank, upon which amendments shall be written, and all amendments offered shall be on such blanks and bear the member's name who offers the same, as well as the number and section of the bill to be amended.
AMENDMENTS MAY BE OFFERED, WHEN—RECOMMITMENT OF BILL.

Rule 64. Amendments may be offered to any bill, resolution or memorial when the same is on its second reading.

No amendments shall be received to a bill on its third reading, but it may be referred or recommitted for the purpose of amendment.

A bill may be recommitted at any time before its final passage.

AMENDMENTS TO BE GERMANE.

Rule 65. A substitute or amendment must relate to the same subject as the original bill, resolution or constitutional amendment under consideration. (See also House Rule No. 26.)

COMMITTEE AMENDMENTS; FORM OF AND HOW ACTED UPON.

Rule 66. Each amendment made by a committee to a bill shall be in writing on a separate slip of paper, and shall be pasted to the original bill.

The report of the committee shall also contain a statement of the amendments agreed to by the committee together with two additional copies attached with a clip.

Any committee report on a bill not conforming with this rule shall be returned by the chief clerk of the house to the committee for a compliance with this rule without further order from the house.

Amendments reported by committee shall be acted upon by the house in the same manner as those offered from the floor.

PETITIONS, MEMORIALS AND OTHER PAPERS ADDRESSED TO HOUSE; HOW DISPOSED OF.

Rule 67. Petitions, memorials and other papers addressed to the house may be presented by the speaker or any member, and shall not be debated or decided on the day of their being first read unless the house shall direct otherwise.

Committee of the Whole

SELECTION OF CHAIRMAN.

Rule 68. In forming a committee of the whole house, the speaker having the chair shall call upon some member to preside, who shall be addressed as "Mr. Chairman."

PROCEDURE IN COMMITTEE OF WHOLE.

Rule 69. Upon a bill committed to a committee of the whole house, the bill shall be read and debated by sections, leaving the title to be last considered.

The body of the bill shall not be defaced or interlined, but all amendments (noting the line and page) shall be duly entered by the clerk on a separate paper, as the same shall be agreed to by the committee, and so reported to the house.

No roll call shall be taken in committee of the whole, and no record of proceedings except its report shall be placed in the journal.

After a report, the bill shall again be subject to debate and amendment by sections.

PREVIOUS QUESTION NOT IN ORDER.

Rule 70. The previous question is not in order in a committee of the whole house; nor can this committee adjourn as others may; but upon motion, the committee may rise at any time, whereupon the house shall resume.

The chairman reports that the committee of the whole have, according to order, had under their consideration such a matter, and have made progress therein; the chairman rises, the speaker resumes the chair, the chairman informs him that the committee have gone through the business referred to them, and that he is ready to make report.

RULES TO GOVERN COMMITTEE OF WHOLE HOUSE.

Rule 71. The rules of proceedings in the house shall be observed in a committee of the whole house so far as they may be applicable, but no member shall be recognized a second time until every member choosing to speak shall have spoken.
# STANDING COMMITTEES.

