COMPILED, ARRANGED AND INDEXED BY

S. R. HOLCOMB,

CHIEF CLERK OF THE HOUSE.
At 12 o'clock noon, S. R. Holcomb, Chief Clerk of the House of Represent­atives of the Extraordinary Session of the Twenty-third Legislature, called the House to order.

Prayer was offered by Rev. Elmer B. Christie of St. John's Episcopal Church, Olympia.

MESSAGE FROM THE SECRETARY OF STATE.

DEPARTMENT OF STATE, OFFICE OF THE SECRETARY,
OLYMPIA, WASHINGTON, January 14, 1935.

To the Honorable Speaker of the House of Representatives,

Sir: I, Ernest N. Hutchinson, 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, 1934, as shown by the official returns of said election now on file in the office of Secretary of State, and that the same are entitled to seats in the House of Representatives of the Legislature of the State of Washington, at its twenty-fourth biennial session, commencing on the fourteenth day of January, A. D., 1935, as appears from said election returns.

District Name County Represented

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<th>District No.</th>
<th>Name</th>
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<td>No. 1</td>
<td>B. L. Smith</td>
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<td>John R. Jones</td>
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<td>George E. Drew</td>
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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., 1935.

Ernest N. Hutchinson,
Secretary of State.

Note. The name prefixed by a star "*", is the person appointed by the Board of County Commissioners.

The roll was called and all members were present except Representatives Kelly and Richmond (C. L.).

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

Nominations for Speaker were then declared to be in order.

Mr. Johnson (Hans) of Pierce:

"Mr. Chief Clerk, Ladies and Gentlemen of the Legislature:

"It is my honor and privilege to nominate for Speaker of this House, the Honorable Ralph A. Van Dyk of Whatcom County.

"Mr. Van Dyk is a farmer by profession. He received his education at the University of Michigan and has had a great deal of experience working with groups. Mr. Van Dyk does not belong to any group or faction which would prevent him from carrying out the wishes of the people as expressed in the last two elections. He comes from one of the smaller counties, and I believe they should have the right to elect a Speaker of this House, especially when they come before us with such an able candidate as Mr. Van Dyk."

Mr. McDonald (J. D.) of Whatcom seconded the nomination of Mr. Van Dyk with the following remarks:

"I have known Mr. Van Dyk for many years, and have known him to be a man of very fine character, a forward-looking, progressive gentleman, very fair in every way. It gives me a great pleasure at this time to second the nomination of Mr. Ralph A. Van Dyk of Whatcom County."

Mr. Gehlen of Yakima:

"Mr. Chief Clerk, Members of the House:

"I have known Mr. Van Dyk for a number of years before coming here and I also wish to second the nomination of Mr. Van Dyk for Speaker of this House."
Mr. Smith (T. E.) of King:

"Mr. Chief Clerk, Ladies and Gentlemen of the Legislature:

"On behalf of myself and a number of newly elected members of this House who are without previous experience but who have, to my mind, a pretty good conception of what it is all about, I wish to second the nomination of Mr. Van Dyk for two very good reasons.

"The first is that Mr. Van Dyk, in our estimation, is able, conscientious, gracious and has those qualifications of mind and character that are most important in the position of Speaker in this House.

"The second consideration to me, seems to transcend the question of personal ability. It seems to me to be superior to any sectional consideration, that we are met here in Olympia on this fourteenth day of January, 1935, to settle if we can, some of the most momentous questions that have faced a Legislature in the history of the State of Washington since pioneer days. I happen to have been one of those unfortunate people who during the past three and a half or four years have had to look first to local authorities, then to State, and finally now to the Federal Government for means of livelihood in order to keep themselves and their families from starvation—and I say this with all due regard to the fact that I believe I have the ability to make a living, not only for myself but for my dependents.

"It seems to me that two years ago when this Legislature met it was not only important but imperative that some emergency measures be taken to take care of the situation as it existed at that time. I am going to tell you now that according to figures of the Washington Emergency Relief Administration for King County District, 238,000 individuals have been on relief in that county during the past three years. I believe that there are approximately 475,000 to 500,000 people in King County. That tells us that during the course of three years, fifty per cent of the people in the largest and wealthiest county in the State of Washington have had to go on relief, and that does not include those who through failure to pay taxes and through mortgages, etc., have lost their homes, nor those who have had to receive relief from the Government Home Loan.

"This is a very serious proposition that faces us. It seems to me that this Legislature should take it upon itself to see that not only the burden of relief is taken from the backs of the taxpayers—and we have heard plenty of that—but also that the people of this generation, my generation—those men and women who came to manhood and womanhood within five to fifteen years of the opening of the World War—have an opportunity to live during their lifetime. I am saying this sincerely; I am not trying to make a speech but am trying to bring home to the members of this House of Representatives that we are facing a serious situation. Two roads are open to us. One is to establish in this state a system of peonage under some form of systemized relief that will hold people at the constant beck and call of those masters of mankind who have ruled the economic system of this country; or on the other hand, as a free people they must go forward into some new social organization under which they will have access not only to the land but to the fruits of their own toil.

"On behalf of the people of the State of Washington and the group with which I am associated, and the unemployed, and the small business people, and those people who have a direct interest in progress, I now invite those members of this Legislature who feel as I do to join and make Mr. Van Dyk Speaker of this House of Representatives in the interests of progress, in the interest of the people of the State of Washington, and, by God, in the interest of women and children who are now going hungry and unclothed."

Mr. Adams of Mason:

"Mr. Chief Clerk:

"It gives me a great deal of pleasure to present before this Honorable Body the name of one of our young and most progressive men of the State of Washington. A young man who is a native son, born and reared in the City of Spokane, or rather on the east side of the mountains. He gained his early education in the local schools. A son of a hard-working railroad man; one of the common people of the State of Washington, who by his own efforts and by his own earning capacity and his ambition to obtain some knowledge whereby he might properly devote his wisdom to the welfare of the State of Washington and its people, took himself back to the City of Washington, the Capital of the United States, and there, by working in one of the buildings for a
few dollars a month was able to secure higher education and complete his course of law in Georgetown University.

"Since then he came out and actively participated in the work for the welfare of his community, so that two years ago, after holding high the banner of progressiveness, his community sensed his ability and sent him here as its Representative. This last election he was an extremely busy man, busier in the welfare of the people, busier in the interest of a friend who he felt was above him and that his own candidacy was only subsidiary to the election of that great liberal leader and progressive, the Honorable United States Senator L. B. Schwellenbach. He put in more of his time in behalf of his friend, yet the people of his community, knowing his ability full well, his fairness and progressiveness, again sent him back to this Legislature by a larger majority than that by which they sent him here two years ago.

"With those things before us, a person is indeed very proud to have the privilege of placing before this body the name of Robert F. Waldron of Spokane as Speaker of this body.

"Before I sit down, if you will permit me, Mr. Chief Clerk, I should just like to read a Washington Press Dispatch which was brought to me a short time ago, showing the anxiety and feeling for this young man, not only in his home state but all over the states—and in the halls of Congress his name is ringing. The interest is so great that this news dispatch was sent over the Associated Press a couple of hours ago.

"'Washington, Jan. 14—(AP)—Echoes of the fight over the Speakership of the Washington State House of Representatives reached here very early today when Senator Schwellenbach (D-Wash.) was called out of bed to answer queries concerning telegrams on the subject purporting to come from Representative Zioncheck (D-Wash).

"The Senator was told numerous members of the State Legislature had received telegrams signed by Zioncheck urging the election of Ralph A. Van Dyk, of Linden, as Speaker. The call was made to Schwellenbach when Zioncheck could not be located in the telephone book.

"Zioncheck said the telegrams "were phoney" and denied he had any interest in the Speakership.

""'It is none of my business who gets that position in the State Legislature, and I never sent any telegrams on the subject," the Representative said. "In fact, I did not know who the candidates were until I talked with Schwellenbach today.'"

"That interest is all over the land. The State of Washington and the whole country look forward to the election of this grand young man, Mr. Robert F. Waldron, as your next Speaker.'"}

Mr. Todd of King:

"Mr. Chief Clerk, Members of this Legislature:

"On the opening of the Twenty-fourth Session of this Legislature of the State of Washington, we are confronted with economic and social questions; probably more so than the State of Washington has ever seen before. The welfare of this community and that of the State at large is in the hands of this Legislature. The House and the Senate will be called upon to solve very vital problems. I have the honor, Mr. Chief Clerk, to speak to you in regard to the organization of this House, and I speak for one who I believe can best guide the destinies of this House—one who is qualified in every way.

"In days gone by the American people have followed a conservative plan. The trend of time has changed and the history of the American people, and the conditions, demand that we proceed on a more progressive platform.

"In the past two years I have had the opportunity to work with and observe the gentleman whose nomination I am going to second. He has proven himself at all times to be capable, efficient and honorable, also fair, with an understanding of the vital problems which will come before this House. He studied in Washington for three years, in 1926 to 1928, preparing himself, mind you, to be able to handle just such vital questions as will come before this body and I believe that he did a good job. I believe that he acquired a knowledge that will put him in a position to handle those questions when confronted by them. In 1932 he entered politics. He was a candidate for the Legislature and was elected, and received a larger majority than any member elected to the Legislature.

"Where did we find him in the last campaign? He was on the firing line, handling the Eastern Washington campaign for L. B. Schwellenbach, a well-known progressive leader. His very ideals are the principles of progress. He is a champion of Democ-
racy. We have had conservatism, we have had radicalism, and we have had liberalism, but we now have a change in American history and ideals which demands a leader who is a real champion of progress and Democracy. I am seconding the nomination of a man who can work with everybody in the State of Washington regardless whether he leans to the left or to the right. He will go down the center of the road and lead this body into a program which the State of Washington and the people of this community will be well proud of.

"It is my esteemed pleasure to be able to second the nomination of this champion of Democracy, Mr. Robert F. Waldron, for Speaker of this House."

MESSAGE FROM THE SENATE.

Senators Peirce, Miller and Shorett appeared at the bar of the House, and Senator Peirce reported that the Senate was organized and ready to proceed with business.

Mr. Reilly of Spokane:

"Mr. Chief Clerk and Members:

"It is a great pleasure and a rare privilege to say a few words on behalf of Robert Waldron for Speaker of the House.

"My acquaintance with Mr. Waldron dates back several years. He has always been, in his own community in the eastern part of the State of Washington as well as throughout the State of Washington, recognized as a leader. His past goes unchallenged as a leader. His qualifications, I daresay, are unsurpassed to fill the position of Speaker of this House. He is a member of the Bar Association of the State of Washington, in good standing. He has a very good reputation of being an outstanding attorney in Spokane. His experience in the House proves beyond doubt his reputation that he could fill the position as Speaker more capably than any man who could be nominated. He has more foresight than most of us are endowed with. He knows the people, is liberal and broad-minded in his views.

"As I said at the beginning, it is a pleasure to me to speak these few words for Robert Waldron as Speaker of the House."

Mr. Yantis of Thurston:

"Mr. Chief Clerk, Members of the Twenty-fourth Session of the Legislature:

"It has been my pleasure to serve in two regular sessions and one extraordinary session prior to this. Those of us who have served through previous sessions know, as you new members will soon learn, that we will work very hard. We will do our best to do a good job in dealing with the problems that will come before us. We will finish very tired, and we will wonder why we ever aspired to be members of the Legislature. A good many of us like to return. One of the things which I believe gives us that feeling or desire to come back and work again is the compensation we receive through association with the men and women of the session. We may not agree as we work on projects, but wherever we go throughout the state, regardless of the side of the particular matters that appeared before us as we sat here, we take pleasure in meeting one another. We hold a sort of spontaneous reunion.

"In the several splendid addresses which you have heard, you have had placed before you the names of two men, former members, for Speaker of this House. I think I can count both as personal friends. Men whom I highly regard. When I place before you the name of the third person as candidate, I do it with no feeling of disparagement for the others, and they know it.

"Some of us have been able to come to the Legislature but recently, I daresay. Occasionally there is in a majority group in this House, a man or woman sitting with us who was able to come years ago and who was able to return regularly because of those outstanding qualities of character and ability which characterize him. It is such a one whom I desire to place before you as candidate for Speaker. This member has served in four regular and two extraordinary sessions prior to this session. He was admitted to practice before the bar, but he has spent his life as a farmer in Eastern Washington.

"I think I have some knowledge of the problems which the Speaker will meet—problems that are serious—and I am wondering how those who have observed the work placed upon a Speaker can wish to take on such a responsibility. Fairness, strength, tact, patience, skill and ability will be required. The man I shall name is a man I
have great confidence in. I am sure he would be fair, square and thorough in his dealings.

"It is with a great deal of pleasure today that I present to you for the Speakership, the name of John Ledgerwood of Garfield, Asotin and Columbia Counties."

Mr. Halleran of Kitsap:

"Mr. Chief Clerk, Ladies and Gentlemen:

"I want to say a few words in behalf of Mr. Ledgerwood. I want to give you a brief outline of the history of Mr. Ledgerwood. His folks came across the plains and settled here many years ago. Outside of myself he probably is the only member in this House today who still resides on the original homestead settled by his folks. He has been a Democrat leader in the State of Washington since the time he was old enough to vote. In his early days he was elected Prosecuting Attorney for the county that he now represents in the Legislature. He has been an outstanding leader for many years in politics but always a Democrat. He handled one of the most difficult committees in the last Legislature—the Liquor Committee I think was one of the most hostile committees. There wasn't any time that he wasn't fair. If you had sufficient votes to put over an amendment to any bill, then you would get a hearing. I feel that if he is elected Speaker, that if any of this House has sufficient votes to put over any measure, that measure will receive a fair chance as it should receive.

"Mr. Ledgerwood for many years has been a leader in the Grange and is now a master of the Pomona Grange in his own county.

"In all fairness to the Democratic party the east side is entitled to the Speakership. For that reason, if we are going to be fair within our party, there is no reason why a man with the ability of Mr. Ledgerwood, his knowledge of the farmers' problems, his training as an attorney, one of the oldest Democratic leaders we have in this Legislature, should not be chosen the next Speaker of the House. For this reason I take great pleasure in seconding the nomination of Mr. Ledgerwood for Speaker."

Mrs. Reeves of Chelan:

"Mr. Chief Clerk and Members of the Legislature:

"I do not know that I can add to what former speakers have said regarding Mr. Ledgerwood except my association with him through many years of service in this House. There are only a handful of us who have served throughout the years. Mr. Ledgerwood has been one of us. Many times there were less than ten, sometimes only one of us members of the Democratic party. We could, in the language of the street, "take it", and we did. We all preferred to come here year after year, and never, no matter how strong the pressure was in a partisan way, did Mr. Ledgerwood waver. At the same time if legislation was good for all the people Mr. Ledgerwood was in accord; party made no difference to him. I cannot see why, now after years of service and the qualifications this man has, this body should turn him down and not support him for Speaker. The other candidates are no doubt fine young men but I believe they should have a few years' longer service and give a man who has supported the party, supported the State and supported the institutions, the recognition that he deserves. I want to second the nomination of Mr. Ledgerwood."

Mr. John R. Jones of Douglas:

"Mr. Chief Clerk:

"In rising to my feet I want to say that all of these candidates are friends of mine—I hope I haven't an enemy among them. I come before you supporting Mr. Ledgerwood as I have known him for many years. I know him as a Democrat. He is sincere and honest as well as fair in all his dealings.

"I am not attempting to make a speech but want to second the nomination of Mr. Ledgerwood as Speaker of the House."

Mrs. Wanamaker of Island:

"Mr. Chief Clerk, Members of the Twenty-fourth Session:

"It gives me a great deal of pleasure to second the nomination of Mr. Ledgerwood for Speaker of the House.

"I have served with him. I feel that we can go into this session with confidence in his character, ability and integrity. We know that he will be fair to all and I feel that we can do no better for the State than to elect Mr. Ledgerwood as Speaker of this House."
There being no further nominations for Speaker, the Clerk called the roll and the three nominees for Speaker received votes as follows: Mr. Van Dyk, 40; Mr. Waldron, 28; Mr. Ledgerwood, 29; absent or not voting, 2.

Those voting for Mr. Van Dyk were: Representatives Bell, Boyle, Dixon, Drew, Easterday, Edlund, Ford, Freese, Gehlen, Gessell, Gifford, Hales, Hall, Herren, Johnson (Hans), Keen, Klemgard, Lindgren, Lynch, McCarty, McDonald (J. D.), Neal, Nelsen, Parker, Richmond (W. A.), Ryan, Sandegren, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voyce—40.

Those voting for Mr. Waldron were: Representatives Adams, Austin, Bowden, Brown, Clark, Cohen, Cowen, Devenish, Emory, Gardner, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Keith, Luck, Mackie, Martin (F. J.), Martin (J. R.), Murray, Ott, Reilly, Todd, Waldron, Wentworth, Wilson, Wiswall—28.

Those voting for Mr. Ledgerwood were: Representatives Bice, Boede, Bohlke, Carty, Christianson, Copeland, Donahoe, Eddy, Edwards, Haddon, Halleran, Jones, Karr, Kemp, Leber, Ledgerwood, McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Myers, Neff, Reeves, Robbins, Skinner, Wanamaker, Wingrove, Yantis—29.

Those absent or not voting were: Representatives Kelly, Richmond (C. L.)—2.

As none of the candidates received a required majority, the Clerk again called the roll and the three candidates for Speaker received votes as follows: Mr. Van Dyk, 39; Mr. Waldron, 32; Mr. Ledgerwood, 26; absent or not voting, 2.

Those voting for Mr. Van Dyk were: Representatives Bell, Boyle, Dixon, Drew, Easterday, Edlund, Ford, Freese, Gehlen, Gessell, Gifford, Hales, Hall, Herren, Johnson (Hans), Keen, Klemgard, Lindgren, Lynch, McCarty, McDonald (J. D.), Neal, Nelsen, Parker, Richmond (W. A.), Ryan, Sandegren, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Sullivan, Titus, Twidwell, Van Dyk, Voyce—39.

Those voting for Mr. Waldron were: Representatives Adams, Austin, Bowden, Brown, Clark, Cohen, Cowen, Devenish, Emory, Gardner, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Keith, Luck, Mackie, Martin (F. J.), Martin (J. R.), Murray, Ott, Reilly, Robbins, Strickland, Todd, Waldron, Wentworth, Wilson, Wingrove, Wiswall—32.

Those voting for Mr. Ledgerwood were: Representatives Bice, Boede, Bohlke, Carty, Christianson, Copeland, Donahoe, Eddy, Edwards, Haddon, Halleran, Karr, Kemp, Leber, Ledgerwood, McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Myers, Neff, Reeves, Skinner, Wanamaker, Yantis—26.

Those absent or not voting were: Representatives Kelly, Richmond (C. L.)—2.

Mrs. Reeves moved that the House recess for thirty minutes.

The motion was lost on a rising vote.

Mrs. Wanamaker challenged the result of the vote for Speaker as announced and the Chief Clerk again announced the result as follows: Mr. Van Dyk, 39; Mr. Waldron, 32; Mr. Ledgerwood, 26; absent or not voting, 2.

Mr. Adams requested that the House proceed with the balloting.

The Chief Clerk announced that none of the candidates had received a majority vote of the House and instructed the Clerk to call the roll again.
The Clerk called the roll with the following results: Mr. Van Dyk, 41; Mr. Waldron, 29; Mr. Ledgerwood, 27; absent or not voting, 2.

Those voting for Mr. Van Dyk were: Representatives Bell, Boyle, Dixon, Drew, Easterday, Edlund, Ford, Freese, Gehlen, Gessell, Gifford, Hales, Hall, Herren, Johnson (Hans), Keen, Klemgard, Lindgren, Lynch, McCarty, McDonald (J. D.), Neal, Nelsen, Parker, Richmond (W. A.), Ryan, Sandegren, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voyce, Wingrove—41.

Those voting for Mr. Waldron were: Representatives Adams, Austin, Bowden—Brown, Clark, Cohen, Cowen, Devenish, Emory, Gardner, Holt, Hueter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Keith, Luck, Mackle, Martin (F. J.), Martin (J. R.), Murray, Ott, Reilly, Robbins, Todd, Waldron, Wentworth, Wilson, Wiswall—29.