**Rule 72.** The standing committees of the house and the number of members for each shall be as follows:

<table>
<thead>
<tr>
<th>Number of</th>
<th>Name of Committee</th>
<th>Number of Members</th>
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<tbody>
<tr>
<td>1</td>
<td>Agriculture</td>
<td>17</td>
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<tr>
<td>2</td>
<td>Appropriations</td>
<td>26</td>
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<tr>
<td>3</td>
<td>Banks and Banking</td>
<td>17</td>
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<tr>
<td>4</td>
<td>Claims and Auditing</td>
<td>5</td>
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<tr>
<td>5</td>
<td>Cities of the First Class</td>
<td>10</td>
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<tr>
<td>6</td>
<td>Commerce and Manufacturing</td>
<td>6</td>
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<tr>
<td>7</td>
<td>Compensation and Fees for State and County Officers</td>
<td>7</td>
</tr>
<tr>
<td>8</td>
<td>Congressional Apportionment</td>
<td>5</td>
</tr>
<tr>
<td>9</td>
<td>Constitutional Revision</td>
<td>7</td>
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<tr>
<td>10</td>
<td>Corporations Other Than Municipal</td>
<td>5</td>
</tr>
<tr>
<td>11</td>
<td>Counties and County Boundaries</td>
<td>10</td>
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<td>12</td>
<td>Dairy and Livestock</td>
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<tr>
<td>13</td>
<td>Dikes, Drains and Ditches</td>
<td>5</td>
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<tr>
<td>14</td>
<td>Education</td>
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<td>15</td>
<td>Educational Institutions</td>
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<td>16</td>
<td>Elections and Privileges</td>
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<td>Enrollment</td>
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<td>19</td>
<td>Federal Relations and Immigration</td>
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<td>20</td>
<td>Fisheries</td>
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<td>21</td>
<td>Forestry and Logged-off Lands</td>
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<td>22</td>
<td>Game and Game Fish</td>
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<td>Harbors and Waterways</td>
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<td>24</td>
<td>Highways and Automotive Transportation</td>
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<td>Horticulture</td>
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<td>Labor and Labor Statistics</td>
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<td>Legislative Apportionment</td>
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<td>Medicine, Dentistry, Pure Food and Drugs</td>
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<td>Memorials</td>
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<td>34</td>
<td>Mines and Mining</td>
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<td>35</td>
<td>Municipal Corporations Other Than First Class</td>
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<td>Parks and Playgrounds</td>
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<td>37</td>
<td>Printing</td>
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<td>38</td>
<td>Public Buildings and Grounds</td>
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<td>39</td>
<td>Public Morals</td>
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<td>Public Utilities</td>
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<td>41</td>
<td>Reclamation and Irrigation</td>
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<td>42</td>
<td>Revenue and Taxation</td>
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<td>43</td>
<td>Rules and Order</td>
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<td>44</td>
<td>Rural Credits and Agricultural Development</td>
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<td>45</td>
<td>State Charitable Institutions</td>
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<td>46</td>
<td>State Library</td>
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<tr>
<td>47</td>
<td>State Penal and Reformatory Institutions</td>
<td>7</td>
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<tr>
<td>48</td>
<td>State Granted, School and Tide Lands</td>
<td>5</td>
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<td>49</td>
<td>Transportation Other Than Automotive</td>
<td>8</td>
</tr>
</tbody>
</table>

**COMMITTEE CANNOT MEET, WHEN.**

**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.

**WRITS, WARRANTS AND SUBPOENAS, HOW ISSUED.**

**Rule 74.** 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.
ENROLLED AND ENGROSSED BILLS COMMITTEES TO REPORT ANY TIME.

Rule 75. It shall be in order for the committees on enrolled bills and engrossed bills to report at any time, if no motion is before the house. These committees may report without notice to the house, by handing their reports to the chief clerk.

BUSINESS IN COMMITTEES; NOTICE OF MEETING.

Rule 76. Standing committees shall report all bills back to the house with their action thereon signed by the chairman and the members thereof, within ten days from the time of reference, unless further time be granted by the house, and the journal shall contain an exact copy of said report: Provided, That after the fiftieth day a majority of the house members elect may require a committee to report a bill back to the house at any time.

The chief clerk shall post on the bulletin board, the time and place of committee meetings.

COMMITTEE QUORUM.

Rule 77. A majority of any committee shall constitute a quorum for the transaction of business.

USE OF HOUSE CHAMBER.

Rule 78. The use of the chamber of the house of representatives shall not be granted for any purpose without consent of the house, except for caucuses of the members of the legislature.

VISITORS' GALLERY.

Rule 79. The south gallery is reserved for the use of the ladies and families of the governor, lieutenant-governor, state officials and members of the legislature.

ADMITTANCE TO THE FLOOR.