Those voting for Mr. Ledgerwood were: Representatives Bice, Boede, Bohike, Carty, Christianson, Copeland, Donahoe, Eddy, Edwards, Haddon, Halleran, Jones, Karr, Kemp, Leber, Ledgerwood, McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Myers, Neff, Reeves, Skinner, Wanamaker, Yantis—27.

Those absent or not voting were: Representatives Kelly, Richmond (C. L.)—2.

The Chief Clerk:
"Did the gentleman from Spokane, Mr. Kelly, vote?"
Mr. Kelly of Spokane:
"Yes."

The Chief Clerk:
"How did you vote?"
Mr. Kelly of Spokane:
"For Waldron."

Mrs. Wanamaker:
"Mr. Kelly cannot vote. He wasn't sworn in but he voted."

The Chief Clerk:
"The point is well taken. Mr. Kelly has not been sworn in and cannot vote at this time."

On motion of Mr. Richmond (W. A.), Rule 20 was suspended.
Mr. Adams moved that the House recess until 1:45 o'clock p. m. A roll call was demanded and the demand was sustained.
Mr. Waldron moved as a substitute that the House recess until 2 o'clock p. m.

Mr. Smith (J. B.) raised the point of order that the substitute motion was out of order because a roll call had been ordered on the original motion to recess until 1:45 o'clock p. m.

Mr. Adams attempted to withdraw the original motion.
Mr. Smith (J. B.) insisted that the substitute motion was out of order.
The Chief Clerk declared that the point of order was well taken as the original motion was that the House recess until 1:45 o'clock p. m.
Mr. Yantis requested, inasmuch as the House had not adopted rules and was operating under the old rules of the House, that unanimous consent be given to vote on the motion to recess until 2 o'clock p. m.
There being no objection, the Clerk called the roll and the motion to recess until 2 o'clock p.m. was carried by the following vote: Yeas, 55; nays, 42; absent or not voting, 2.

Those voting yea were: Representatives Adams, Austin, Bice, Boede, Bohlke, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devensish, Donahoe, Eddy, Edwards, Emory, Ford, Gardner, Haddon, Halleran, Holt, Huetter, Hurley, Johnston (Geo. H.), Jones, Karr, Keith, Kemp, Leber, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Reeves, Reilly, Robbins, Skinner, Todd, Waldron, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis—55.

Those voting nay were: Representatives Bell, Bowden, Boyle, Dixon, Drew, Easterday, Edlund, Freese, Gehlen, Gessell, Gifford, Hales, Hall, Herren, Johnson (Hans), Johnson (W. A.), Keen, Klemgard, Lindgren, Lynch, McCarty, McCauley, McDonald (J. D.), Neal, Nelsen, Parker, Richmond (W. A.), Ryan, Sandegren, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voyce—42.

Those absent or not voting were: Representatives Kelly, Richmond (C. L.)—2.

**AFTERNOON SESSION.**

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

The Clerk called the roll and all members were present except Representative Richmond (C. L.).

On motion of Mr. Adams, the oath of office was administered to Mr. Kelly by the Honorable O. R. Holcomb, Justice of the State Supreme Court.

Mrs. Keen moved that the nominations for Speaker be closed.

The motion was lost.

Mr. Todd moved that the House recess until 6:00 p.m.

The motion was carried on a rising vote.

**EVENING SESSION.**

The Chief Clerk called the House to order at 6:00 p.m.

The Clerk called the roll and all members were present except Representatives Edlund and Richmond (C. L.).

The Chief Clerk announced that the business before the House was the election of a Speaker.

Mr. Adams moved that the House proceed with another roll call on the election of Speaker.

The motion was carried.

The Clerk called the roll and Mr. Waldron was elected Speaker of the House by the following vote: Mr. Waldron, 58; Mr. Van Dyk, 39; absent or not voting, 2.
Those voting for Mr. Waldron were: Representatives Adams, Austin, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Eddy, Edwards, Emory, Gardner, Haddon, Halleran, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Kemp, Leber, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Reeves, Reilly, Robbins, Skinner, Strickland, Todd, Waldron, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis—58.

Those voting for Mr. Van Dyk were: Representatives Bell, Boyle, Dixon, Drew, Easterday, Ford, Freese, Gehlen, Gessell, Gifford, Hales, Hall, Herren, Johnson (Hans), Keen, Klemgard, Lindgren, Lynch, McCarty, McCauley, McDonald (J. D.), Neal, Nelsen, Parker, Richmond (W. A.), Ryan, Sandegren, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Sullivan, Titus, Twidwell, Van Dyk, Voyce—39.

Those absent or not voting were: Representatives Edlund, Richmond (C. L.)—2.

The Chief Clerk announced that Mr. Waldron, having received the majority vote of the House, was elected Speaker.

Mr. Van Dyk of Whatcom:

"I may be somewhat out of order since the vote has been announced, but regardless, I should like to have made the motion that the election of Mr. Waldron be unanimous as far as I am concerned. I think the gesture is fitting and proper at this time.

"I want to thank those who supported me so loyally and I want to show appreciation of the loyal fight the opposition put against me. I enjoyed it very much and I have made up my mind since I was in the battle that if I would lose I would lose with a smile. I made that pledge and I want to make good on it, and I want to assure everyone of you here that I have no ill feeling against anyone of you. I think we will have a very nice, harmonious session and I will do my part to represent the people who sent me here.

"I thank you." (Prolonged applause.)

The Chief Clerk asked Mr. Van Dyk if it was to be understood that he moved to make the election of Mr. Waldron unanimous.

Mr. Van Dyk replied in the affirmative and Mr. Waldron was unanimously elected Speaker of the House by viva voce vote.

The Chief Clerk appointed Representatives Van Dyk and Ledgerwood to escort Mr. Waldron to the rostrum.

Representatives Van Dyk and Ledgerwood escorted Mr. Waldron to the rostrum where the Honorable O. R. Holcomb, Justice of the State Supreme Court, administered the oath of office to him.

The Speaker:

"Ladies and Gentlemen of the House:

"It is with a good deal of satisfaction that I come up to preside over this House and I want you to know at the outset I deeply appreciate the honor you have bestowed upon me. It is my hope and desire that as presiding officer of this House I will be able to carry on, with your able assistance, the business that is about to be transacted.

"I ask you, one and all, for your cooperation and for your help, for after all no matter who the Speaker might be, no matter where he comes from, the business of this state cannot be successfully transacted in this House without the cooperation and help of you members on the floor.

"We have been sent here to represent our constituents. We have not been sent to this House to represent any particular faction or any particular group. I, as your Speaker, promise you that I will work with all of you—not with one section and not the other, but with each and every member of this House, and I trust I will receive the same cooperation from you folks that I shall try to give you.
"Our business has been delayed on account of unsettled conditions pertaining to the selection of a Speaker. Consequently, there are a number of details that must be attended to and for that reason I shall not prolong my remarks, but again I thank you one and all.

"I have no ill feeling for those who voted against me. They had their candidates and desired their election.

"I am with you and I want to have you work with me." (Prolonged applause.)

The Speaker announced that nominations for Chief Clerk of the House were in order.

Mr. Adams of Mason:

"I again rise at this time to place in nomination the name of a very dear friend whose name I had the privilege and honor of placing in nomination at our last extraordinary session of the Legislature.

"It is needless and unnecessary for me to deliberate to any length relative to his qualifications, for everyone knows the fairness, honesty and integrity, as well as the ability of this wonderful young man, and it is indeed a great pleasure to have the honor again of placing in nomination the name of Mr. S. R. Holcomb as your Chief Clerk."

Mrs. Myers of Whitman:

"It is needless for me to call to the attention of the members having been here before, the efficiency, the many recollections we have of the cooperation of the gentleman in question in his work for us at the last regular session and the extraordinary session of last winter.

"I wish to second the nomination of Mr. Adams in the name of Mr. S. R. Holcomb for Chief Clerk."

Mr. Hurley of Skagit:

"Members of this Honorable Body:

"I do not think it necessary for me to tell you that I am a new member of this House for I feel conscious of that fact. In order that you might fully understand what I am going to say in the next two minutes I will say as a means of introduction that I am a merchant, I am a Democrat and I am Irish if that has not occurred to you until the present time.

"I deem it an honor and a pleasure as a new member of this House, to speak for the candidacy of Mr. S. R. Holcomb. I believe he is the man, due to his previous record—and I have carefully looked into that record—who will fill that position ably, not only to himself but this Twenty-fourth Session of the House of Representatives.

"I again say it is a pleasure to second the nomination of Mr. S. R. Holcomb for Chief Clerk."

Mr. Jones of Douglas:

"Members of the House of Representatives:

"Knowing Mr. Holcomb as I have for many years; knowing his ability, integrity and honesty, I take great pleasure in seconding the nomination of Mr. Holcomb for Chief Clerk."

Mr. Drew of King:

"Mr. Speaker, Ladies and Gentlemen:

"I am one of the new members of the House. It happens for the first time that a Democratic delegation has been sent here from the district I represent.

"During my lifetime I have met a great number of people, some of whom have the making of real friends. There is a man whose name I would like to place in nomination for the Chief Clerk of this body. A man in whom I have the utmost and absolute confidence. This gentleman is very well known to those of you having been here before. His integrity is unquestioned. There is another matter that I believe should be emphasized and that is the hard work that has to be done in connection with the Chief Clerk's position. You folks realize, as I do, the Chief Clerk has hard work to do. He must be able to pick those to work with him and cooperate in getting work out. This man has the ability to do that.

"I would like to place in nomination the name of Mr. N. C. Mann for Chief Clerk."
FIRST DAY, JANUARY 14, 1935

Mr. Herren of Pierce:

"On behalf of thousands of voters whose eyes are turned towards this body today with hope and expectancy in their minds — many thousands of these citizens being young men and women casting their first vote—expecting this session of the Legislature, controlled almost unanimously by Democrats, to be progressive, it is not only a pleasure but a duty to second the nomination of that outstanding progressive, a man who works night and day for the progressive measures that we are supposed to stand for.

"I take pleasure in seconding the nomination of Mr. Mann."

Mr. McDonald (J. D.) of Whatcom:

"As a new member of the House I would like to say that knowing Mr. Mann as long as I have and respecting him as I do, I would be shirking my duty if I did not speak in behalf of him for Chief Clerk.

"I believe that without question he is the best qualified of any man of my acquaintance. He is a worker. He has no enemies to punish or any friends to reward.

"I feel at this time I would have no greater pleasure than that of seconding the nomination of Mr. Mann for Chief Clerk."

Mr. Van Dyk of Whatcom:

"Out of a sense of loyalty I rise in regard to Mr. Mann who served for two years with me in Legislature. I am closely acquainted with him and I think I would be amiss if I said nothing regarding his qualifications.

"He is a capable worker and has a knowledge of the workings of the Legislature. Personally I have nothing against the Chief Clerk in office now but I believe it good practice to pass those things around. I believe that a man serving two terms in the House as did Mr. Mann, should have some recognition, and I shall appreciate anything you might do for him."

Mr. Sawyer of Thurston:

"In seconding the nomination of Mr. Mann I have this to say. Assuming that both of these gentlemen are equally efficient, it seems to me that the fact that one of them is without employment and the other is steadily employed by the State should be an important consideration before this body. If there is one thing we are trying to do it is to spread this employment about.

"Now I haven't anything against Mr. Holcomb, understand me, but I know Mr. Mann as a man of fairness, integrity, and he is progressive, and don't forget that today any gesture we make that is not progressive will be closely watched.

"I understand that there was a meeting here, all in good faith, and that they have centered upon Your Honor to occupy that exalted and honored position. I think that you should spread a little of the Democratic generosity about and place in the position of Chief Clerk a man you all know and who at all times while in this body sponsored and advocated the principles and policies of sound progressiveness.

"I take pleasure in seconding the nomination of Mr. Mann for Chief Clerk."

On motion of Mr. Neff, the nominations for Chief Clerk were closed.

The Clerk called the roll and Mr. Holcomb was elected Chief Clerk of the House by the following vote: Mr. Holcomb, 60; Mr. Mann, 38; absent or not voting, 1.

Those voting for Mr. Holcomb were: Representatives Adams, Austin, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Eddy, Edwards, Emory, Ford, Gardner, Haddon, Halleran, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Kemp, Leber, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Nelsen, Ott, Reeves, Reilly, Robbins, Skinner, Todd, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—60.

Those voting for Mr. Mann were: Representatives Bell, Boyle, Dixon, Drew, Easterday, Edlund, Freese, Gehlen, Gessell, Gifford, Hales, Hall,
Herren, Johnson (Hans), Keen, Klemgard, Lindgren, Lynch, McCarty, McDonald (J. D.), Neal, Parker, Richmond (W. A.), Ryan, Sandegren, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voyce—38.

Those absent or not voting were: Representative Richmond (C. L.)—1.

The Speaker announced that Mr. S. R. Holcomb, having received the majority of votes of the House, was elected Chief Clerk.

The Speaker appointed Representatives Yantis and Drew to escort Mr. Holcomb to the bar of the House.

Representatives Yantis and Drew escorted Mr. Holcomb to the bar of the House where the Honorable O. R. Holcomb, Justice of the State Supreme Court, administered the oath of office to him.

The Speaker announced that nominations for Sergeant-at-Arms of the House were in order.

Mr. Dixon of Pierce:

"I would like to place the name of a man for nomination of Sergeant-at-Arms whom I have known for over twenty years. I have worked side by side with him. At the last election he was Precinct Committeeman. After the general election he was selected as State Committeeman, which office does not carry any pay but does carry a lot of obligation. This man went out before the public and discharged those obligations with a great deal of credit to himself and to the Democratic Party.

"He is a married man and has three children, two of whom have gone through high school—the Lincoln High School of Pierce County, same having the largest attendance of any in the State of Washington. At present he is unemployed.

"I want to ask the members of this House for their utmost consideration of Mr. T. R. Mehegan of Pierce county for the office of Sergeant-at-Arms."

Mr. Halleran of Kitsap:

"I want to present the name of a man who is well-known to all the older members here. A man who is very courteous. Not so large that he would be a menace to anyone in case of necessity. He is not one who feels that he will be dealing with unruly citizens. He is very much a diplomat and will be an asset to this body. He is very courteous and has proven himself so many times.

"I submit the name of C. (Pat) Hooper of Grays Harbor."

Mr. Ledgerwood of Asotin:

"I have known Mr. Hooper since the last regular session. I have observed his work here in this House where he served as Assistant Sergeant-at-Arms. Most of us here know Mr. Hooper and know he is well-acquainted with the duties of the office of Sergeant-at-Arms. He is dependable, gentlemanly and on the alert in the performance of his duties. I do not believe that the House could do better in selecting him as Sergeant-at-Arms.

"I wish to second the nomination of Mr. Hooper for Sergeant-at-Arms."

Mr. Clark of Clark:

"I have known Mr. Hooper for the past few years and gladly second his nomination."

Mr. Neff of Mason:

"I would like to second the nomination of Mr. Hooper. I have known him for a number of years. He has not been permanently employed and can use the job. We are all acquainted with his efficiency, I believe."

Mr. Easterday of Pierce:

"I believe in distributing these jobs and I want to say that in seconding the nomination of Mr. Mehegan that you will have courteous attention as well as efficiency and ability. He needs the employment badly."
Mr. Skinner of Grays Harbor:

"It gives me a great deal of pleasure to add my endorsement to the name of Mr. Hooper for Sergeant-at-Arms."

Mr. Bell of Pierce:

"I would like to place in nomination the name of an old member of this body who used to come from Pierce County. He is fully qualified for the duties of the office and I am sure you will be proud of him should he be our Sergeant-at-Arms.

"I wish to submit the name of Mr. Fulkerson."

Mr. Brown of Pierce:

"I would like to second the nomination of Mr. "Rube" Fulkerson. He is well-known in Pierce County. He stands for Democracy, and was once a member of this Honorable Body. All the old members know him quite well.

"Mr. Fulkerson, I believe, has the ability to handle the duties of the office with satisfaction to every member on this floor. I trust you will all give him your consideration and your vote."

Mr. Strickland of King:

"In looking back over history as it pertains to the Democratic Party for the past fifteen years, I have in mind a man whom I have known for some time. He served in the war with me and way back in 1920 I looked around for Democrats and he was one of the few at that time. Mr. McDonald was Assistant Sergeant-at-Arms at the last session and it is with pleasure I place in nomination the name of Mr. O. C. McDonald."

On motion of Mr. Easterday, the nominations for Sergeant-at-Arms were closed.

The Clerk called the roll and Mr. Hooper was elected Sergeant-at-Arms of the House by the following vote: Mr. Hooper, 53; Mr. Mehegan, 32; Mr. Fulkerson, 7; Mr. McDonald, 6; absent or not voting, 1.

Those voting for Mr. Hooper were: Representatives Adams, Bice, Boede, Bohlke, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Eddy, Edwards, Emory, Ford, Haddon, Halleran, Hurley, Johnson (W. A.), Jones, Karr, Keith, Kemp, Klemgard, Leber, Ledgerwood, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Reeves, Reilly, Robbins, Skinner, Titus, Twidwell, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—53.

Those voting for Mr. Mehegan were: Representatives Bowden, Boyle, Dixon, Drew, Easterday, Edlund, Freese, Gardner, Gessell, Gifford, Hales, Hall, Herren, Holt, Johnson (Hans), Johnston (Geo. H.), Keen, Kelly, Lindgren, McCarty, McDonald (J. D.), Neal, Richmond (W. A.), Ryan, Sandegren, Sawyer, Schroeder, Smith (B. L.), Smith (J. B.), Sullivan, Van Dyk, Voyce—32.

Those voting for Mr. Fulkerson were: Representatives Bell, Brown, Gehlen, Luck, Nelsen, Schultz, Todd—7.

Those voting for Mr. McDonald were: Representatives Austin, Huetter, Parker, Smith (M. B.), Smith (T. E.), Strickland—6.

Those absent or not voting were: Representative Richmond (C. L.)—1.

The Speaker announced that Mr. Hooper, having received the majority vote of the house, was elected Sergeant-at-Arms, and appointed Representatives Strickland and Dixon to escort him to the bar of the House.

Representatives Strickland and Dixon escorted Mr. Hooper to the bar of the House, where the oath of office was administered to him by the Honorable O. R. Holcomb, Justice of the State Supreme Court.
Resolution by Mr. Yantis:

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.

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

The Speaker appointed Representatives Ledgerwood, Van Dyk and Ott as members of the committee provided therein.

Resolution by Mr. Yantis:

Resolved, That the rules which governed the House of Representatives for the Extraordinary Session of 1933, Twenty-third Legislature, except Rule No. 72 relating to the 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.

Mr. Yantis moved the adoption of the resolution.

Mr. Smith (J. B.) moved the adoption of the following substitute resolution:

Resolved, That the rules of the House of Representatives which governed the House of Representatives for the Extraordinary Session of December 4, 1933, to January 12, 1934, except Rule No. 3, section F, relating to appointment of committees of the House, be adopted by this House until permanent rules be adopted.

Mr. Skinner moved that the substitute resolution be laid on the table without taking the original resolution with it.

A roll call was demanded by Mr. Smith (J. B.) and the demand was sustained.

Those voting yea were: Representatives Adams, Austin, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Cohen, Copeland, Cowen, Devenish, Donahoe, Eddy, Edwards, Emory, Gardner, Gehlen, Haddon, Hales, Halleran, Holt, Huetter, Hurley, Johnston (Geo. H.), Jones, Karr, Kemp, Klemgard, Leber, Ledgerwood, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Reeves, Reilly, Robbins, Skinner, Strickland, Todd, Wnamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—59.

Those voting nay were: Representatives Bell, Boyle, Clark, Dixon, Drew, Easterday, Edlund, Ford, Freese, Gessell, Gifford, Hall, Herren, Johnson (Hans), Johnson (W. A.), Keen, Keith, Kelly, Lindgren, McCarty, McDonald (J. D.), Neal, Nelsen, Parker, Richmond (W. A.), Ryan, Sandegren, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Sullivan, Titus, Twidwell, Van Dyk, Voyce—39.