Rule 80. The following persons shall be entitled to admittance to the floor and house committee rooms:
1. State officers and members of the senate.
2. Persons in the exercise of official duty directly connected with the business of the house.
3. Reporters who have been designated by the speaker and who have received press cards of admittance, subject to revocation.
4. Former members of the legislature not advocating any pending or proposed legislation, upon presentation of cards of admittance issued by the speaker and subject to revocation.
5. The immediate family of members upon presentation of cards of admittance issued by the speaker and subject to revocation, may be admitted when the house is not in session.
6. Other persons upon presentation of cards of admittance issued by the speaker and subject to revocation, may be admitted for one hour immediately following adjournment each day the house is in session.
7. Lobbying in the house chamber or in any committee room or lounge room is prohibited at all times unless expressly permitted by the house or committee. Anyone violating this rule will forfeit his or her right to be admitted to the house chamber or any of its committee rooms.

Duties of Employees

CHIEF CLERK'S DEPARTMENT.

Rule 81. All desk clerks, committee clerks, stenographers and other house employees in the department of the chief clerk, shall report to the chief clerk or assistant for duty at 9 a.m.

ENROLLING CLERK.

Rule 82. The enrolling clerk shall be under the supervision of the committee on enrolled bills when needed.
ENGROSSING CLERK.

Rule 82. The enrolling clerk shall be under the supervision of the committee on engrossed bills when needed.

DEPARTMENT OF SERGEANT-AT-ARMS.

Rule 84. All employees in the department of the sergeant-at-arms shall report and remain on duty as the sergeant-at-arms shall designate.

SUPPLIES FOR THE HOUSE.

Rule 85. All supplies for the use of the house shall be furnished upon requisition signed by the chief clerk and approved by the speaker.

ATTENDANCE OF EMPLOYEES AT OPENING OF SESSION.

Rule 86. The clerk of the house and two employees thereof designated by him, shall attend and receive compensation for a period of ten days for their services prior to and upon the opening of the next succeeding session of the legislature.

STANDING RULES OF THE HOUSE: AMENDMENT OF.

Rule 87. Any standing rule or order of the house may be rescinded or changed by a majority vote of the members elected, provided one day's notice be given of the motion therefor.

Any standing rule of order or business may be temporarily suspended by a two-thirds vote of the members present.

PARLIAMENTARY RULES.

Rule 88. The rules of parliamentary practice comprised in Reed's Parliamentary Rules shall govern all cases in which they are not inconsistent with the standing rules and orders of the house.

JOINT RULES OF THE SENATE AND HOUSE OF REPRESENTATIVES

JOINT SESSION.

Rule 1. Whenever there shall be a joint session of the two houses, the proceedings shall be entered at length upon the journal of each house. The lieutenant governor or president of the senate shall preside over such joint session, and the clerk of the house shall act as the clerk thereof, except in the case of the joint session held for the purpose of canvassing the votes of constitutional elective state officers, when the speaker shall preside over such joint session: Provided, That the lieutenant governor shall not act in said joint session except as the presiding officer, and in no case shall have the right to give the deciding vote.

MOTIONS FOR JOINT SESSION.

Rule 2. All motions for a joint session shall be made by concurrent resolution to be introduced by the house in which such joint session is to be held and when an agreement has once been made, it shall not be altered or annulled, except by concurrent resolution.

BUSINESS LIMITED.

Rule 3. No business shall be considered in joint session, other than that which may be agreed upon before the joint session is called.

Conference Committee, Reports, Etc.

CONFERENCE COMMITTEE.

Rule 4. In every case of difference between the two houses, upon any subject of legislation, either house may request a conference and appoint a committee of three for that purpose, and the other house also shall appoint a like committee to confer. The committees shall meet at a convenient hour, to be agreed upon by their respective chairmen, and shall confer upon the differences between the two houses as indicated by the amendment made in one and rejected in the
other. But no committee on conference shall consider or report on any matter except that directly at issue between the two houses. The papers shall be left with the conferees of the house asking for such conference, and they shall present the report of the committee to their house. When such house shall have acted thereon, it shall transmit the same and the papers relating thereto, to the other, with a message certifying its action thereon. Every report of a committee of conference shall be read through in each house, before a vote is taken on the same.