Those absent or not voting were: Representative Richmond (C. L.)—1.

Mr. Drew moved the adoption of the following substitute resolution:

Resolved, That the rules which governed the House of Representatives for the Extraordinary Session of 1933 be adopted by this House temporarily, except that the members of the Committee on Rules and Order be elected from the floor by groups of ten nominating one member.

Mr. Adams raised the point of order that the resolution was of the same subject matter as the substitute resolution proposed by Mr. Smith (J. B.) which had been voted down by the House.
With the consent of the House, Mr. Drew withdrew the substitute resolution.

The original resolution was adopted.

Resolution by Mr. Yantis:

Resolved, That the Sergeant-at-Arms be and he is hereby instructed to purchase postage stamps in 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 of the House as soon as possible.

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

Resolution by Mr. Yantis:

Resolved, That the State Auditor be and he is hereby directed to draw his warrants for the payment of the members and employees of the House every seventh day of the session upon payrolls 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 to deliver the warrants so issued to the Chief Clerk of the House, taking his signature therefor.

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

Resolution by Mr. Yantis:

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. Yantis, the resolution was adopted.

Resolution by Mr. Yantis:

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

Mr. Yantis moved the adoption of the resolution.

Mr. Dixon moved the adoption of the following amendment:

Amend the resolution by adding thereto the following: "Provided, A minimum wage of five dollars per day be paid to employees of the House with the exception of pages, who shall receive a minimum wage of three dollars fifty cents per day."

On motion of Mrs. Wanamaker, the previous question was ordered.

The amendment was adopted.

The resolution was adopted as amended.

**INTRODUCTION AND FIRST READING OF HOUSE CONCURRENT RESOLUTION.**

House Concurrent Resolution No. 1, by Representative Yantis:

Relating to the appointment of a committee to notify the Governor that the Legislature is organized and ready to proceed with the transaction of business.

The resolution was read the first time by title.

Mr. Yantis moved that the rules be suspended, the resolution advanced to second reading and read in full.

The motion was carried and the resolution was read in full.

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

On motion of Mr. Yantis, the rules were suspended and the resolution was ordered immediately transmitted to the Senate.

On motion of Mr. Yantis, the House adjourned to 10:00 a.m., Tuesday, January 15, 1935.

S. R. Holcomb, Chief Clerk.

Rort. F. Waldron, Speaker.
The Speaker called the House to order at 10:00 a.m.

The Clerk called the roll and all members were present except Representatives Holt, Lindgren, Murray, Reilly, Richmond (C. L.) and Smith (M. B.).

Prayer was offered by Rev. Samuel Everton, minister of the Central Baptist Church of Olympia.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Austin, further reading was dispensed with and the journal was approved.

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

MESSAGE FROM THE SENATE,

SENATE CHAMBER,
OLYMPIA, WASH., January 14, 1935.

The Senate has passed: Senate Bills Nos. 1 and 2, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

MESSAGE FROM THE SECRETARY OF STATE,

DEPARTMENT OF STATE,
OLYMPIA, WASH., January 14, 1935.

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

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 thirty-four, as canvassed by me from the returns made to this department by the several county auditors of the State.

Respectfully,

ERNEST N. HUTCHINSON,
Secretary of State.

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

INITIATIVE MEASURE NO. 77.

"An Act relating to fishing; prohibiting the use of fish traps or other fixed appliances for catching salmon and certain other fish within the waters of the State of Washington; prohibiting the taking or fishing for salmon and certain other fish within a certain area therein defined and created by any means except by trolling, regulating trolling in such area, and permitting the operation of gill nets therein under certain conditions; Providing for open and closed seasons, prohibiting drag seines and limiting the length of gill nets in the Columbia River; prescribing penalties; and repealing all laws in conflict therewith."

For ......................... 275,507
Against ....................... 153,811
SECOND DAY, JANUARY 15, 1935

INITIATIVE MEASURE NO. 94.

"An Act relating to taxation; limiting the aggregate annual rate of levy on real and personal property for state, county, city or town, school district and road district purposes to forty mills; limiting the levy by the state to two mills to be used exclusively for the support of the University of Washington, Washington State College and the Normal Schools; limiting the levy by counties, cities and towns, school districts and road districts to certain designated maximums; excepting port districts from the operation of the act; and providing that additional levies may be made as therein provided."

For .................................. 219,635
Against ................................ 192,168

REFERENDUM MEASURE NO. 18.

"An Act authorizing cities and towns to use, sell and dispose of electric energy inside and outside their corporate limits to acquire, construct, own, control, operate and maintain lands, easements, franchises, distribution systems, sub-stations, intertie or transmission lines or other connections to enable it to use, purchase, sell and dispose of electric energy, inside or outside its corporate limits, with right to condemn certain classes of private power systems or parts thereof, franchises or other private property, and reserving to such cities and towns all powers under existing laws."

For .................................. 221,590
Against ................................ 160,244

AN AMENDMENT TO THE STATE CONSTITUTION.

"A Resolution amending Section 12 of Article XI of the Constitution by providing that the Legislature shall have no power to impose taxes upon counties, cities, towns or other municipal corporations, or upon the inhabitants or property thereof, for county, city, town or other municipal purposes, but by general law may limit such taxes and may supervise and control the valuing of property for local taxation and the administration of laws relating to such taxation, and may apportion state funds among counties, cities, towns and other municipal corporations."

For .................................. 129,310
Against ................................ 189,002

AN AMENDMENT TO THE STATE CONSTITUTION.

"A Resolution amending Section 1 of Article VII of the Constitution by providing that all taxes shall be uniform upon the same class of subjects within the territorial limits of the authority levying the tax and shall be levied and collected for public purposes only; providing that there shall be such exemptions from taxation as the Legislature may by general law provide; and providing that nothing contained in this section shall be construed to prevent the enactment of a graduated net income tax law."

For .................................. 134,908
Against ................................ 176,154

UNITED STATES SENATOR.

Reno Odlin ................................ Republican ........................ 168,994
L. B. Schwellenbach ..................... Democratic ........................ 302,606
John F. McKay .......................... Socialist .......................... 7,192
Glen S. Corkery ........................ Washington American Liberty League. 453
George Edward Bradley .................. Communist .......................... 8,470
Edward Kriz ................................ Socialist Labor .................... 556
William J. Wilkins ..................... Cincinnati Non-Partisan Movement. 11,886
Chester H. Thompson ..................... Prohibition ........................ 1,551
JUDGES OF THE STATE SUPREME COURT

Position No. 1, Six-Year Term.
Walter B. Beals .................................. 245,413

Position No. 2, Six-Year Term.
Bruce Blake ..................................... 226,618

Position No. 3, Six-Year Term.
James M. Geraghty ................................ 176,153
Ralph C. Bell .................................... 132,224

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, 1935.

THE SEAL OF THE STATE OF WASHINGTON 1889

ERNEST N. HUTCHINSON, Secretary of State.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 1, by Representative Cohen: An Act relating to taxation and providing for the exemption therefrom to the extent of an assessed valuation of twenty-five hundred dollars ($2,500.00) all improvements upon land consisting of a dwelling house occupied by the owner or purchaser thereof.

Ordered printed and referred to Committee on Revenue and Taxation.
SECOND DAY, JANUARY 15, 1935

House Bill No. 2, by Representative Herren: An Act prescribing the limitations on criminal prosecutions and amending Section 2005, Remington's Revised Statutes.

Ordered printed and referred to Judiciary Committee.

House Bill No. 3, by Representative Herren: An Act prescribing the time for drawing, impaneling and swearing grand juries in Class A counties and counties of the first and second classes.

Ordered printed and referred to Judiciary Committee.

House Bill No. 4, by Representative McDonald (D. A.): An Act relating to Parole, repealing Sections 10803, 10247-9, 10291, 2278, 2281 and 2282 of Remington's Compiled Statutes, and making an appropriation.

Ordered printed and referred to Committee on State Penal and Reformatory Institutions.

House Bill No. 5, by Representative McDonald (D. A.): An Act relating to the practice of chiropody, defining "Chiropodist" and providing for the suspension and renewal of certificates to practice chiropody, extending the right to practice to practitioners of other states, amending Sections 1, 4, 6 and 10 of Chapter 38 of the Laws of 1917, and Section 10 of Chapter 120 of the Laws of 1921.

Ordered printed and referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

House Bill No. 6, by Representative McDonald (D. A.): An Act relating to and providing for the acquisition, construction, maintenance and operation of systems of sewerage, and systems and plants for collection and disposal of refuse by cities, towns, counties and sewerage improvement districts, providing for the payment therefor by revenue bonds and other bonds; providing for the securing of funds for such acquisition and construction from the Reconstruction Finance Corporation and from other agencies; providing for the establishment and collection of special service charges; and amending Chapter 39, Section 1 to 7 of the Session Laws of 1931, and declaring an emergency, and that this act shall take effect immediately.

Ordered printed and referred to Committee on Counties and County Boundaries.

House Bill No. 7, by Representative McDonald (D. A.): An Act to amend Article IV of the Constitution of the State of Washington relating to the judiciary, repealing parts of Sections 3 and 5 of said Article IV and adding thereto a section to be known as Section 3 (a) concerning the appointment, term of office or removal of Superior and Supreme Court Judges and court commissioners.

Ordered printed and referred to Committee on Constitutional Revision.

House Bill No. 8, by Representative McDonald (D. A.): An Act relating to the organization of mutual benefit associations and repealing Section 186 of Chapter 49, Laws of 1911 (being Section 7232 of Article III, Title 45 of Remington's Revised Statutes of Washington).

Ordered printed and referred to Committee on Financial Institutions Other Than Banks.
House Bill No. 9, by Representative McDonald (D. A.): An Act authorizing and regulating the use of probation and the suspension of sentence in certain courts and providing for the appointment of probation officers and defining their powers and duties.

Ordered printed and referred to Judiciary Committee.

House Bill No. 10, by Representative McDonald (D. A.): An Act providing for and regulating the recount of ballots and a recanvass of the votes registered on voting machines at any election held within the state.

Ordered printed and referred to Committee on Elections and Privileges.

House Bill No. 11, by Representative Herren: An Act exempting from taxation homes of all heads of families, widows and widowers to the extent of one thousand dollars of assessed valuation, effective as to taxes due and payable in the year of 1937 and subsequent years.

Ordered printed and referred to Committee on Revenue and Taxation.

House Joint Memorial No. 1, by Representative Bowden: Relating to old age insurance.

Ordered printed and referred to Committee on Memorials.

FIRST READING OF SENATE BILLS.

Senate Bill No. 1, by Senator Ferryman: An Act appropriating the sum of one hundred and twenty-five thousand dollars ($125,000.00), or so much thereof as may be necessary for the unpaid expenses of the twenty-third Legislature and the expenses of the twenty-fourth Legislature and declaring an emergency.

On motion of Mr. Yantis the rules were suspended and the bill was advanced to second reading.

The bill was read the second time by sections.

On motion of Mr. Yantis the rules were suspended, the second reading considered the third and the bill was placed on final passage. It passed the House by the following vote: Yeas, 97; nays, none; absent or not voting, 2.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Joyce, Wannemaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—97.

Those absent or not voting were: Representatives Reilly, Richmond (C. L.)—2.

The bill having received the constitutional majority was declared passed.

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

On motion of Mr. Yantis the rules were suspended and the Chief Clerk was directed to immediately transmit Senate Bill No. 1 to the Senate.
SECOND DAY, JANUARY 15, 1935

Senate Bill No. 2, by Senator Nelson: An Act appropriating the sum of fifteen thousand dollars ($15,000.00) or so much thereof as may be necessary for the printing of the Twenty-fourth Legislature and declaring an emergency.

On motion of Mr. Yantis the rules were suspended and the bill was advanced to second reading.

The bill was read the second time by sections.

On motion of Mr. Yantis the rules were suspended, the second reading considered the third and the bill was placed on final passage. It passed the House by the following vote: Yeas, 93; nays, none; absent or not voting, 6.

Those voting yea were: Representatives Adams, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelson, Ott, Parker, Reeves, Reilly, Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—93.

Those absent or not voting were Representatives Austin, Gehlen, Holt, Jones, Keen, Richmond (C. L.)—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. Yantis the rules were suspended and the Chief Clerk was directed to immediately transmit Senate Bill No. 2 to the Senate.

MESSAGE FROM THE SENATE.

MR. SPEAKER:

The Senate has adopted House Concurrent Resolution No. 1 and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

The Speaker appointed, as members of the committee authorized in House Concurrent Resolution No. 1, Representatives Ledgerwood, Wanamaker and Emory.

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

MESSAGE FROM THE SENATE.

MR. SPEAKER:

The President has appointed, as members of a committee to notify the Governor that the Legislature is organized, Senators Orndorff and Kyle.

HARRISON W. MASON, Secretary.
REPORT OF SPECIAL COMMITTEE.

Representative Wanamaker, reporting for the committee that had been appointed to wait on the Governor, stated that His Excellency, Governor Clarence D. Martin, would be pleased to appear before the Legislature to deliver his message on Wednesday, January 16, at 2 o'clock p.m.

The report was accepted and the committee discharged.

The Speaker announced that arrangements would be made to broadcast the message of the Governor over the air by state-wide hook-up.

On motion of Mr. Yantis the House adjourned to 11:00 a.m., Wednesday, January 16, 1935.

S. R. Holcomb, Chief Clerk.

THIRD DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday, January 16, 1935.

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

The Clerk called the roll and all members were present except Representative Richmond (C. L.).

Prayer was offered by Rev. Samuel Everton, Minister of the Central Baptist Church of Olympia.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Austin 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, 1935.

To the Honorable Speaker of the House of Representatives,

Dear Sir: On the twenty-first day of August, 1934, Fred W. Lewis, a member of the Executive Committee of the Washington State Grange, for and on behalf of said committee tendered five (5) copies of a proposed measure to be an initiative to the Legislature of the State of Washington, accompanied by his affidavit giving the names and post office addresses of the members of said committee, and that all members are legal voters, also that the name and post office address of the committee or organization proposing this initiative petition for submission to the Legislature is:

"Executive Committee, Washington State Grange, 3123 Western Avenue, Seattle, Washington."
Accompanying the petition and affidavit was a request that the Secretary of State give the measure a serial number and send a copy to the Attorney General for ballot title, as provided by law;

The said copies of the proposed measure were filed and the measure was given serial No. 2 and a copy transmitted to the Attorney General for a ballot title, and on August 22, 1934, the following ballot title was received from the Attorney General:

"BALLOT TITLE

Initiative Measure To The Legislature No. 2.

An Act relating to primary elections, providing for a Blanket Primary Ballot, amending sections 5185, 5187, 5189 and 5195 of Remington's Compiled Statutes of 1932, and repealing all laws in conflict therewith."

I certify that the exact language of the above quoted ballot title was transmitted to Fred W. Lewis, Secretary of the Washington State Grange, 3123 Western Avenue, Seattle, Washington, by telegram and confirmed by mail as is required by law.

I certify further that on November 27th, 1934, Fred W. Lewis, for and on behalf of this same committee of the Washington State Grange and as a member thereof, submitted petitions said to contain approximately 93,321 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.

With the petitions was a statement of receipts and disbursements had in connection with the circulation of petitions which was verified by the affidavit of Fred W. Lewis, Secretary and member of the Executive Committee of the Washington State Grange.

On November 27th, 1934, a preliminary canvass of names of voters who signed the petitions was made, the result of which indicated that there were apparently 93,321 names signed to said petitions. The petitions were accepted for further examination, canvass and count as is required by law.

In the absence of the Governor, the sheets containing the signatures were detached in the presence of Cliff Yelle, State Auditor, and A. C. Martin, State Land Commissioner. They were then bound in seventy-two volumes for convenience in filing and canvassing as is permitted by law.

I certify further that on December 27th, 1934, Fred W. Lewis, for and on behalf of this same committee of the Washington State Grange and as a member thereof, submitted petitions said to contain approximately 17,686 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.

With the petitions was a statement of receipts and disbursements had in connection with the circulation of petitions which was verified by the affidavit of Fred W. Lewis, Secretary and member of the Executive Committee of the Washington State Grange.

On December 27th, 1934, a preliminary canvass of names of voters who signed the petitions was made, the result of which indicated that there were apparently 17,686 names signed to said petitions. The petitions were accepted for further examination, canvass and count as is required by law.

In the absence of the Governor, the sheets containing the signatures were detached in the presence of Cliff Yelle, State Auditor and Otto A. Case, State Treasurer. They were then bound in thirty-five volumes for convenience in filing and canvassing as is permitted by law.

I hereby certify that upon canvass and count I have found upon said petitions, the signatures of more than the required number of legal voters, certified to by me and by the various rural registration officers after rejection of 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 presented to you.

Respectfully submitted,

ERNEST N. HUTCHINSON,
Secretary of State.
UNITED STATES OF AMERICA, STATE OF WASHINGTON,
DEPARTMENT OF STATE.

To All Whom These Presents Shall Come:

I, Ernest N. Hutchinson, Secretary of State of the State of Washington and cus­
todian of the Seal of said State, do hereby certify that the annexed is a true and cor­
rect copy of proposed Initiative Measure No. 2 to the Legislature, and the affidavits of
Fred J. Chamberlain attached thereto.

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 Janu­
ary, A. D., 1935.

THE SEAL OF THE STATE OF WASHINGTON 1889

ERNEST N. HUTCHINSON,
Secretary of State,

BY CHARLES B. REED,
Assistant Secretary of State.

Referred to Committee on Elections and Privileges.

The Speaker observed former Representative Sisson of Skagit County
within the bar of the House, and requested Representatives Hurley and
Martin (F. J.) to escort him to a seat beside the Speaker.

MESSAGE FROM THE SECRETARY OF STATE.

DEPARTMENT OF STATE, OFFICE OF THE SECRETARY.
OLYMPIA, WASHINGTON, JANUARY 14, 1935.

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

DEAR SIR: On the twentieth day of November, 1934, Wm. H. Fisher of 1008 South
Fifth Street, Kelso, Cowlitz County, Washington, tendered five (5) copies of a pro­
posed measure as an initiative to the Legislature of the State of Washington together
with his affidavit giving his post office address, and that he is a legal voter.

The copies of the proposed measure were filed and the measure was given serial
No. 5. A copy was transmitted to the Attorney General for Ballot Title, and on No­
vember 21st, 1934, the following Ballot Title was received from the Attorney General:

"BALLOT TITLE

Initiative Measure To The Legislature No. 5:
An Act relating to fisheries; prohibiting the use of purse sines and the owning,
using or maintaining of any boat or other appliance in connection therewith used
in fishing for salmon or other designated fish; prescribing penalties and forfeitures; and
repealing all acts and parts of acts in conflict therewith."

On November 21st, 1934, the exact language of the above quoted Ballot Title was
transmitted to Wm. H. Fisher, 1008 South Fifth Street, Kelso, Washington, by tele­
gram and confirmed by mail as is required by law.

I certify further that on January 3rd, 1935, Wm. H. Fisher submitted petitions
said to contain in excess of 90,000 names of legal voters for filing and canvass, and
requested that report of the final canvass and count be certified to the Legislature.

Accompanying the petitions was a statement of receipts and disbursements had in
connection with the circulation of petitions which statement was verified by the affi­
davit of Walter Hufford, Secretary-Treasurer of the Initiative No. 5 Campaign Com­
nittee of the Cowlitz County Sportsmen Association.

On January 4th, 1935, a preliminary canvass of the names of voters who signed
the petitions was made, the result of which indicated that there were apparently in
excess of 90,000 names signed to the petitions. The petitions were accepted for fur­
ther examination, canvass and count as is required by law.