HOW MADE UP.

Rule 5. The presiding officer of each house shall appoint a committee of three members, selecting them so as to represent the attitude of the majority and minority of their respective houses.

FREE CONFERENCE COMMITTEE.

Rule 6. In case of a failure of the conferees to agree, a report of such disagreement may be made and the power of free conference may be granted by the two houses, either to the same committee, or the committee may be discharged and a new committee appointed with the power of free conference, to whom the whole subject-matter embraced in the bill or resolution shall be committed, and the committee of free conference may report by new bill or resolution, or otherwise, and bills or resolutions so reported shall be treated as amendments, unless such bills or resolutions are comprised entirely of original matter, in which case they shall receive the treatment required in the respective houses for original bills or resolutions, as the case may be.

REPORT OF CONFERENCE AND FREE CONFERENCE COMMITTEE, HOW MADE OUT; WHO RETURNED TO.

Rule 7. Three copies of the report must be prepared, and the copy of the bill as agreed to by the committee with all amendments inserted must be returned to the house asking for such conference and which is in possession of the bill; it shall act upon such report, and if an agreement is reported, keep one of the copies of the report for its journal and duly message its action together with the bill, the original copy of the report and the remaining duplicate to the other house, which if the conference report be concurred in and the bill concurred in as amended, shall be the bill that is finally passed.

SIGNATURES ON REPORT.

Rule 8. The original report must be signed personally by all members of the committee, the other two copies need not be personally signed, but the committee clerk must copy the signatures thereon.

ADOPTION OF REPORTS.

Rule 9. The report of a conference or free conference committee may be adopted by acclamation, but concurrence in the bill as amended shall be by roll call and the ayes and nays entered on the journals of the respective houses. The report must be voted upon in its entirety and cannot be amended.

MESSAGES BETWEEN THE TWO HOUSES.

Rule 10. Messages from the senate to the house of representatives shall be delivered by the secretary or assistant secretary, and messages from the house of representatives to the senate shall be delivered by the chief clerk or assistant, who shall be announced by the doorkeeper, enter within the bar, announce or deliver his message.

FINAL ACTION ON BILLS, HOW COMMUNICATED.

Rule 11. Each house shall communicate its final action on any bill or resolution or matter in which the other may be interested, in writing, signed by the secretary or clerk of the house from which such notice is sent.

ENROLLED BILLS—PRESIDING OFFICER TO SIGN.

Rule 12. After a bill shall have passed both houses, it shall be duly enrolled in duplicate by the enrolling clerk of the house in which it originated, and it shall be examined by the enrolling committee of such house, who shall carefully
compare the enrollment with the engrossed bill as passed, correcting any errors that may be discovered in the enrolled bill, after which the bill shall be signed by the presiding officer of each house, in open session, first in the house in which it originated; whereupon, the secretary of the senate, or the chief clerk of the house, shall present the original to the governor, and the duplicate (for printer's copy) to the secretary of state, taking their receipts therefor.

DISPOSITION OF ENGROSSED BILLS.

Rule 13. Whenever any bill shall have passed both houses, the house transmitting the enrolled bill to the governor shall also file with the secretary of state the engrossed bill together with the history of such bill up to the time of transmission to the governor.

TRANSMISSION OF DOCUMENTS.

Rule 14. Each house shall transmit to the other all documents on which any bill or resolution may be founded.

JOINT AND CONCURRENT RESOLUTIONS; MEMORIALS.

Rule 15. 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. Concurrent resolutions and other memorials may be adopted without a roll call.

PRINTING FOR THE LEGISLATURE; JOINT COMMITTEE.

Rule 16. The standing committees on printing of the two houses shall be a joint standing committee, which shall examine all matters proposed to be printed by concurrent order, and shall report what part of such matter is needful to print. It shall be the duty of the secretary of the senate and the chief clerk of the house to compare the bills introduced in each house before printing, and such bills as are introduced in both houses and are of the same wording shall only be printed in one house.