In the absence of the Governor the sheets containing the signatures were detached
in the presence of Cliff Yelle, State Auditor, and Otto Case, State Treasurer. They
were then bound in 97 volumes for convenience in filing and canvassing as is permit­
ted by law. The count of these showed that 90,101 signatures had been obtained.
The canvass has proceeded as expeditiously as possible since the time of filing and is continuing at present. Of 8,794 names signed in rural precincts, 7,532 have been certified to be the names of legal voters by the various rural registration officers. Of 81,307 names signed by persons in incorporated towns and cities, 33,188 have been compared with the identification cards in my possession, 12,907 have been found to be valid signatures of legal voters agreeing in every particular with signatures on their identification cards, 20,281 have been found either to differ from the method of signature upon the card, or to have been not registered.

The above figures show that 48.6% (per cent) of the names thus far checked have been found to be the signatures of legal voters of the State of Washington.

A certified copy of the proposed measure and a certified copy of the affidavit accompanying it are presented to you. Respectfully submitted,

ERNEST N. HUTCHINSON,
Secretary of State.

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

To All to Whom These Presents Shall Come:

I, Ernest N. Hutchinson, Secretary of State of the State of Washington and custodian of the Seal of said State, do hereby certify that the annexed is a true and correct copy of proposed Initiative Measure No. 5 to the Legislature, and the affidavit of Wm. H. Fisher attached thereto.

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., 1935.

ERNEST N. HUTCHINSON,
Secretary of State,

(TEAS SEAL OF THE STATE OF WASHINGTON 1889)

BY CHARLES B. REED,
Assistant Secretary of State.

Referred to Committee on Fisheries.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Concurrent Resolution No. 2, by Representative Yantis: Relating to a joint session to receive the Governor's message.

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

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

On motion of Mr. Yantis the rules were suspended and the Chief Clerk was directed to immediately transmit House Concurrent Resolution No. 2 to the Senate.

On motion of Mr. Austin Rule 20 was suspended.

House Concurrent Resolution No. 3, by Representative Yantis: Relating to Joint Rules for the 1935 Session of the Legislature.

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

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

On motion of Mr. Yantis the rules were suspended and the Chief Clerk was directed to immediately transmit House Concurrent Resolution No. 3 to the Senate.
House Joint Memorial No. 2, by Representatives Wiswall, Carty and Clark: Relating to Old Age Pensions.
Ordered printed and referred to Committee on Memorials.

House Joint Memorial No. 3, by Representative Parker: Relating to the use of public funds for the dental care of children in the public schools.
Ordered printed and referred to Committee on Memorials.

House Joint Memorial No. 4, by Representatives Parker, McDonald (D. A.), Wanamaker, Hales and McCarty: Relating to manufacture of munitions.

On motion of Mr. McDonald (D. A.), the rules were suspended, the memorial was advanced to second reading and read the second time in full.
On motion of Mr. McDonald (D. A.) the rules were suspended, the second reading considered the third and the memorial was placed on final passage. It passed the House by the following vote: Yeas, 94; nays, 2; absent or not voting, 3.
Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohike, Bowden, Boyle, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Edlund, Edwards, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—94.
Those voting nay were: Representatives Eddy, Emory—2.
Those absent or not voting were: Representatives Brown, Reilly, Richmond (C. L.)—3.
The memorial having received the constitutional majority was declared passed.
On motion of Mr. McDonald (D. A.) the rules were suspended and the Chief Clerk was directed to immediately transmit House Joint Memorial No. 4 to the Senate.

House Bill No. 12, by Representative McDonald (D. A.): An Act to require the use of materials and supplies substantially produced in the United States, in public works and for public purposes.
Ordered printed and referred to Judiciary Committee.

House Bill No. 13, by Representatives Schultz and Johnson (W. A.): An Act establishing a state highway in Pend Oreille County.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 14, by Representative McCarty: An Act relating to flood control, providing for the appointment of a commission to be known as the Flood Control Commission, prescribing the duties of such commission with reference to flood control and the development of hydro-electric power, empowering such commission to employ necessary help and technical advisors,
making an appropriation therefor, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Unemployment Relief.

House Bill No. 15, by Representatives Schultz, Van Dyk, Herren and Nelsen: An Act relating to public offices, and prohibiting members of the Legislature from holding certain offices.

Ordered printed and referred and referred to Judiciary Committee.

House Bill No. 16, by Representative McDonald (R. T.): An Act providing for and regulating the budget procedure in all counties, cities of the first, second and third classes, and school districts, providing penalties for the violation thereof, and repealing Chapters 131, 158 and 164 of the Laws of 1923, and Chapter 125 of the Laws of 1925, Extraordinary Session, and Chapter 168 of the Laws of 1927; Remington's Compiled Statutes, 1927 Supplement, Sections 3997 (1-10); 4867 (1-11); 9000 (1-24); and Pierce's Code, Sections 687e (1-12); 890 (1-12); 5014 (1-12).

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 17, by Representative Parker: An Act relating to the commencement of the term of office of certain officials in Class A counties and counties of the first class, and amending Section 4 of Chapter 61 of the Laws of 1921, page 180.

Ordered printed and referred to Judiciary Committee.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 15, 1935.

MR. SPEAKER:

The President has signed Senate Bills Nos. 1 and 2, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

The Speaker announced that he was about to sign Senate Bill No. 1 and Senate Bill No. 2.

On motion of Mr. Adams the House recessed until 1:30 p.m.

AFTERNOON SESSION.

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

The Clerk called the roll and all members were present except Representative Richmond (C. L.).

The Speaker announced that the House was at ease until Joint Session at 2 o'clock p.m.

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

The Speaker requested the Sergeant-at-Arms to appear before the bar of the House and instructed him to convey a message to the Senate that the House was in session and ready to receive the Senate in joint session.
The Sergeant-at-Arms announced the arrival of the Senate at the door of the House.

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

The joint session was called to order at 2:20 p.m.

The President of the Senate presided.

The Secretary of the Senate called the roll of the Senate and all Senators were present.

The Clerk called the roll of the House and all members were present except Representative Richmond (C. L.).

The President announced that the joint session was called for the purpose of receiving a message from the Governor.

On motion of Mr. Adams the President appointed the following committee to notify Governor Clarence D. Martin that the Senate and House were in joint session and were ready to receive his message: Senators Peirce and Murphy (James), and Representatives Reeves, Adams and Eddy.

The committee retired.

The special committee announced the arrival of His Excellency, Governor Clarence D. Martin, and escorted him to a seat upon the rostrum. (Applause).

"Your Excellency, the Twenty-fourth Session of the Legislature is convened here in joint session. We are ready and anxious to receive your message.

"Members of the Legislature and Ladies and Gentlemen: His Excellency, Clarence D. Martin, Governor of the State of Washington." (Applause.)

(Governor Martin's message printed in full in Senate Journal, page 19).

"Your Excellency, as a member of the Legislature, we thank you for the valuable suggestions and recommendations contained in your message.

"I know I am expressing the sentiments of all the members of the Legislature when I say we seriously realize the problems confronting us, and as you have so expressed, I hope will well result in benefits to the people of the State of Washington."

The committee thereupon escorted His Excellency, Governor Clarence D. Martin, to the Governor's chambers.

On motion of Senator Lovejoy the joint session was dissolved.

The Speaker requested that the Sergeant-at-Arms of the Senate escort the President of the Senate and the Senators to their chambers.

The House resumed its session.

MESSAGE FROM THE SENATE.


The Senate has adopted House Concurrent Resolution No. 2; also House Concurrent Resolution No. 3, and the same are herewith transmitted.

Harrison W. Mason, Secretary.
Mr. Adams moved that the Governor's message be referred to the Committee on Rules and Order for the purpose of segregation and to make recommendations for re-referring various parts thereof to other committees.

The motion was carried.

On motion of Mr. Adams the House adjourned to 11:00 a.m., Thursday, January 17, 1935.

S. R. Holcomb, Chief Clerk.

FOURTH DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., THURSDAY, JANUARY 17, 1935.

The Speaker called the House to order at 11:00 a.m.
The Clerk called the roll and all members were present except Representatives Brown, Carty, Reilly, Richmond (C. L.) and Richmond (W. A.); Representative Carty having been excused.

Prayer was offered by Rev. Samuel Everton, Minister of the Central Baptist Church of Olympia.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Austin further reading was dispensed with and the journal was approved.

On motion of Mrs. Wanamaker Rule 20 was suspended.

The Speaker requested Representatives Copeland and Robbins to escort Representative Richmond (C. L.) to the bar of the House to receive the oath of office.

The Speaker administered the oath of office to Representative Richmond (C. L.).

PROPOSITIONS, MOTIONS AND RESOLUTIONS.

Resolution by Mr. Neff:

RESOLVED, By the House, That we designate Jeffer's Studio as the official photographer for the arrangement of the group picture of the Twenty-fourth House of Representatives.

On motion of Mr. Neff the resolution was adopted.

Resolution by Mr. Lynch:

WHEREAS, During the first few weeks of the session of the Legislature there is a great deal of time which could possibly be utilized by the various members for useful purposes;

WHEREAS, There are many members who have excellent thoughts and ideas which, under the rules of the House, they cannot express without having a definite bill before the House;

WHEREAS, In order to express their thoughts many members unwittingly abuse the right of personal privilege;

2—H
THEREFORE, BE IT RESOLVED, That during the first four weeks of the session, the
hours from two to four on Tuesdays and Thursdays be allotted to an open forum in
which each member may speak for a period of ten minutes on any matter pertaining
to public welfare, subject to the following rules:
(a) The Call of the House is not in order.
(b) No questions to be asked or answered.
(c) Each member may speak only once.
(d) In the event no one cares to speak, regular order of business to be resumed.
(e) If at any time the business of the House warrants continuation, this resolu-
tion becomes null and void.

Mr. Luck moved the adoption of the resolution.
Mr. Adams moved as a substitute that the resolution be referred to the
Committee on Rules and Order.
The substitute 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. 18, by Representative Smith (Jurie B.), Lynch, Gifford,
Hales, Smith (T. E.) and Voyce: An Act relating to the regulation of con-
ditions and hours of employment and providing penalties therefor, and re-
pelling all acts, or parts of acts in conflict therewith.
Ordered printed and referred to Committee on Labor and Labor Sta-
tistics.

House Bill No. 19, by Representative Smith (Jurie B.): An Act relating
to the construction, acquisition and maintenance of certain public utilities
by incorporated cities and towns, and amending Section 1 of Chapter 150 of
the Laws of 1909, as amended (Section 9488 of Remington's Revised Stat-
utes) so as to include telephone, electrical and other communicating
systems.
Ordered printed and referred to Committee on Public Utilities.

House Bill No. 20, by Representative Smith (Jurie B.): An Act relating
to the transfer of title of real and personal property in sales contracts, re-
pelling all statutes in conflict therewith.
Ordered printed and referred to Judiciary Committee.

House Bill No. 21, by Representative Smith (Jurie B.): An Act relating
to cities of the first class, authorizing such cities owning and operating
public utilities to deal with and to contract with employees of such utilities
and their accredited representatives, concerning wages, hours and conditions
of labor therein.
Ordered printed and referred to Committee on Labor and Labor Sta-
tistics.

House Bill No. 22, by Representative Holt: An Act relating to the
plating, subdivision and dedication of land.
Ordered printed and referred to Judiciary Committee.

House Bill No. 28, by Representative Holt: An Act relating to the
creation, government and maintenance of Fire Protection Districts outside
of cities and towns, prescribing the objects and powers of such districts, de-
fining the duties and authority of certain officers in relation thereto, pro-
viding for the levy and collection of taxes and assessments against the lands within the district, authorizing the issuance and disposal of district warrants, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Public Utilities.

**House Bill No. 24**, by Representative Clark: An Act relating to taxation; regulating the collection of taxes upon real property, and amending Section 83 of Chapter 130 of the Laws of the Extraordinary Session of 1925, as amended by Section 1 of Chapter 113 of the Laws of 1931; and declaring an emergency.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 25**, by Representative McDonald (J. D.): An Act requiring licenses for the operation, maintenance, opening or establishment of stores in this state, prescribing the license and filing fees to be paid therefor, and the disposition thereof, and the powers and duties of the State Director of Licenses in connection therewith, and prescribing penalties for the violation thereof.

Ordered printed and referred to Committee on Commerce and Manufacturing.

**House Bill No. 26**, by Representatives Van Dyk, Schultz and Nelsen: An Act relating to the acquisition and use of camping sites, parks, scenic-view sites and recreational sites by counties and other municipalities of this state; and providing rules and regulations for the use thereof and penalties for violation thereof.

Ordered printed and referred to Committee on Parks and Playgrounds.

**House Bill No. 27**, by Representative McDonald (R. T.): An Act providing for and regulating the form of ballot to be used in general elections held within the state, and repealing acts and sections of acts in conflict therewith.

Ordered printed and referred to Committee on Elections and Privileges.

**House Bill No. 28**, by Representative Wiswall: An Act relating to liens by hospitals, physicians and other persons against claims and rights of action to recover damages or compensation by persons injured by the fault or negligence of others.

Ordered printed and referred to Judiciary Committee.


Ordered printed and referred to Committee on Compensation and Fees for State and County Officers.

**House Bill No. 30**, by Representative McDonald (D. A.) (By request): An Act providing that no person over the age of twenty-one years may maintain any suit in any court of this state or receive any license, unless he has voted at the last general election.

Referred to Judiciary Committee.

**House Bill No. 31**, by Representatives Easterday and Johnson (Hans): An Act relating to the hours of labor in public institutions, under the direction and control of the State of Washington, setting overtime wages for vio-
lation thereto, and repealing all acts or parts of acts and/or all resolutions and parts of resolutions of the State of Washington in conflict herewith in any way affecting the validity of this act.

Ordered printed and referred to Committee on Compensation and Fees for State and County Officers.

House Bill No. 32, by Representatives Wiswall and Brown: An Act relating to “Tax Free Homes” within the State of Washington and providing the definition of such homes, including the personal property therein when used by the owner for the home comforts or happiness of such owner or members of his family, and fixing the estate and area of land which will constitute and may be included within said home, and the value of said home, and repealing all acts and parts of acts in conflict herewith.

Ordered printed and referred to Committee on Revenue and Taxation.

House Joint Resolution No. 1, by Representative Smith (Jurie B.): Relating to the amendment of Article XXIII of the Constitution of the State of Washington by adding a new section to be known as Section 4.

Ordered printed and referred to Committee on Constitutional Revision.

House Joint Resolution No. 2, by Representative Drew: Relating to the submission of an amendment to Section 1 of Article VII of the Constitution of the State of Washington relating to taxation.

Ordered printed and referred to Committee on Constitutional Revision.

House Joint Memorial No. 5, by Representatives McDonald (D. A.), Yantis, Parker, Emory, Wanamaker, Ott and Richmond (W. A.): Urging Ratification of the Treaties; providing for the entry of the United States into the World Court.

Ordered printed and referred to Committee on Memorials.

On motion of Mr. McDonald (D. A.) House Joint Memorial No. 5 was made a special order of business for 2:00 p. m., Monday, January 21, 1935.

House Joint Memorial No. 6, by Representatives Drew and Richmond (W. A.): Regarding government ownership of the banking system.

Ordered printed and referred to Committee on Memorials.

On motion of Mr. Adams the House adjourned to 1:00 p. m., Friday, January 18, 1935.

S. R. Holcomb, Chief Clerk.
The Speaker called the House to order at 1:00 p.m.
The Clerk called the roll and all the members were present.
Prayer was offered by Rev. Samuel Everton, Minister of the Central Baptist Church of Olympia.
The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Austin further reading was dispensed with and the journal was approved.

**PROPOSITIONS, MOTIONS AND RESOLUTIONS.**

On motion of Mr. Carty, Mr. Ben Kreis, President of the Chamber of Commerce, Vancouver, Washington, was granted permission to make a presentation to the Speaker.

The Speaker appointed Representatives Carty, Wiswall and Clark to escort Mr. Kreis to the rostrum.

Mr. Kreis:

"Speaker Waldron, Honored Members of this House:

"I greet you from Vancouver, the gateway city to the South. We understand, there in Vancouver, that the Speaker had gavel trouble the other day.

"I take you back to England years ago when a Hudson Bay leader left England. One of his men was presented with some apples by his sweetheart. This man preserved the seeds and planted same, with the result that today the oldest apple tree in the country, 109 years old, is in Vancouver, and that tree still bears fruit.

"I am delighted to present to you a gavel, fashioned just yesterday from a branch of that tree. I hope you will use discretion in dealing with the delegation from Clark County in using that gavel."

The Speaker:

"May I take this opportunity of thanking you and ask that you take the message back to the Chamber of Commerce of Vancouver, that in my opinion, this gavel cannot be broken by the Lieutenant Governor."

**PROPOSITIONS, MOTIONS AND RESOLUTIONS.**

Resolution by Mr. Klemgard:

*WHEREAS*, The Government of the United States of America is spending large sums of money in this state under the Federal Emergency Relief Administration program, and the State of Washington is also expending large amounts of money for the relief of unemployed under the W. E. R. A. program; and

*WHEREAS*, Said state and Federal money is being expended under the control of the W. E. R. A., and particularly the director thereof, and its subordinates; and

*WHEREAS*, The State of Washington, through its W. E. R. A., and particularly the director thereof, is responsible for the appointment of the personnel and activities of such W. E. R. A. program; and

*WHEREAS*, Numerous, repeated and widespread charges have been made of the use of said state and Federal funds by the W. E. R. A., for political purposes and considerations, or personal purposes and considerations; and further charges that said body has made extravagant and numerous expenditures for the administrative personnel of
said agency; and further charges that certain individuals are procuring the employment of friends, relatives and political followers at the expense of persons in actual need of such relief; and

WHEREAS, The director of efficiency has, through his regular channels, conducted an examination and investigation of said W. E. R. A. within the past year; and

WHEREAS, Said report of said director of efficiency has never been made public; and

WHEREAS, Said charges, if true, constitute gross breaches of trust and justify immediate removal and punishment of the persons involved; and such charges, if untrue, constitute a blot upon the names and reputations of all persons involved therein, which injustice should be removed;

Now, THEREFORE, BE IT RESOLVED, By the House of Representatives of the State of Washington that a committee be and the same hereby is created consisting of six (6) members of the House to be appointed by the Speaker of the House for the purpose of conducting a preliminary examination and investigation into the conduct and management of the W. E. R. A., up to date for the purpose of determining whether or not a major investigation into the conduct and affairs of the W. E. R. A., and particularly the director thereof, should be made; and

BE IT FURTHER RESOLVED, That said committee shall be authorized to hold sessions at the office of the W. E. R. A., and elsewhere, to subpoena and examine witnesses under oath, compel the attendance of witnesses, administer oaths, compel the production of books and papers of persons connected with said board and/or such relief, and compel the director of efficiency to submit to said committee for investigation and examination all the reports, vouchers, books and papers and all other documents in his possession regarding the W. E. R. A. ; and

BE IT FURTHER RESOLVED, That said committee shall have the power to employ such stenographic reporters, clerks, investigators and accountants as they may consider necessary for the purposes of said investigation and that the pay of such stenographic reporters, clerks, investigators and accountants above mentioned, together with witness fees, and expense account of the committee, be paid out of the moneys already appropriated for the expenses of the Twenty-fourth Legislative Session of 1935, upon vouchers signed and approved by the Speaker and Chief Clerk of the House; and

BE IT FURTHER RESOLVED, That the said committee upon the completion of said preliminary examination and investigation make a written report thereof to the Legislature, together with its recommendation as to whether or not a major investigation and examination of said W. E. R. A. should be made.

Mr. Klemgard moved the adoption of the resolution.

Mr. Adams moved as a substitute that the resolution be referred to the Committee on Rules and Order for further examination.

The substitute motion was debated at length.

Mr. Drew moved that the substitute motion be laid on the table without taking the resolution with it.

The motion was carried.

The resolution was debated at length.

On motion of Mr. Van Dyk the previous question was ordered.

The resolution was adopted.

The Speaker observed former Representative Richmond of Walla Walla, father of the present Representative, Richmond (C. L.), within the bar of the House and requested Representative Richmond (C. L.) to escort him to a seat beside the Speaker.

Mr. Neff moved that a committee be appointed to help Representative Wanamaker celebrate her birthday.

The motion was carried.
The Speaker appointed Representatives Boede, Edlund, Haddon, Keen, Myers, Parker and Reeves to escort Mrs. Wanamaker to the rostrum.

On motion of Mr. Easterday Rule 20 was suspended.

The Speaker congratulated Mrs. Wanamaker and presented to her a birthday bouquet from the members of the House of Representatives.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 17, 1935.

MR. SPEAKER:

The Senate has passed Senate Joint Memorials Nos. 2 and 3; also
The Senate has passed House Joint Memorial No. 4, and the same are herewith transmitted.

HARRISON W. MASON, 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. 33**, by Representatives Leber and Christianson: An Act relating to and establishing a primary state highway and amending section 1 of Chapter 30 of the Laws of 1931.

Order printed and referred to Committee on Roads and Bridges.

**House Bill No. 34**, by Representatives Leber and Christianson: An Act relating to and establishing a primary state highway to be known as the Twin Harbors Beach Highway in Pacific and Grays Harbor Counties.

Order printed and referred to Committee on Roads and Bridges.

**House Bill No. 35**, by Representatives Leber and Christianson: An Act relating to classifying, naming and fixing the route of a certain state highway, and declaring that this act shall take effect immediately.

Order printed and referred to Committee on Roads and Bridges.

**House Bill No. 36**, by Representative Neff: An Act pertaining to removal of timber while taxes are delinquent, and providing penalty.

Order printed and referred to Committee on Forestry and Logged-off Lands.

**House Bill No. 37**, by Representative McDonald (D. A.): An Act relating to public school playfields or athletic grounds, and authorizing boards of directors for public schools to permit the use thereof and to rent the same for athletic contests and purposes for a compensation.

Order printed and referred to Committee on Education.

**House Bill No. 38**, by Representatives McDonald (R. T.), and McDonald (D. A.): An Act requiring licenses for the operation, maintenance or establishment of stores in this state, prescribing the license and filing fees to be paid therefor; providing for the collection and disposition thereof; providing for the powers and duties of the State Director of Licenses in connection therewith; prescribing penalties for the violation thereof; declaring unlawful the operating, maintaining, opening or establishing of stores without a license; making an appropriation with which to carry out its purposes; defining certain terms; providing for renewals of licenses; providing that the revenue derived shall be deposited in the Old Age Pension Fund of the State...
Treasury for apportionment as other Old Age Pension Funds to counties, as provided in Section 9, Chapter 55, Laws of 1933.

Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 39, by Representatives Jones, Johnson (Hans), Brown and Smith (B. L.): An Act relating to the collection of taxes; providing for the remission of interest upon real and personal property taxes; providing for the payment of delinquent real property taxes in installment, and declaring that this act is to take effect immediately.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 40, by Representative Easterday: An Act providing for the office of State Inspector of Boilers and Machinery and for assistant inspectors and prescribing their duties; fixing safety standards for steam boilers, steam machinery, traction engines, hoisting engines and other machinery, and providing for the inspection thereof; providing for the examination and licensing of operators of such boilers and machinery; providing for the marking upon certain machinery of the capacity thereof, and prohibiting the selling or offering for sale of any such machinery not so marked; prescribing the fees for inspections and licenses; establishing a special fund for the purpose of this act and providing appropriations for carrying out the purposes of this act; defining offenses under this act and prescribing penalties for violations thereof; and repealing certain City Ordinances and Charter provisions in conflict herewith.

Ordered printed and referred to Committee on Labor and Labor Statistics.

House Bill No. 41, by Representatives McCarty, Freese and Boyle: An Act relating to health, welfare, and care of children in attendance at public schools, and amending Section 1 of Chapter 190 of the Laws of 1921 as amended by Section 1 of Chapter 152 of the Laws of 1923 (being Section 4806 of Remington's Compiled Statutes); and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Education.

House Bill No. 42, by Representatives Boyle, McCarty and Freese: An Act relating to elections and amending Section 1 of Chapter 279, page 673, of the Laws of 1927, the same being Section 5150 of Remington's Revised Statutes.

Ordered printed and referred to Committee on Elections and Privileges.

House Bill No. 43, by Representative Clark: An Act relating to animals, stock running at large, and providing for establishment of closed areas, and defining offenses and fixing penalties.

Ordered printed and referred to Judiciary Committee.

House Bill No. 44, by Representative Clark: An Act relating to the collection of taxes, providing for the remission of interest and principal upon delinquent real and personal property taxes and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 45, by Representatives Voyce, Smith (Jurie B.), McDonald (J. D.), Johnson (Hans): An Act amending Section 204 of Chapter 36
of the Laws of 1917 (Section 4031 of Pierce's Code; Section 8839 of Remington's Revised Statutes); providing for a just weighing of coal for miners, posting and checking weights, and the employment and deduction of check weighmen; and providing penalties for its violation.

Ordered printed and referred to Committee on Mines and Mining.

House Bill No. 46, by Representatives Robbins, Wiswall, Wingrove, Ford and Bice: An Act defining and regulating the practice of dentistry, providing for the examination and licensing of dentists, providing for an annual renewal of licenses and the payment of annual license renewal fees, providing for the revocation and suspension of licenses, creating the State Board of Dental Examiners and fixing its duties, defining reputable dental colleges, prescribing penalties and repealing subsections 1 to 25 inclusive, of Section 10030 of Remington's Compiled Statutes, being Sections 1 to 25 inclusive, of Chapter 16 of the Session Laws of 1923, and declaring that this act is necessary for the immediate preservation of the public peace, health and safety, and shall take effect immediately.

Ordered printed and referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

House Bill No. 47, by Representatives Austin and Cohen: An Act relating to the hours of labor of employees of the state and its political subdivisions and upon public improvements and works done by contract for the state or its political subdivisions, declaring the public policy of the state with regard thereto, providing penalties for its violation, and amending Sections 7642, 7643, 7646 and 7647 of Remington's Compiled Statutes of Washington, and repealing Section 7645 of Remington's Compiled Statutes of Washington.

Ordered printed and referred to Committee on Compensation and Fees for State and County Officers.

House Concurrent Resolution No. 4, by Representatives Edlund, Nelsen and Johnson (Hans): Relating to Democratic State Platform adopted at Walla Walla, May 26, 1934, and legislation in relation thereto.

Ordered printed and referred to Committee on Elections and Privileges.

FIRST READING OF SENATE BILLS.

Senate Joint Memorial No. 2, by Senator Ryan (Scott M.): Relating to National Pension System for the aged.

Referred to Committee on Memorials.

Senate Joint Memorial No. 3, by Senator Reardon: Relating to the Civilian Conservation Corps and the continuation thereof.

Referred to Committee on Memorials.

Mr. Smith (T. E.):

"Mr. Speaker, point of information.

"The resolution provides for the appointment of a committee to investigate the relief set-up and I am wondering when the Speaker will announce the appointments."

The Speaker:

"I must have some time to consider that. It will be impossible for me to do so until Monday."

On motion of Mr. Johnson (Hans), the House adjourned to 1:00 p. m., Monday, January 21, 1935.

Robt. F. Waldron, Speaker.

S. R. Holcomb, Chief Clerk.
The Speaker called the House to order at 1:00 p.m.

The Clerk called the roll and all members were present except Representatives Carty, Cowen, Edwards and Wentworth, who had been excused.

Prayer was offered by Rev. Claude H. Lorimer, Minister of the First Christian Church of Olympia.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Austin further reading was dispensed with and the journal was approved.

**PROPOSITIONS, MOTIONS AND RESOLUTIONS.**

Resolution by Committee on Rules and Order:

_Be it Resolved, That the rules which governed the House during the Extraordinary Session of the Twenty-third Legislature, with the exception of Rule Seventy-two, be adopted as the permanent rules of the House for the Twenty-fourth Session of the Legislature._

_And Be it Further Resolved, That Rule Seventy-two be amended to read as follows:__

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<th>No. of Committee</th>
<th>Name of Committee</th>
<th>Members</th>
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<td>1</td>
<td>Agriculture</td>
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<td>2</td>
<td>Appropriations</td>
<td>24</td>
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<td>3</td>
<td>Banks and Banking</td>
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EIGHTH DAY, JANUARY 21, 1936

AND BE IT FURTHER RESOLVED, That Rule Seventy-two as amended be adopted as part of the permanent rules of this House during the 24th Session of the Legislature.

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

INTRODUCTION AND FIRST READING OF BILLS.

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

**House Bill No. 48**, by Representative Neff: An Act relating to the sale of real property acquired by counties, and amending Section 11294 of Remington's Revised Statutes.

Ordered printed and referred to Committee on Forestry and Logged-Off Lands.

**House Bill No. 49**, by Representatives Parker, Easterday, Smith (J. B.), Johnson (Hans), and Neff: An Act relating to the nomination and election of Supreme and Superior Court Judges, and repealing all acts in conflict therewith.

Ordered printed and referred to Committee on Elections and Privileges.

**House Bill No. 50**, by Representative Lynch: An Act relating to the protection of trees, shrubs, ferns and bulbs and providing penalties for the violation thereof, and amending Section 1, Chapter 133 of Session Laws of 1933 (Section 2787-1 of Remington's Revised Statutes).

Ordered printed and referred to Committee on Forestry and Logged-Off Lands.

**House Bill No. 51**, by Representatives Schultz and Johnson (W. A.): An Act establishing a state highway in Stevens and Pend Oreille Counties.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 52**, by Representatives Boyle, McCarty and Freese: An Act relating to taxation, providing for taxing moneys, credits, notes, accounts, certificates of deposit, tax certificates, judgments, and all stocks or
shares and bonds of private corporations, and all warrants and bonds not exempt by law from taxation, providing penalties for a violation thereof, prescribing the duties of certain officers in connection therewith, and repealing Chapter 96 of the Laws of 1931, the same being Section 11, 111-1 of Remington's Revised Statutes.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 53, by Representative Myers: An Act relating to evidence in civil actions, authorizing the courts of this state to accept certified copies of certain historical societies and similar organizations as prima facie evidence of the facts therein contained.

Ordered printed and referred to Judiciary Committee.

House Bill No. 54, by Representative Dixon: An Act relating to rebating wages on public work, so as to specifically include within its terms any person who accepts or conspires to accept a rebate from those performing services under contractors and subcontractors doing public work.

Ordered printed and referred to Committee on Labor and Labor Statistics.

House Bill No. 55, by Representatives Johnson (Hans), Brown, Richmond (W. A.), Bell, Easterday, Gehlen, Drew, Herren, Dixon, Schroeder, Cowen, Schultz, Christianson, Skinner, Neff, Martin (F. J.), Sandegren, McCauley, Lindgren, Edlund, Hall, Sullivan, Gardner, Klemgard, Bowden, Boyle, Strickland, Lynch, Wilson, Holt, Donahoe, Keith, Gessell, Jones, McCarty, Wingrove, Freese, Parker, Smith (J. B.), Hales, Van Dyk, Voyer, Sawyer, Ford, Twidwell, Smith (T. E.), Mackie, Clark, McDonald (D. A.), McDonald (R. T.), Robbins, Gifford, Edwards, Smith (M. B.), Keen, Johnston (Geo. H.), Hurley, Johnson (W. A.), Kelly, Luck, Nelsen, Devenish, Bohlke, Reeves, McDonald (J. D.): An Act relating to internal combustion engine fuels and lubricants, providing for the purchase, sale, transportation and distribution, and production thereof by the State of Washington; establishing a Gasoline Revolving Fund; making appropriations therefor; defining offenses, and prescribing penalties therefor.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 56, by Representative Boede: An Act for the relief of H. H. Matteson and making an appropriation.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 57, by Representative Sullivan: An Act relating to the employment of maintenance crews for railroads.

Ordered printed and referred to Committee on Transportation other than Automotive.

House Bill No. 58, by Representative Sullivan: An Act providing for the re-assessment of timber lands by the cruise of standing timber thereon, prescribing the duties of certain officers in connection therewith and declaring that the act shall take effect immediately.

Ordered printed and referred to Committee on Forestry and Logged-off Lands.

House Bill No. 59, by Representative Strickland: An Act relating to the sale of wine and amending Section 25 of Chapter 62, Laws of Extraordinary
Session of 1933, and adding a new sub-section to Section 23 of Chapter 62, Laws Extraordinary Session of 1933, to be known as Sub-Section 6B.

Ordered printed and referred to Committee on Liquor Control.

**House Bill No. 60**, by Representative Strickland: An Act providing assistance for blind students attending state institutions of higher learning within the State of Washington; appropriating money therefor; and declaring an emergency.

Ordered printed and referred to Committee on Appropriations.

**House Bill No. 61**, by Representative Clark: An Act relating to the payment of assessments of improved roads in counties; providing that the counties may pay the same; and adding a new section to Chapter 271 of Laws of 1927.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 62**, by Representative Clark: An Act relating to the fees of state and county officers, witnesses and jurors, and repealing an act entitled "An Act in relation to the fees of state and county officers, witnesses and jurors, and repealing an act entitled 'An Act in relation to the fees of state and county officers, witnesses and jurors, and amending Section 2086 of the Code of Washington of 1881, same being approved March 15, 1893,' approved March 16, 1903," as amended by Chapter 56 of the Laws of 1907; and amending Section 1 of Chapter 56 of the Laws of 1907.

Ordered printed and referred to Committee on Compensation and Fees for State and County Officers.

**House Bill No. 63**, by Representative Clark: An Act relating to the relief of soldiers, sailors and marines of the Disabled American Veterans of the World War and their families; and making an appropriation therefor.

Ordered printed and referred to Committee on Unemployment Relief and Public Welfare.

**House Bill No. 64**, by Representative Holt: An Act to provide for uniformity of assessment of property for taxation.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 65**, by Representative Holt: An Act relating to the sale by counties of property acquired for taxes, and amending Section 1 of Chapter 263 of the Laws of 1927, 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. 66**, by Representative Holt: An Act relative to the education of physically handicapped adults; providing free instruction in the public schools therefor; and amending Section 4780 of Remington's Compiled Statutes of the State of Washington.

Ordered printed and referred to Committee on Education.

**House Bill No. 67**, by Representative Yantis: An Act relating to the State Law Library and providing for a Legislative and Municipal Reference Bureau as a part thereof; making an appropriation and providing that this act shall take effect immediately.

Ordered printed and referred to Judiciary Committee.
House Bill No. 68, by Representative Yantis: An Act relating to the organization, management, powers and supervision of Savings and Loan Associations; providing for cooperation with the Federal Government to encourage improvement in housing standards and conditions under the National Housing Act; providing for the investment of funds in obligations insured and obligations issued under said act and amending Sections 49, 52, and 56 of Chapter 183 of the Session Laws of 1933 by adding thereto new sections to be known as Sections 49a, 52a, and 56a, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Financial Institutions other than Banks.

House Bill No. 69, by Representative Yantis: An Act relating to and regulating investments by mutual savings banks, and amending Chapter 74 of the Laws of 1929 by adding thereto Section 3a, declaring an emergency and providing that this act shall take effect immediately.

Ordered printed and referred to Committee on Banks and Banking.

House Bill No. 70, by Representative McDonald (J. D.): An Act providing for the amendment of Article VIII of the Constitution of the State of Washington by adding thereto a new section to be known as Section 8, authorizing the state to engage in the banking business, and removing restrictions upon the creation of debts and the handling of funds therein.

Ordered printed and referred to Committee on Constitutional Revision.

House Joint Memorial No. 7, by Representatives Easterday, Drew, Boyle, Emory, Ford, Freese, Halleran, Holt, Hurley, Johnson (W. A.), Martin (F. J.), McCarty, Ott, Richmond (C. L.), Sawyer, Smith (T. E.), Strickland, Todd, Wentworth, Wilson, Gehlen. Relating to the World War Adjustment Compensation Act.

Ordered printed.

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

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

The Clerk called the roll on the final passage of House Joint Memorial No. 7 and it passed the House by the following vote: Yeas, 88; nays, 7; absent or not voting, 4.

Those voting yea were: Representatives Adams, Austin, Bell, Boede, Bowden, Boyle, Brown, Christianson, Clark, Cohen, Copeland, Devenish, Dixon, Drew, Easterday, Edlund, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Hueter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—88.
Those voting nay were: Representatives Bice, Bohlke, Donahoe, Eddy, Karr, Martin (J. R.), Morgan—7.

Those absent or not voting were: Representatives Carty, Cowen, Edwards, Wentworth—4.

The memorial having received the constitutional majority was declared passed.

On motion of Mr. Drew the rules were suspended and the Chief Clerk was directed to immediately transmit the memorial to the Senate.

On motion of Mr. Wilson Rule 20 was suspended.

COMMUNICATIONS FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, JANUARY 16, 1935.

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

In compliance with the provisions of Chapter 9, Laws of 1925, as amended by Chapter 162, Laws of 1929, of the State of Washington, I have the honor to transmit herewith the Governor's Budget for the fiscal biennium, April 1, 1935, to March 31, 1937, together with letter of transmittal from the Department of Efficiency, and other information and data. Respectfully submitted,

CLARENCE D. MARTIN,
Governor.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, JANUARY 16, 1935.

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, 1935, to March 31, 1937, for the various departments and institutions of the state, as detailed in the Governor's budget, also transmitted this date. Respectfully submitted,

CLARENCE D. MARTIN,
Governor.

The Speaker announced the appointment of the following standing committees:

Agriculture—Richmond (C. L), chairman; Bohlke, Brown, Copeland, Devenish, Gardner, Gehlen, Jones, Kelly, Klemgard, McCauley, McDonnell, Morgan, Nelsen, Schroeder, Schultz, Twidwell.

Appropriations—Edwards, chairman; Boede, Bohlke, Copeland, Emory, Haddon, Herren, Hurley, Johnston (Geo. H.), Keen, Keith, Kemp, McCarty, McCauley, McDonald (R. T.), Myers, Neff, Sandegren, Smith (J. B.), Smith, (T. E.), Strickland, Sullivan, Twidwell, Wentworth.

Banks and Banking—Johnson (W. A.), chairman; Cowen, Eddy, Emory, Gardner, Herren, Hurley, Luck, Mackie, McDonald (R. T.), Ott, Ryan, Schroeder.

Cities of the First Class—McDonald (R. T.), chairman; Cohen, Easterday, Huetter, Johnson (Hans), Lynch, Mackie, Sandegren, Titus, Todd.

Claims and Auditing—Holt, chairman; Austin, Boede, McCauley, Reeves.

Commerce and Manufacturing—Wentworth, chairman; Haddon, Hurley, Johnson (Hans), Schroeder, Wiswall.

Compensation and Fees for State and County Officers—Van Dyk, chairman; Carty, Copeland, Devenish, Gessell, McDonald (D. A.).

Constitutional Revision—Murray, chairman; Clark, Holt, Johnston (Geo. H.), Ledgerwood, Ott, Parker, Ryan, Skinner.
Corporations Other Than Municipal—Sawyer, chairman; Cohen, Murray, Richmond (W. A.), Strickland, Wilson, Wingrove.

Counties and County Boundaries—Clark, chairman; Boede, Edwards, Hall, Neal.

Dairy and Livestock—Carty, chairman; Donahoe, Gessell, Johnston (Geo. H.), Lindgren, Martin (F. J.), McCauley, Morgan, Nelsen, Twidwell, Van Dyk.

Dikes, Drains and Ditches—Leber, chairman; Christianson, Keen, McDonald (J. D.), Neal.

Education—Wanamaker, chairman; Bell, Clark, Devenish, Ford, Haddon, Hall, Huetter, Karr, Kemp, Klemgard, Morgan, Murray, Parker, Reilly, Smith (B. L.).

Educational Institutions—Haddon, chairman; Boyle, Clark, Edwards, Gifford, Huetter, Kelly, Martin (J. R.), McDonald (J. D.), McDonald (R. T.), McDonnell, Myers, Reeves, Reilly, Wingrove.

Elections and Privileges—Herren, chairman; Adams, Bowden, Carty, Easterday, Kelly, Lindgren, McDonald (D. A.), Neff, Ryan, Sawyer, Schultz, Sullivan.

Engrossment—Boede, chairman; Bice, Brown, Neff, Richmond (C. L.).