SENATE BILLS IN THE HOUSE; HOUSE BILLS IN THE SENATE.

Rule 17. Senate bills in the house, and house bills in the senate, shall be the special order on Wednesday of each week during the session.

AMENDATORY BILLS.

Rule 18. All amendatory bills shall refer to the section or sections of the official codes and statutes of Washington, and supplements thereto, and to the respective Session Laws, to be amended.

AMENDATORY BILLS, HOW DRAWN.

Rule 19. Bills introduced in either house intended to amend existing statutes, shall have the words which are amendatory to such existing statutes underlined in the original and printed bills. Any matter omitted in the existing statutes shall be indicated by not less than four stars or asterisks, with spaces of not less than two ems; and no bill shall be printed or acted upon until the provisions of this rule shall have been complied with.

AMENDMENTS TO STATE CONSTITUTION; ACTION BY LEGISLATURE.

Rule 20. Amendments to the state constitution may be proposed in either branch of the legislature by joint resolution; 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 on their respective journals with the ayes and nays thereon. (Const., art. 23, sec. 1.)

PUBLICITY OF PROPOSED AMENDMENTS TO STATE CONSTITUTION.

Rule 21. The legislature shall provide methods of publicity of all laws or parts of laws, and amendments to the constitution referred to the people with arguments for and against the laws and amendments so referred, so that each voter of the state shall receive the publication at least fifty days before the election at which they are to be voted upon. (Const., art. 2, sec. 1d.)
INITIATIVE PETITION BEFORE THE LEGISLATURE.

Rule 22. Initiative petitions filed with the secretary of state not less than ten days before any regular session of the legislature shall take precedence over all other measures in the legislature except appropriation bills and shall be either enacted or rejected without change or amendment by the legislature before the end of such regular session. (Const., art. 2, sec. 1a.)

ADJOURNMENT.

Rule 23. Neither house shall adjourn for more than three days, nor to any place other than that in which they may be sitting, without the consent of the other. (Const., art. 2, sec. 11.)

ADJOURNMENT SINE DIE.

Rule 24. Adjournment sine die shall be made only by concurrent resolution.

INTRODUCTION OF BILLS.

Rule 25. 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. (Const., art. 2, sec. 36.)

COMMITTEE BILLS.

Rule 26. A committee bill may originate in either house, provided the entire committee unanimously favors 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.

JOINT COMMITTEE MEETINGS.

Rule 27. Whenever any standing committee of either house shall desire to arrange for a public hearing upon any subject of legislation pending before such committee, it shall be the duty of the chairman of such committee to consult with the chairman of the corresponding committee of the other house and endeavor to arrange a hearing by the joint committees of the two houses.

EACH HOUSE JUDGE OF ITS OWN MEMBERSHIP.

Rule 28. Each house of the legislature is the judge of the qualifications and election of its members, and shall try all contested elections of its members in such manner as it may direct.

SESSIONS OF THE LEGISLATURE.

Rule 29. The sessions of the legislature shall be held biennially, convening on the second Monday of January each odd year. Rem. Comp. Stat. 8177. After the first legislature, the sessions shall not be more than sixty days. (Const., art. 2, sec. 12.)

AMENDMENTS TO JOINT RULES.

Rule 30. These joint rules may be amended by joint resolution agreed to by a majority of the members of each house, provided one day's notice be given of the motion thereof.

JOINT RULES OF SPECIAL SESSION.

Rule 31. The permanent joint rules adopted at the regular session shall govern any special session called during the same legislative biennium.
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AND

GENERAL INDEX
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- **Other Actions**: 26, 62, 63, 79
- **Reported by Speaker**: 79
- **Signed by President of Senate**: 79

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**Note**: The dates indicated may vary depending on the specific memorial and the stage of consideration. These are general examples and may not reflect the exact dates for all memorials.
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