Enrollment—Ott, chairman; Bowden, Gardner, Holt, Johnson (W. A.), John­ston (Geo. H.).

Financial Institutions Other Than Banks—Strickland, chairman; Bell, Cowen, Gifford, Leber, Morgan, Schroeder, Wentworth, Wilson.

Fisheries—Adams, chairman; Boede, Christianson, Freese, Halleran, Luck, Lynch, McDonald (J. D.), Richmond (W. A.), Skinner, Strickland.

Flood Control—Gardner, chairman; Boyle, Easterday, Ford, Gessell, Gifford, Martin (F. J.), Twidwell, Van Dyk, Voyce.

Forestry and Logged-off Lands—Neff, chairman; Bohlke, Boyle, Haddon, Leber, Mackie, Martin (F. J.), Sandegren, Sullivan.

Game and Game Fish—Martin (F. J.), chairman; Donahoe, Eddy, Ford, Freee, Gehlen, Hales, Karr, Keith, Kemp, McDonnell, Richmond (C. L.), Sandegren, Smith (B. L.), Todd, Wiswall.

Harbors and Waterways—Easterday, chairman; Adams, Edwards, Freee, Yantis.

Horticulture—Bohlke, chairman; Gessell, Herren, Jones, Karr, Reeves, Smith (B. L.).

Industrial Insurance—Mackie, chairman; Bell, Bice, Bowden, Eddy, Hales, Halle­ran, Keith, Robbins, Titus, Wiswall.

Insurance—Austin, chairman; Dixon, Drew, Emory, Gehlen, Hall, Johnson (W. A.), Keith, Klemgard, McDonald (R. T.), Nelsen, Richmond (W. A.), Wingrove.

Judiciary—McDonald (D. A.), chairman; Emory, Keith, Kelly, Ledgerwood, Martin (J. R.), Murray, Ott, Parker, Reiley, Richmond (W. A.), Robbins, Sawyer, Yantis.

Labor and Labor Statistics—Luck, chairman; Boyle, Dixon, Gifford, Hales, Johnson (Hans), Keen, Sandegren, Smith (M. B.), Titus, Voyce.

Liquor Control—Todd, chairman; Austin, Carty, Cohen, Cowen, Freee, Gehlen, Luck, Mackie, McCarty, Myers, Reilly, Richmond (C. L.), Smith (T. E.), Wentworth.

Medicine, DentISTRY, Pure Food and Drugs—Wiswall, chairman; Bice, Cowen, Ford, Lindgren, Lynch, McDonald (J. D.), Robbins, Wingrove.

Memorials—Parker, chairman; Drew, Myers, Sawyer, Sullivan.

Military—Kemp, chairman; Drew, Hales, Halleran, Huetter, Neff, Smith (M. B.), Wilson.

Mines and Mining—Schultz, chairman; Christianson, Herren, Hurley, Murray, Voyce, Wingrove.

Municipal Corporations Other Than First Class—Hurley, chairman; Leber, Sawyer, Sullivan, Wiswall.


Printing—Ledgerwood, chairman; Austin, Edwards, Jones, Morgan.

Public Buildings and Grounds—Bice, chairman; Brown, Smith (M. B.), Todd, Van Dyk.
EIGHTH DAY, JANUARY 21, 1935

Public Morals—Huetter, chairman; Lynch, Martin (J. R.), McDonald (D. A.), Smith (J. B.), Strickland, Titus.

Public Utilities—Halleran, chairman; Christianson, Dixon, Drew, Johnson (Hans), Klemgard, Martin (J. R.), Richmond (C. L.), Smith (J. B.), Smith (T. E.), Todd.

Reclamation and Irrigation—McDonnell, chairman; Bohike, Karr, Kemp, Murray, Ryan, Schultz, Wingrove.

Revenue and Taxation—Yantis, chairman; Austin, Bell, Bice, Brown, Cohen, Copeland, Eddy, Emory, Gifford, Hall, Holt, Johnson (Hans), Johnson (W. A.), Jones, Karr, Keen, Klemgard, McDonald (J. D.), Neal, Parker, Reilly, Twidwell, Wanamaker.

Roads and Bridges—Skinner, chairman; Adams, Bell, Boyle, Clark, Devenish, Donahoe, Drew, Edlund, Ford, Freese, Gardner, Hall, Halleran, Leber, Ledgerwood, Lindgren, Luck, Lynch, Martin (F. J.), McDonald (D. A.), Morgan, Nelsen, Reeves, Robbins, Schroeder, Schultz, Smith (B. L.), Smith (T. E.), Van Dyk, Voyce, Wanamaker, Yantis.

Rules and Order—Valdron, chairman; Adams, Bowden, Brown, Cohen, Gehlen, Jones, Ledgerwood, Martin (J. R.), Ott, Reeves, Richmond (W. A.), Wilson, Yantis.

Rural Credits and Agricultural Development—Nelsen, chairman; Clark, Easterday, Johnson (W. A.), Karr, McCauley.

State Charitable Institutions—Donahoe, chairman; Bowden, Carty, Hales, Johnson (Geo. H.), Neal, Ryan.

State Granted, School and Tide Lands—Wilson, chairman; Christianson, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.).

State Library—Myers, chairman; Boede, Drew, Edlund, Parker, Skinner.

State Penit and Reformatory Institutions—Copeland, chairman; Boyle, Cowen, Edlund, Gessell, Haddon, McCarty.

Transportation Other Than Automotive—Robbins, chairman; Dixon, Donahoe, Ryan, Smith (J. B.), Smith (T. E.), Titus, Voyce.

Unemployment Relief and Public Welfare—Smith (J. B.), chairman; Bice, Christianson, Devenish, Dixon, Edlund, Holt, Johnson (W. A.), Keen, Kelly, Lindgren, McCarty, Smith (M. B.), Smith (T. E.), Wanamaker.

The Speaker appointed, as members of the committee to investigate the conduct and management of the W. E. R. A., as provided in resolution adopted on Friday, January 18, 1935, Representatives: Edwards, Chairman; Keith, Klemgard, Morgan, Neff and Smith (T. E.).

The House was declared at ease until 2 o'clock p. m.

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

SECOND READING OF HOUSE JOINT MEMORIAL.

The Speaker announced that the time had arrived for the consideration of business on special order.

SPECIAL ORDER.

House Joint Memorial No. 5:

Urging ratification of the Treaties; providing for the entry of the United States into the World Court.

The memorial was read the second time in full.

On motion of Mr. McDonald (D. A.), the rules were suspended, the memorial advanced to third reading, the second reading considered the third, and the memorial was placed on final passage.

The memorial was debated at length.

Mr. Gifford moved that the memorial be laid on the table.
Mr. McDonald (D. A.) demanded a roll call and the demand was sustained.

The Clerk called the roll and the motion to lay House Joint Memorial No. 5 on the table was lost by the following vote: Yeas, 35; nays, 61; absent or not voting, 3.

Those voting yea were: Representatives Adams, Austin, Bowden, Boyle, Cohen, Copeland, Drew, Easterday, Edlund, Ford, Freese, Gehlen, Gessell, Gifford, Hales, Hall, Herren, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Kelly, Luck, Martin (F. J.), McCarty, Neal, Reilly, Richmond (C. L.), Ryan, Smith (J. B.), Sullivan, Titus, Wilson, Mr. Speaker—35.

Those voting nay were: Representatives Bell, Bice, Boede, Bohlke, Brown, Carty, Christianson, Clark, Devenish, Dixon, Donahoe, Eddy, Emory, Gardner, Haddon, Halleran, Holt, Jones, Karr, Keen, Keith, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Lynch, Mackie, Martin (J. R.), McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Nelsen, Ott, Parker, Reeves, Richmond (W. A.), Robbins, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (M. B.), Smith (T. E.), Strickland, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wingrove, Wiswall, Yantis—61.

Those absent or not voting were: Representatives Cowen, Edwards, Wentworth—3.

After considerable debate, Mr. Sandegren demanded the previous question.

The demand was sustained.

The Clerk called the roll on the final passage of House Joint Memorial No. 5, and it failed to pass the House by the following vote: Yeas, 37; nays, 59; absent or not voting, 3.

Those voting yea were: Representatives Bell, Bice, Boede, Bohlke, Brown, Christianson, Clark, Devenish, Eddy, Emory, Gardner, Holt, Jones, Karr, Keith, Kemp, Martin (J. R.), McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), Morgan, Murray, Myers, Neff, Nelsen, Ott, Parker, Reeves, Richmond (W. A.), Skinner, Smith (M. B.), Smith (T. E.), Strickland, Twidwell, Voyce, Wanamaker, Wingrove, Yantis—37.

Those voting nay were: Representatives Adams, Austin, Bowden, Boyle, Carty, Cohen, Copeland, Dixon, Donahoe, Drew, Easterday, Edlund, Edwards, Ford, Freese, Gehlen, Gessell, Gifford, Hales, Hall, Halleran, Herren, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Keen, Kelly, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), McCarty, McCauley, McDonnell, Neal, Neff, Reilly, Richmond (C. L.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Sullivan, Titus, Todd, Van Dyk, Wilson, Mr. Speaker—59.

Those absent or not voting were: Representatives Cowen, Haddon, Wentworth—3.

The memorial having failed to receive the constitutional majority was declared lost.

On motion of Mr. Adams the House adjourned to 10:00 a. m., Tuesday, January 22, 1935.

S. R. HOLCOMB, Chief Clerk.
NINTH DAY, JANUARY 22, 1935

NINTH DAY
MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., TUESDAY, JANUARY 22, 1935.

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

The Clerk called the roll and all members were present except Representatives Edwards, Haddon and Wentworth, who had been excused.

Prayer was offered by Rev. Claude H. Lorimer, Minister of the First Christian Church of Olympia.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Austin, further reading was dispensed with and the journal was approved.

On motion of Mrs. Myers Rule 20 was suspended.

COMMUNICATION FROM THE COLUMBIA BASIN COMMISSION,
STATE OF WASHINGTON, COLUMBIA BASIN COMMISSION,
CIVIC BLDG., SPOKANE, WASH., JANUARY 12, 1935.

To the Clerk of the House of Representatives,

DEAR SIR:

Under Chapter 81 of the Session Laws of 1933 which created the Columbia Basin Commission, the Commission is required to report to all regular and special sessions of the Legislature, presenting statements in detail of all activities, expenditures and developments, and recommending, if desired, such legislation as may be required to promote the construction and development of the Columbia Basin project. The Commission made its first report to the Legislature on December 19, 1933. The work accomplished on the project since that date has been so voluminous that the Secretary of the Commission has been unable to complete the second report of the Commission in time for the opening of the present session of the Legislature. The report, however, will be completed this coming week and will be promptly filed when completed.

In behalf of the Commission, I therefore respectfully request that the House of Representatives give the Commission a week or ten days from the date of convening in which to file this report covering the period subsequent to the date of its first report.

Sincerely yours,

JAS. O'SULLIVAN, Secretary, Columbia Basin Commission.

Mr. McCarty requested that House Bill No. 14 be referred to the Committee on Flood Control rather than to the Committee on Unemployment Relief and Public Welfare.

There being no objection, the Speaker granted the request.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 71, by Representative Cohen: An Act providing for regulation of industrial relations and unemployment insurance; creating a fund therefor; authorizing certain officers to administer such fund under this act
and requiring contributions to said fund, and making an appropriation therefor.

Ordered printed and referred to Committee on Unemployment Relief and Public Welfare.


Ordered printed and referred to Committee on Appropriations.

**House Bill No. 73**, by Representative Edlund: An Act relating to Delinquent Local Improvements Assessment Foreclosures; providing for the repeal of Chapter 275, Laws of 1927; providing for local improvement assessment installments to be made, in accordance with laws existing prior to the adoption of Chapter 275 of the Laws of 1927; and declaring an emergency.

Ordered printed and referred to Committee on Appropriations.

**House Bill No. 74**, by Representative Smith (T. E.): An Act relating to horse racing; repealing Chapter 55, Laws of 1933; and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Public Morals.

**House Bill No. 75**, by Representative Boyle: An Act to consolidate the office of State Insurance Commissioner with that of Director of Business Control under the Administrative Code, and to abolish the office of State Insurance Commissioner.

Ordered printed and referred to Committee on Insurance.

**House Bill No. 76**, by Representative Keen: An Act prohibiting employers from requiring employees to submit to certain conditions before employment, and providing penalties therefor.

Ordered printed and referred to Committee on Public Morals.

**House Bill No. 77**, by Representative Klemgard: An Act relating to city, county and state employees.

Ordered printed and referred to Committee on Compensation and Fees for State and County Officers.

**House Bill No. 78**, by Representative Ott: An Act relating to political organizations, separate primary elections, minority parties nominating by convention and primary and general election ballots, and prohibiting the placing thereon of names of candidates of political organizations or parties advocating the overthrow of established government by force or violence and amending Chapter 88 of the Session Laws of 1901 by adding thereto a new section to be known as Section 2; and amending Chapter 209 of the Session Laws of 1907 by adding thereto a new section to be known as Section 26a.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 79**, by Representative Hall: An Act imposing an excise tax on liquid fuel, other than motor vehicle fuel, providing for the payment, collection and lien of the tax, and the distribution and use of the proceeds thereof; requiring the licensing of distributors of such fuel, prohibiting political subdivisions imposing a similar tax, conferring powers and imposing
duties on certain state officers and departments, giving to the tax commis-
sion of the State of Washington power to make regulations for the enforce-
ment of this act, allocating the revenue from said tax to the current school
fund, imposing penalties and repealing all laws in conflict herewith.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 80, by Representative Lynch: An Act relating to the
State Fire Marshal and transferring the duties of the State Fire Marshal
from the Deputy Insurance Commissioner to the Chief of the Washington
State Patrol, and amending Chapter CLXII of the Laws of 1901, page 328,
and amending Remington's Revised Statutes of the State of Washington,
Volume 7, Chapter 2, Sections 5654-1-2-3-4-5-6-7.

Ordered printed and referred to Judiciary Committee.

House Bill No. 81, by Representative Strickland: An Act relating to
higher education; establishing the courses of instruction at the University of
Washington; creating medical and dental schools; and amending Section 2
of Chapter 10 of the Laws of 1917 (Section 4532 of Remington's Revised
Statutes).

Ordered printed and referred to Committee on Educational Institutions.

House Bill No. 82, by Representative Neal: An Act relating to elections
and providing for the issuance of certificates of registration to registered
voters, and providing a penalty for any fraudulent use or misrepresentation
relative to same.

Ordered printed and referred to Committee on Elections and Privileges.

House Bill No. 83, by Representatives Gehlen and Bohlke (by request):
An Act making appropriation for refund to Continental Oil Company of mo-
tor vehicle fuel tax paid on gasoline lost and destroyed through vandalism.

Referred to Committee on Appropriations.

House Bill No. 84, by Representative Sandegren: An Act relating to the
enforcement of the criminal laws of the State of Washington, creating a de-
partment of State Police and providing for enlistment of personnel, their
education, administration and organization; relating to the power and duties
now resting in the office of the County Sheriff, Constables, the State High-
way Police; relating to the criminal laws enforced by the office of State Fire
Marshal and the enforcement of laws concerning liquor control in the State
of Washington and narcotic drug acts; relating to the criminal laws and con-
cerning traffic, motor vehicle and motor transportation act; relating to the
criminal laws with reference to fish and game laws of the State of Washing-
ton; providing punishment for the removal, destruction, or mutilation of any
of the records of the Department of the State Police; providing for the use
of one of the State Normal Schools and for the payment of the expenses and
administration of the Department of the State Police as provided in this act
and make appropriations therefor.

Ordered printed and referred to Judiciary Committee.

House Bill No. 85, by Representative McCarty: An Act relating to the
hours of labor; providing penalties for the violation thereof; making ex-
emptions in certain cases by a Board of Commerce and Labor; and repealing
all acts or parts of acts in conflict therewith.

Ordered printed and referred to Committee on Labor and Labor Statis-
tics.
House Bill No. 86, by Representative Yantis: An Act relating to the investment and management of trust funds, amending Section 1 and Section 3, Chapter 37 of the Laws of Extraordinary Session, 1933.
Ordered printed and referred to Judiciary Committee.

House Bill No. 87, by Representative Yantis: An Act relating to insurance and the investment of funds of any insurance company in insured obligations of the Federal Government and providing for cooperation and investments pursuant to the "National Housing Act," providing for deposit of such obligations wherein deposit is required by law, or otherwise, amending Chapter 112 of the Laws of 1921 by adding thereto a new section and declaring an emergency.
Ordered printed and referred to Committee on Insurance.

House Bill No. 88, by Representatives McDonald (D. A.), McDonald (R. T.), Martin (J. R.) and Parker: An Act to establish a Central Personnel Agency to regulate the civil service of the state, and of the counties and cities, port and park districts, and public libraries of the state, including the executive, legislative and judicial branches.
Ordered printed and referred to Committee on Compensation and Fees for State and County Officers.

House Bill No. 89, by Representative McDonald (D. A.): An Act relating to declaratory judgments and providing therefor.
Ordered printed and referred to Judiciary Committee.

House Bill No. 90, by Representative McDonald (D. A.): An Act to provide for the revocation and suspension of operators' and chauffeurs' licenses and registration certificates; to require proof of ability to respond in damages for injuries caused by the operation of motor vehicles; to prescribe the form of and conditions in insurance policies covering such risks; to subject such policies to the approval of the commissioner of insurance; to provide for the payment of judgments in installments in certain cases so as to meet the requirements of this act; to provide for furnishing by the secretary of state of information relative to the operating records of any person; to authorize the secretary of state to make rules for the administration of this act and to prescribe penalties for the violation of the provisions thereof.
Ordered printed and referred to Judiciary Committee.

House Joint Resolution No. 8, by Representatives Ford and Neff: Relating to the observance and commemoration of the death of Brigadier General Casimir Pulaski.
Ordered printed and referred to Committee on Education.

House Joint Resolution No. 4, by Representatives Huetter and McDonald (D. A.): Relating to amendments to the Constitution of the State of Washington.
Ordered printed and referred to Committee on Constitutional Revision.

House Joint Memorial No. 8, by Representative Sullivan: Relating to the Townsend Old Age Pension Plan to the Honorable President of the United States and to the Senate and House of Representatives of the Congress of the United States of America.
Ordered printed and referred to Committee on Memorials.

The Speaker announced the revision of the appointment of standing committees, as follows:
Agriculture—Richmond (C. L.), chairman; Bohlke, Brown, Copeland, Devenish, Gardner, Gehlen, Johnston (Geo. H.), Jones, Kelly, Klemgard, McCauley, McDonnell, Morgan, Nelsen, Schroeder, Twidwell.

Appropriations—Edwards, chairman; Boede, Bohlke, Copeland, Cowen, Emory, Haddon, Hurley, Johnston (Geo. H.), Keen, Keith, Kemp, McCarty, McCauley, McDonald (R. T.), Myers, Neff, Sandegren, Smith (J. B.), Smith (T. E.), Strickland, Sullivan, Twidwell, Wentworth.

Banks and Banking—Johnson (W. A.), chairman; Cowen, Eddy, Emory, Gardner, Herren, Hurley, Luck, Mackie, McDonald (R. T.), Ott, Ryan, Schroeder.

Cities of the First Class—McDonald (R. T.), chairman; Cohen, Easterday, Huetter, Johnson (Hans), Lynch, Mackle, Sandegren, Titus, Todd.

Claims and Auditing—Holt, chairman; Austin, Boede, McCauley, Reeves.

Commerce and Manufacturing—Wentworth, chairman; Haddon, Hurley, Johnston (Hans), Schroeder, Wiswall.

Compensation and Fees For State and County Officers—Van Dyk, chairman; Carty, Copeland, Devenish, Gessell, McDonald (D. A.).

Constitutional Revision—Murray, chairman; Clark, Holt, Ledgerwood, Ott, Parker, Ryan, Schultz, Skinner.

Corporations Other Than Municipal—Sawyer, chairman; Cohen, Murray, Richmond (W. A.), Strickland, Wilson, Wingrove.

Counties and County Boundaries—Clark, chairman; Boede, Edwards, Hall, Neal.

Dairy and Livestock—Carty, chairman; Donahoe, Gessell, Johnston (Geo. H.), Lindgren, Martin (F. J.), McCauley, Morgan, Nelsen, Twidwell, Van Dyk.

Dikes, Drains and Ditches—Leber, chairman; Christianson, Keen, McDonald (J. D.), Neal.

Education—Wanamaker, chairman; Clark, Devenish, Ford, Haddon, Hall, Huetter, Karr, Kemp, Klemgard, Morgan, Murray, Parker, Reilly, Sandegren, Smith (B. L.).

Educational Institutions—Haddon, chairman; Boyle, Clark, Edwards, Gifford, Huetter, Kelly, Martin (J. R.), McDonald (J. D.), McDonald (R. T.), McDonnell, Myers, Reeves, Reilly, Wingrove.

Elections and Privileges—Herren, chairman; Adams, Bowden, Carty, Easterday, Kelly, Lindgren, McDonald (D. A.), Neff, Ryan, Sawyer, Schultz, Sullivan.

Engrossment—Boede, chairman; Bice, Brown, Neff, Richmond (C. L.).

Enrollment—Ott, chairman; Bowden, Gardner, Holt, Johnson (W. A.), Jonhston (Geo. H.).

Financial Institutions Other Than Banks—Strickland, chairman; Austin, Bell, Cowen, Gifford, Leber, Morgan, Schroeder, Wilson.

Fisherlies—Adams, chairman; Boede, Christianson, Freese, Halleran, Luck, Lynch, McDonald (J. D.), Richmond (W. A.), Skinner, Strickland.

Flood Control—Gardner, chairman; Boyle, Ford, Gessell, Gifford, Neal, Martin (F. J.), McCarty, Twidwell, Van Dyk, Voyce.

Forestry and Logged-off Lands—Neff, chairman; Bell, Bohlke, Boyle, Haddon, Leber, Mackie, Martin (P. J.), Sullivan.

Game and Game Fish—Martin (F. J.), chairman; Donahoe, Eddy, Ford, Freese, Gehlen, Hales, Karr, Keith, Kemp, McDonnell, Richmond (C. L.), Sandegren, Smith (B. L.), Todd, Wiswall.

Harbors and Waterways—Easterday, chairman; Adams, Edwards, Freese, Yantis.

Horticulture—Bohlke, chairman; Gessell, Herren, Jones, Karr, Murray, Smith (B. L.).

Industrial Insurance—Mackie, chairman; Bell, Bice, Bowden, Eddy, Hales, Halleran, Keith, Robbins, Titus, Wiswall.

Insurance—Austin, chairman; Dixon, Drew, Emory, Gehlen, Hall, Johnson (W. A.), Keith, Klemgard, McDonald (R. T.), Nelsen, Richmond (W. A.), Wingrove.

Judiciary—McDonald (D. A.), chairman; Emory, Keith, Kelly, Ledgerwood, Martin (J. R.), Murray, Ott, Parker, Reilly, Richmond (W. A.), Robbins, Sawyer, Yantis.
JOURNAL OF THE HOUSE

Labor and Labor Statistics—Luck, chairman; Boyle, Dixon, Gifford, Hales, Johnson (Hans), Keen, Sandegren, Smith (M. B.), Titus, Voyce.

Liquor Control—Todd, chairman; Austin, Cohen, Easterday, Freee, Gehlen, Herren, Luck, Mackie, McCarty, Myers, Reilly, Richmond (C. L.), Smith (T. E.), Wentworth.

Medicine, Dentistry, Pure Food and Drugs—Wiswall, chairman; Bice, Cowen, Ford, Lindgren, Lynch, McDonald (J. D.), Robbins, Wingrove.

Memorials—Parker, chairman; Drew, Myers, Sawyer, Sullivan.

Military—Kemp, chairman; Drew, Hales, Halleran, Huetter, Neff, Smith (M. B.), Wilson.

Mines and Mining—Schultz, chairman; Christianson, Herren, Hurley, Reeves, Voyce, Wingrove.

Municipal Corporations Other Than First Class—Hurley, chairman; Leber, Sawyer, Sullivan, Wiswall.


Printing—Ledgerwood, chairman; Edwards, Jones, Morgan, Wentworth.

Public Buildings and Grounds—Bice, chairman; Brown, Smith (M. B.), Todd, Van Dyk.

Public Morals—Huetter, chairman; Lynch, Martin (J. R.), McDonald (D. A.), Smith (J. B.), Strickland, Titus.

Public Utilities—Halleran, chairman; Christianson, Dixon, Drew, Johnson (Hans), Klemgard, Martin (J. R.), Richmond (C. L.), Smith (J. B.), Smith (T. E.), Todd.

Reclamation and Irrigation—McDonnell, chairman; Bohlke, Karr, Kemp, Murray, Ryan, Schultz, Wingrove.

Revenue and Taxation—Yantis, chairman; Austin, Bell, Bice, Brown, Carty, Cohen, Copeland, Eddy, Emory, Gifford, Hall, Holt, Johnson (Hans), Johnson (W. A.), Jones, Karr, Keen, Klemgard, McDonald (J. D.), Parker, Reilly, Twidwell, Wanamaker.

Roads and Bridges—Skinner, chairman; Adams, Bell, Boyle, Clark, Devenish, Donahoe, Drew, Edlund, Ford, Freese, Gardner, Hall, Halleran, Leber, Ledgerwood, Lindgren, Luck, Lynch, Martin (F. J.), McDonald (D. A.), Morgan, Nelsen, Reeves, Robbins, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (T. E.), Van Dyk, Voyce, Wanamaker.

Rules and Order—Waldron, chairman; Adams, Bowden, Brown, Cohen, Gehlen, Jones, Ledgerwood, Martin (J. R.), Ott, Reeves, Richmond (W. A.), Wilson, Yantis.

Rural Credits and Agricultural Development—Nelsen, chairman; Clark, Easterday, Johnson (W. A.), Karr, McCauley.

State Charitable Institutions—Donahoe, chairman; Bowden, Carty, Hales, Johnson (Geo. H.), Neal, Ryan.

State Granted, School and Tide Lands—Wilson, chairman; Christianson, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.).

State Library—Myers, chairman; Boede, Drew, Edlund, Parker, Skinner.

State Penal and Reformatory Institutions—Copeland, chairman; Boyle, Cowen, Edlund, Gessell, Haddon, McCarty.

Transportation Other Than Automotive—Robbins, chairman; Dixon, Donahoe, Ryan, Smith (J. B.), Smith (T. E.), Titus, Voyce.

Unemployment Relief and Public Welfare—Smith (J. B.), chairman; Bice, Christianson, Devenish, Dixon, Edlund, Holt, Johnson (W. A.), Keen, Kelly, Lindgren, McCarty, Smith (M. B.), Smith (T. E.), Wanamaker.

On motion of Mr. Adams the House adjourned to 10:00 a. m., Wednesday, January 23, 1935.

S. R. Holcomb, Chief Clerk.

ROBT. F. WALDRON, Speaker.
TENTH DAY, JANUARY 23, 1935

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., WEDNESDAY, JANUARY 23, 1935.

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

The Clerk called the roll and all members were present except Representatives Bowden and Ledgerwood, who had been excused.

Prayer was offered by Rev. Claude H. Lorimer, Minister of the First Christian Church of Olympia.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Austin, further reading was dispensed with and the journal was approved.

The Speaker announced the following changes in the appointment of standing committees:

Mr. Gifford to replace Mr. Herren on Banks and Banking, and Mr. Herren to replace Mr. Gifford on Flood Control.

Mr. Klemgard to replace Mr. Boyle on Educational Institutions and Mr. Boyle to replace Mr. Klemgard on Education.

Mr. Sawyer to replace Mr. Wingrove on Insurance and Mr. Wingrove to replace Mr. Sawyer on Roads and Bridges.

On motion of Mrs. Edlund Rule 20 was suspended.

COMMUNICATION.

TOTEM BROADCASTERS, INC.
SELLING AGENTS FOR FISHER'S BLEND STATION, INC.

MR. ROBERT A. WALDRON,
Speaker of the House of Representatives,
Olympia, Washington.

DEAR MR. WALDRON:

Last week, as you know, we broadcast Governor Martin's message to the 24th Legislature. This broadcast occupied the time between 2 and 3:15 p.m., Wednesday, January 16.

We understand that the Senate and the House of Representatives voted an appropriation to take care of the cost of such a broadcast. Mr. Fred Warwick, who has been associated with us in the past, was in Olympia on the 14th and 15th of January. It was through him that the arrangements for the broadcast were made. These arrangements were made by telephone and I told Mr. Warwick that the cost would amount to around $250.00 which would include lines between Olympia, Seattle and Spokane, plus the station time charge for KJR in Seattle and KGA in Spokane.

At the time I quoted him this cost, I did not realize that he was talking about Governor Martin's message to the Legislature. We do not feel justified in charging the State of Washington for our station time involved in this broadcast, neither does Mr. Wasmer from Spokane who operates KGA which also carried the Governor's message. We are therefore, making the charge of $138.73 which covers our actual line costs only which we are asking you to pay. We are only too glad to offer our facilities to the State of Washington or to the Governor at no cost.

Best personal regards.

Sincerely,

H. J. QUILLIAM,
Commercial Manager.
COMMUNICATION FROM THE GOVERNOR.
STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, JANUARY 22, 1935.

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

In compliance with Section 72 of Chapter 62 of the Extraordinary Session of 1933,
I transmit herewith the first report of the Washington State Liquor Control Board
covering the period from its inception on January 27, 1934, until the 31st day of
December, 1934.

I am advised by the Washington State Liquor Control Board that this report covers
general information and remarks as to the workings of the Act within the state as
required by paragraph (d) of Section 72 of said Law. Shortly hereafter, I am in­
formed, the Board will submit the balance of its report, printed, including information
required under paragraphs a, b, and c of said section.

Respectfully submitted,
CLARENCE D. MARTIN, Governor.

PROPOSITIONS, MOTIONS AND RESOLUTIONS.

Resolution by Mr. Boyle:

Be It Resolved,

By the House of Representatives of the State of Washington in
Twenty-fourth Session assembled:

That no married person having a husband or wife who is regularly employed, or,

having a husband or wife who is not employed but receives an income in excess of one

hundred dollars ($100.00) per month, shall be employed by or in this House of Repre­

sentatives; and

Be It Further Resolved, That the Clerk be instructed to scan the roll of the em­

ployees at once and comply with all provisions of this resolution, reporting back within

three (3) days to this assembly that the provisions of this resolution have been com­

piled with.

Mr. Boyle moved the adoption of the resolution.

The Speaker ruled that the resolution was out of order inasmuch as it

was in conflict with the standing rules of the House — Rule 4, sub-par­

agraph a.

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 22, 1935.

We, a majority of your Committee on Forestry and Logged-off Lands, to whom

was referred House Bill No. 36, entitled, “An Act pertaining to removal of timber while
taxes are delinquent, and providing penalty,” have had the same under consideration,
and we respectfully report the same back to the House with the recommendation that
it do pass.

We concur in this report: Ernest R. Leber, A. A. Mackie, John M. Bell, H. C.
Bohlke, Corbin Sullivan, Fred J. Martin, Clemens M. Boyle.

Passed to second reading.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 22, 1935.

MR. SPEAKER:

The Senate has adopted Engrossed Senate Concurrent Resolution No. 1, and the
same is herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 22, 1935.

MR. SPEAKER:

The Senate has adopted Senate Concurrent Resolution No. 2; also
The Senate has passed Senate Joint Memorial No. 1; also
The Senate has passed House Joint Memorial No. 7, and the same are herewith
transmitted.

HARRISON W. MASON, 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. 91**, by Representatives Adams and Gehlen: An Act relating to the sale of intoxicating liquors to Indians and repealing certain acts in relation thereto.

Ordered printed and referred to Committee on Public Morals.

**House Bill No. 92**, by Representative McDonald (D. A.): An Act providing for the recovery of damages by persons bitten by dogs and creating a liability of the owners of such dogs.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 93**, by Representatives Smith (M. B.) and Smith (T. E.): An Act providing for the repeal of Chapter 174, Session Laws of 1919 of Washington relating to criminal syndicalism.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 94**, by Representatives Easterday and Johnson (Hans): An Act to amend an act entitled "An Act to regulate the work and hours of employees engaged in selling, at retail, drugs and medicines, and compounding physicians' prescriptions; and providing a penalty for the violation thereof," regulating the work and hours of duty of registered pharmacists.

Ordered printed and referred to Committee on Labor and Labor Statistics.

**House Bill No. 95**, by Representative Drew: An Act relating to old age pensions; creating a new department of the administrative code; providing for the appointment of a director; granting rights and powers to said director; providing for the payment of old age pensions and rules and regulations in regard thereto; making appropriation for the costs of administration; requiring employers to pay into the state treasury amounts of money based upon "man-hour" of employment as determined by the director; providing penalties for failure to report and for violations, and exempting certain employers from making payments.

Ordered printed and referred to Committee on Public Welfare and Unemployment Relief.

**House Bill No. 96**, by Representative Emory: An Act relating to chattel mortgages and amending Section 3780 of Remington's Revised Statutes.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 97**, by Representative Bell: An Act relating to the construction of a new permanent highway between Eatonville, Alder and Elbe.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 98**, by Representative Gardner: An Act relating to vehicles and regulating the operation thereof upon the highways of this state; providing for rules of the road; defining offenses and fixing penalties and amending Section 41 of Chapter 309 of the Laws of 1927.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 99**, by Representative Boyle: An Act relating to motor vehicles and regulating the operation thereof, prescribing powers and duties
of certain officers, defining offenses, fixing penalties and amending Sections 51 and 53 of Chapter 309, Laws of 1927, and providing that this act shall take effect immediately.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 100, by Representative Boyle: An Act relating to a general and uniform system of schools, courses of study, text books; the powers and duties of the Superintendent of Public Instruction, State Board of Education, County Superintendents of Schools, County Board of Education, Directors of School Districts of the first, second and third class, and Text Book Commissions; providing for uniform courses of study; the selection and distribution of uniform text books, their use in all high schools, grammar and primary departments of the public school system of the state; in certain instances by the Public Printer of this state and making appropriation therefor; amending Section 4518 of Remington's Revised Statutes of Washington; and repealing all acts and/or parts of acts inconsistent herewith, and declaring an emergency.

Ordered printed and referred to Committee on Education.

House Bill No. 101, by Representative Boyle: An Act relating to and authorizing the establishment and maintenance of free county libraries and library service.

Ordered printed and referred to Committee on Counties and County Boundaries.

House Bill No. 102, by Representatives Skinner, Twidwell and Mackie: An Act authorizing and directing the acquisition by the State of Washington of certain bridges located on state highways within the corporate limits of the cities of Aberdeen and Hoquiam, Grays Harbor County, Washington; namely, the Wishkah River Bridge in the city of Aberdeen, crossing the Wishkah River on State Road No. 9; the Chehalis River Bridge in the city of Aberdeen, crossing the Chehalis River on State Road No. 13; the Simpson Avenue Bridge in the city of Hoquiam, crossing the Hoquiam River on State Road No. 9; the Little Hoquiam River Bridge in the city of Hoquiam, crossing the Little Hoquiam River on State Road No. 9, and providing methods for the acquisition and payment therefor, and providing for the operation and control of said bridges by the State of Washington, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 103, by Representatives Leber and Christianson: An Act relating to establishing the State Highway and amending Section 11 of Chapter 186 of the Laws of 1923.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 104, by Representative Keen: An Act to provide for a bridge across Columbia Slough from Puget Island in the Columbia River to Cathlamet, Wahkiakum County, and making the necessary appropriation therefor.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 105, by Representatives Reeves and Murray: An Act for the relief of J. L. Webster.

Ordered printed and referred to Committee on Appropriations.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 107, by Representatives Keen, Reeves, McDonnell, Wingo-rove, Brown, Sandegren, McDonald (D. A.), Mackie, Clark: An Act relating to the use and furnishing of stamps, coupons, tickets, certificates, cards and other similar devices for or with the sale of goods, wares of merchandise; providing a penalty for the violation thereof; amending Section 8359 (being Section 1 of Chapter 134 of the 1913 Laws of Washington), Section 5837 (being Section 1 of Chapter 253 of the 1907 Laws of Washington), Section 5838 (being Section 2 of Chapter 253 of the 1907 Laws of Washington), and Section 5839 (being Section 3 of Chapter 253 of the 1907 Laws of Washington) of Remington's Compiled Statutes of Washington, and repealing all acts or parts of acts in conflict therewith.

Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 108, by Representative Yantis: An Act relating to city, town, county and regional planning and the creation, organization, duties and powers of planning commissions.

Ordered printed and referred to Judiciary Committee.

House Bill No. 109, by Representative Cohen (by departmental request): An Act authorizing and directing a conveyance by quit-claim deed in behalf of the State of Washington to the Estate of J. H. Payne, deceased, of certain real estate.

Ordered printed and referred to Judiciary Committee.

House Bill No. 110, by Representative Cohen (by departmental request): An Act authorizing and directing a conveyance by quit-claim deed in behalf of the State of Washington to the Great Northern Railway Company of certain real estate.

Ordered printed and referred to Judiciary Committee.

House Bill No. 111, by Representative Cohen (by departmental request): An Act authorizing and directing a conveyance by quit-claim deed in behalf of the State of Washington to Olive Sunde and Ruby Christenson of certain real estate.

Ordered printed and referred to Judiciary Committee.

House Bill No. 112, by Representative Cohen (by departmental request): An Act authorizing and directing a conveyance by quit-claim deed in behalf of the State of Washington to the Great Northern Railway Company of certain real estate.

Ordered printed and referred to Judiciary Committee.

House Bill No. 113, by Representative Cohen (by departmental request): An Act authorizing and directing a conveyance by quit-claim deed in behalf of the State of Washington to the Great Northern Railway Company of certain real estate.

Ordered printed and referred to Judiciary Committee.
House Bill No. 114, by Representative Twidwell: An Act relating to the venue of civil actions for damages arising from the use and operation of any motor vehicle.

Ordered printed and referred to Judiciary Committee.

House Bill No. 115, by Committee on Education: An Act relating to elections and to precinct election boards and the appointments thereof, amending Section 1 of Chapter 29 of the Laws of the Extraordinary Session of 1933, and declaring an emergency.

Ordered printed and passed to second reading.

House Bill No. 116, by Committee on Reclamation and Irrigation: An Act relating to the powers and duties of the director of the Department of Conservation and Development of the State of Washington, amending Section 1 of Chapter 13, Laws of the Extraordinary Session 1933 and declaring an emergency.

Ordered printed and passed to second reading.

House Bill No. 117, by Representatives Martin (F. J.) and Hurley: An Act establishing a primary state highway to be known as State Highway No. 24, or the Cascade Highway.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 118, by Representatives Adams, McDonald (J. D.), Freese, Strickland, Keen, Voyce, Lindgren, Carty, Easterday, Ryan, Klemgard, Lynch, Todd, Gessell, Johnson (Hans), Dixon, McCarty, Halleran, Wingrove, Ford, Gifford, Herren, Parker, Hales, Bell, Sandegren, Smith (J. B.), Smith (T. E.), Edlund, Boyle, McDonald (D. A.), McDonald (R. T.), Richmond (W. A.), Brown, Hall, Austin, Wilson, Van Dyk, Neal, Drew, Jones, Sawyer, Schultz, Cohen, Neff, Titus, Hurley, Bowden, Clark, Sullivan, Martin (F. J.), Nelsen, Murray, Cowen, Reilly, Kelly, Wiswall, Gardner, Wentworth, Bohlke and Smith (M. B.): An Act for the protection of shipping and the safety of human life and property, regulating pilots and pilotage on the waters of Puget Sound and adjacent inland waters; creating the Board of Pilotage Commissioners of the State of Washington and prescribing its powers and duties; providing for the licensing, regulation and compensation of pilots; establishing a special fund for the purposes of this act and appropriating monies therefrom; defining vessels subject to pilotage; prohibiting piloting by unlicensed persons and the employment of unlicensed persons as pilots; defining offenses under this act and prescribing penalties for the same; and repealing certain acts and parts of acts in conflict herewith.

Ordered printed and referred to Committee on Labor and Labor Statistics.

House Joint Resolution No. 5, by Representatives Austin and Mackie: Providing for an amendment of Section 12, Article II of the Constitution of the State of Washington relating to sessions of the Legislature and their duration.

Ordered printed and referred to Committee on Constitutional Revision.

House Joint Memorial No. 9, by Representatives Clark, Wiswall and Carty: Relating to airports located near the Columbia River in Clark County, State of Washington, and the purchase of a new site in the millplain district.

Ordered printed and referred to Committee on Memorials.
FIRST READING OF SENATE BILLS.

Senate Joint Memorial No. 1, by Senator Lovejoy: Relating to the Grand Coulee Dam and Irrigation Project.

On motion of Mr. Neff the rules were suspended and the memorial was advanced to second reading and read the second time in full.

Mr. Neff moved the adoption of the following amendment:

Amend lines 23 and 24, page 2 of the original memorial, being line 10, page 2 of the printed memorial; strike the words "The Secretary of State of the State of Washington" and insert in lieu thereof the words "The Secretary of the Senate of the Washington State Legislature."

The amendment was adopted.

Mr. Neff moved that the rules be suspended, the memorial be advanced to third reading, the second reading considered the third and the memorial placed on final passage.

The motion was carried.

After considerable debate Mrs. Myers demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Senate Joint Memorial No. 1 and it passed the House by the following vote: Yeas, 95; nays, 1; absent or not voting, 3.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohike, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—95.

Those voting nay were: Representative Emory—1.

Those absent or not voting were: Representatives Bowden, Edwards, Ledgerwood—3.

The memorial having received the constitutional majority was declared passed as amended.

On motion of Mrs. Wanamaker the rules were suspended and the Chief Clerk was directed to immediately transmit Senate Joint Memorial No. 1 to the Senate.


Referred to Committee on Education.

Engrossed Senate Concurrent Resolution No. 1, by Senator Peirce: Relating to the time of convening of the Senate and House.

Referred to Committee on Rules and Order.

On motion of Mr. Adams the House reverted to the fifth order of business.
REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 23, 1935.

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 Twenty-fourth Session of the Legislature, and recommend that these amounts be allowed:

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Address Miles Amount

OLYMPIA, WASH., January 23, 1935.

HOUSE OF REPRESENTATIVES,
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Ted F. Schroeder ...... Pierce .................. 417 Fourth N. W., Puyallup... 147 85 8.50
W. A. Richmond ....... Pierce .................. 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The Chair announced that the House would proceed with the regular order of business.

The Speaker announced that he was about to sign House Concurrent Resolutions Nos. 1, 2 and 3, and House Joint Memorial No. 4.

On motion of Mr. Adams, the House adjourned to 10:00 a.m. Thursday, January 24, 1935.

S. R. HOLCOMB, Chief Clerk.

ELEVENTH DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, January 24, 1935.

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

The Clerk called the roll and all members were present except Representatives Brown, Christianson, Leber, Ledgerwood and Richmond (W. A.), who had been excused.

Prayer was offered by Rev. Claude H. Lorimer, minister of the First Christian Church of Olympia.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Austin, further reading was dispensed with and the journal was approved.

On motion of Mr. Robbins, two hundred additional copies of House Bill No. 46 were ordered printed.

On motion of Miss Parker, Rule 20 was suspended.

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 24, 1935.

We, your Committee on Memorials, to whom was referred House Joint Memorial No. 3, relating to the use of public funds for the dental care of children in the public schools, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ADELA PARKER, Chairman.

We concur in this report: George E. Drew, Corbin Sullivan, Florence W. Myers, Ben. S. Sawyer.

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. 119, by Representative Strickland: An Act relating to the licensing and regulation for aliens of hunting and fishing, and amend-
ing Section 7 of Chapter 108, Session Laws of 1931 (Section 5902, Remington's Revised Statutes); and repealing Section 8 of Chapter 108, Session Laws of 1931 (Section 5903, Remington's Revised Statutes).

Ordered printed and referred to Committee on Game and Game Fish.

**House Bill No. 120**, by Representatives Neal and Hales: An Act relating to crimes and punishments, and amending Section 242 of Chapter 249 of Session Laws of 1909 (Section 2494 of Remington's Compiled Statutes or Remington's Revised Statutes) relating to Sabbath breaking.

Ordered printed and referred to Committee on Liquor Control.

**House Bill No. 121**, by Representatives Wilson and Todd: An Act relating to regulating and providing for the nomination of candidates for public office, and providing penalties, and amending Section 1 of Chapter 95, Laws of 1933, being Section 5180, Remington's Compiled Statutes of Washington.

Ordered printed and referred to Committee on Elections and Privileges.

**House Bill No. 122**, by Representatives Herren and Schroeder: An Act prohibiting the firing of firearms within one thousand feet of any public or private school, and declaring any violation hereof to be a misdemeanor.

Ordered printed and referred to Judiciary Committee.


Ordered printed and referred to Committee on Appropriations.

**House Bill No. 124**, by Representatives Reeves, Myers, Wanamaker, Haddon, Boede, Keen, Edlund, Parker, Austin, Nelsen, Easterday, Ryan, Gifford, Clark, Smith (T. E.), Lynch and Wilson: An Act relating to the holding and disposition of community property; amending Sections 6892 and 6893 of Remington's Compiled Statutes of Washington (1921), and repealing all laws and parts of laws in conflict herewith.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 125**, by Representative Halleran: An Act establishing a branch of State Road No. 21.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 126**, by Representative Halleran: An Act relating to establishing, classifying, naming and fixing the routes of certain state highways and amending Section 13 of Chapter 185 of the Laws of 1923.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 127**, by Judiciary Committee: An Act relating to the filling of vacancies on the Supreme and Superior Courts of this state, and amending Sections 11044 and 11049 of Remington's Compiled Statutes of Washington.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 128**, by Representative Lindgren: An Act to provide for the establishment of unemployment and social insurance, and other purposes.

Ordered printed and referred to Committee on Industrial Insurance.

**House Bill No. 129**, by Representatives Neff and Parker: An Act permitting the State of Washington or any county, city, town, school district, or other political subdivision thereof, to allow the assignment of warrants, together with certain sums of money, for the payment of taxes.

Ordered printed and referred to Committee on Revenue and Taxation.
House Bill No. 130, by Representative McDonald (D. A.): An Act appropriating the sum of eight hundred sixty-one and 15/100 dollars ($861.15) as a refund of cash to the administrator of the Estate of John Schindler, deceased, heretofore escheated to the State of Washington.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 131, by Representative Bell: An Act prohibiting the appropriation of money for the paving of highways until December 31, 1936.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 132, by Representatives Boyle, McCarty and Freese: An Act relating to revenue and taxation, levying a franchise tax on the net earnings of all banks and corporations, requiring the making of returns by such, providing penalties for violating any of the provisions hereof, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Revenue and Taxation.

House Joint Memorial No. 10, by Representative McDonald (D. A.): Urging continuation of the Home Owners' Loan Corporation relief to home owners.

Ordered printed.

On motion of Mr. McDonald (D. A.), the rules were suspended, the memorial was advanced to second reading and read the second time in full.

On motion of Mr. McDonald (D. A.), the rules were suspended, the memorial was advanced to third reading, the second reading considered the third and the memorial placed on final passage.

The Clerk called the roll on the final passage of House Joint Memorial No. 10 and it passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives, Adams, Austin, Bell, Bice, Bohlke, Bowden, Boyle, Carty, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voice, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—92.

Those absent or not voting were: Representatives Boede, Brown, Christianson, Gehlen, Leber, Ledgerwood, Richmond (W. A.)—7.

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

On motion of Mr. McDonald (D. A.), the rules were suspended and the Chief Clerk was directed to immediately transmit House Joint Memorial No. 10 to the Senate.

House Joint Memorial No. 11, by Representative Smith (T. E.): Relating to legislation providing for rehabilitation of homes and families.

Ordered printed and referred to Committee on Unemployment Relief and Public Welfare.
TWELFTH DAY, JANUARY 25, 1935

House Concurrent Resolution No. 5, by Representative Luck: Relating to expenses for Legislators.

On motion of Mr. Adams, House Concurrent Resolution No. 5 was indefinitely postponed.

On motion of Mr. Adams, the House adjourned to 10:00 a.m., Friday, January 25, 1935.

ROBT. F. WALDRON, Speaker.

S. R. HOLCOMB, Chief Clerk.

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TWELFTH DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Friday, January 25, 1935.

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

The Clerk called the roll and all members were present except Representatives Hurley, Kelly, Ledgerwood and McDonald (R. T.); Representatives Hurley and Ledgerwood having been excused.

Prayer was offered by Rev. Claude H. Lorimer, minister of the First Christian Church of Olympia.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Austin further reading was dispensed with and the journal was approved.

COMMUNICATION FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, January 24, 1935.

To the Honorable, the Senate and the House of Representatives of the State of Washington.

LADIES AND GENTLEMEN:

I have the honor to transmit herewith the report of activities and expenditures of the Emergency Relief Administration covering the period from January, 1933, to December, 1934, inclusive.

Respectfully submitted,

CLARENCE D. MARTIN, Governor.

PROPOSITIONS, MOTIONS AND RESOLUTIONS.

Resolution by Representatives Neff, Boede, Christianson, Hales, Gifford, Bell, Johnson (Hans), Easterday, Cowen, Drew, Hall, Edlund, Voice, Gessell, Van Dyk, Sullivan, Nelsen, Neal, Smith (J. B.), Johnston (Geo. H.), Lindgren, Clark, Smith (T. E.), Martin (F. J.), Dixon, Devenish, Boyle, McDonald (J. D.), Ford, Hurley, Reeves, Wingrove, Twidwell, Schroeder, Mackie, Bohlke, Johnson (W. A.), Gardner, Keen, Titus, Bice, Robbins, Sandegren, Schultz, Ryan, McCarty:

WHEREAS, It is the custom and rule of the House of Representatives in calling the roll to start with names commencing with "A" and on through the alphabet; and

WHEREAS, This custom more or less puts the members on the spot who first vote, and those on the tall-end can, by keeping track of the vote, vote with the winning side;

Be it Resolved, That the roll be called on the even dates starting with "A" and on the odd dates starting with "Z."
The Speaker ruled the resolution out of order, stating that it was in conflict with House Rule No. 10.

Mr. McDonald (D. A.) requested that House Bill No. 127 be re-referred to the Judiciary Committee.

There being no objection, the request was granted.

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

Resolution by Committee on Fisheries:

Whereas, The Honorable Speaker of the House of Representatives has transmitted to this your Committee on Fisheries the communication from the Secretary of the State of Washington; and

Whereas, Said communication from said Secretary of State deals with Initiative Measure Number Five, to the Legislature, and said communication from said Secretary of State advises the House of Representatives and your Committee on Fisheries that said Initiative Measure Number Five has not the prerequisite number of certified signatures, to-wit: fifty thousand (50,000), as required by law, and that said Initiative Measure Number Five is in other particulars incomplete;

Now, Therefore, We the following signers hereto, constituting a quorum and therefore a majority of your Committee on Fisheries, recommended to the Honorable Members of the House of Representatives in legislative session assembled, as follows:

That this committee and your Honorable House of Representatives take no action upon said Initiative Measure Number Five and refer the same back to Ernest N. Hutchinson, Secretary of State, for completion and proper certification.

Done by the Committee of Fisheries of the House of Representatives in executive session assembled, at Olympia, Washington, on this the 23rd day of January, 1935.

G. N. Adams, Chairman.


Mr. Adams moved the adoption of the resolution.

After considerable debate, the motion to adopt the resolution was carried.

Reports of Standing Committees.

House Bill No. 41 (reported by Committee on Education): Do pass as amended.

Passed to second reading.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 67, entitled "An Act relating to the State Law Library and providing for a Legislative and Municipal Reference Bureau as a part thereof; making an appropriation 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.

Donald A. McDonald, Chairman.


Mr. McDonald (D. A.) moved that the rules be suspended, the bill advanced to second reading and read the second time in full.

After considerable debate the motion was carried.

The bill was read the second time by sections.

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

Amend the bill in line 23 of the printed bill by striking the word "Library" and inserting in lieu thereof the word "Bureau."
Mr. McDonald (D. A.) moved that the rules be suspended, the bill advanced to third reading, the second reading considered the third and the bill placed on final passage.

After debate the motion was carried.

The Clerk called the roll on the final passage of House Bill No. 67 and the bill passed the House by the following vote: Yeas, 92; nays, 1; absent or not voting, 6.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohike, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddan, Hales, Hall, Halleran, Herren, Holt, Hueter, Johnson (Hans), Johnson (W. A.), Johnson (Geo. H.), Jones, Karr, Keen, Keith, Kemp, Klemgard, Leber, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (M. B.), Smith (T. E.), Sullivan, Titus, Todd, Twidwell, Van Dyk, Voice, Wanamaker, Wentworth, Wilson, Wingo, Wiswall, Yantis, Mr. Speaker—92.

Those voting nay were: Representative Strickland—1.

Those absent or not voting were: Representatives Boyle, Hurley, Kelly, Ledgerwood, McDonald (R. T.), Smith (J. B.)—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. McDonald (D. A.), the rules were suspended, House Bill No. 67 was ordered engrossed, and the Chief Clerk was directed to immediately transmit same to the Senate.

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MR. SPEAKER:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 73, entitled "An Act relating to Delinquent Local Improvements Assessment Foreclosures; providing for the repeal of Chapter 275, Laws of 1927; providing for local improvement assessment installments to be made, in accordance with laws existing prior to the adoption of Chapter 275 of the Laws of 1927; 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 be re-referred to the Judiciary Committee.

Geo. F. Yantis, Chairman.


On motion of Mr. Yantis, the report was adopted and House Bill No. 73 was re-referred to the Judiciary Committee.

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MR. SPEAKER:

We, your Committee on Memorials, to whom was referred House Joint Memorial No. 6, regarding government ownership of the banking system, have had the same
under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ADELA PARKER, Chairman.

We concur in this report: Corbin Sullivan, Florence W. Myers, Ben S. Sawyer, George E. Drew.

Passed to second reading.

HOUSE OF REPRESENTATIVES.
OLYMPIA, WASH., JANUARY 24, 1935.

MR. SPEAKER:

We, a majority of your Committee on Elections and Privileges, to whom was referred House Concurrent Resolution No. 4, relating to Democratic State Platform adopted at Walla Walla, May 26, 1934, and legislation 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 re-referred to the Committee on Memorials.

HUGH HERREN, Chairman.

We concur in this report: M. V. Easterday, R. J. Ryan, Lloyd Lindgren, Frank Schultz, Donald A. McDonald, Richard W. Bowden.

On motion of Mr. Herren, the report was adopted; and House Concurrent Resolution No. 4 was re-referred to the Committee on Memorials.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 24, 1935.

MR. SPEAKER:

The Senate has concurred in the House amendment to Senate Joint Memorial No. 1, and passed the memorial as amended. HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 24, 1935.

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. 4, and the same are herewith transmitted. HARRISON W. MASON, 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. 133, by Representative McDonald (D. A.): An Act to create a state commission of inquiry into county and local government, for the purpose of studying all matters relating to such governmental units and recommending changes therein, and to provide for an appropriation for said commission.

Ordered printed and referred to Judiciary Committee.

House Bill No. 134, by Representative Ford: An Act relating to balances in state, county, city and school district funds, providing for investment of same and return of proceeds from such investments to the original fund.

Ordered printed and referred to Judiciary Committee.

House Bill No. 135, by Representative Strickland: An Act relating to deposits in banks and trust companies, prohibiting banks and trust companies and their officers, agents and employees from making any charges or deductions against any depositor or his deposit in certain cases, defining offenses, and providing penalties for violation thereof.

Ordered printed and referred to Committee on Banks and Banking.
House Bill No. 136, by Representative Kelly: An Act for the relief of J. S. L. Bennett, injured while operating a car commandeered by a Washington State highway patrolman in pursuit of a criminal.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 137, by Representatives Gessell, Bohlke, Carty, Sullivan, Clark, Karr, Morgan and Twidwell: An Act prohibiting the importation of noxious weed seeds into the State of Washington, providing a penalty for such importation and for the purchase, sale, possession or use for feeding purposes of wheat or other grain screenings containing noxious weed seeds.

Ordered printed and referred to Committee on Agriculture.

House Bill No. 138, by Committee on Labor and Labor Statistics: An Act relating to public works, providing for the payment of not less than the general prevailing rate of wages on public works, and not less than the general prevailing rate of wages for legal holiday and over-time work on public works, providing for the ascertainment of such general prevailing rate by the public body awarding the contract and its insertion in the contract and call for bids for the contract, providing for the keeping of records of the wages paid all workers engaged in public work and the inspection of such records by the proper public officials, providing for a forfeiture for each calendar day, or portion thereof, if any worker is paid less than the said rate and for a stipulation to this effect in the contract, and providing other penalties for violation of the provisions thereof.

Passed to second reading.

House Bill No. 139, by Representative Freese: An Act relating to the operation of motor trucks from points outside of city limits to points inside thereof, and preventing cities from imposing a tax, license or other fee for so doing.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 140, by Representative Kelly: An Act making an appropriation for the relief and benefit of Dealo Payton by reason of disability incurred while an enlisted man with the National Guard of the State of Washington during the month of June, 1926.

Ordered printed and referred to Military Committee.

House Bill No. 141, by Representative McDonnell: An Act relating to classifying, naming and fixing the route of certain state highways, and amending Section 6 of Chapter 185 of the Session Laws, 1923.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 142, by Representatives Smith (B. L.) and Jones: An Act appropriating the sum of twenty-two hundred and fifty dollars ($2,250) from the Motor Vehicle Fund for the relief of Peter Nordang.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 143, by Representatives Carty and Clark: An Act providing for the enlargement of port districts and amending Section 1, Chapter 130, Session Laws of 1921 (Section 9707, Remington's Revised Statutes of Washington).

Ordered printed and referred to Committee on Counties and County Boundaries.
House Bill No. 144, by Representative Halleran: An Act for the relief of the city of Port Orchard.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 145, by Representatives Austin and Strickland: An Act relating to sales, relating to and regulating the purchase, sale and transfer of goods, wares and merchandise, and restaurants, cafes, beer parlors, taverns, hotels and clubs, and fixtures and equipment, in bulk, providing penalties for violations thereof; and amending Sections 5832, 5833, 5834 and 5835 of Remington's Revised Statutes of Washington.
Ordered printed and referred to Judiciary Committee.

House Bill No. 146, by Representatives Brown and Johnson (Hans): An Act declaring a moratorium upon the collection of all assessments or levies against property heretofore imposed by local improvement districts within the state or other subdivisions thereof, during and until the biennium terminating with the next regular session of the State Legislature in 1937, and declaring an emergency.
Ordered printed and referred to Committee on Revenue and Taxation.

Ordered printed and referred to Judiciary Committee.

House Bill No. 148, by Representative Herren: An Act relating to the manufacture and sale of wine, providing for the licensing of wineries and the taxation of wine, and amending Chapter 62, Laws of the Extraordinary Session, 1933, entitled: "An Act relating to intoxicating liquors, providing for the control and regulation thereof, creating state offices, defining crimes and providing penalties therefor, providing for the disposition of public funds and declaring that this act shall take effect immediately."
Ordered printed and referred to Committee on Liquor Control.

House Bill No. 149, by Representative Drew: An Act relating to taxation of real and personal property, regulating the collection of taxes, and amending Sections 82, 84, 87, 89 and 104 of Chapter 130, Laws of the Extraordinary Session of 1925, and Section 83 of said chapter as amended by Chapter 113, Session Laws of 1931, and Section 86 of said Chapter 130, as amended by Chapter 33, Session Laws of 1933, and declaring this act shall take effect immediately.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 150, by Representative McDonald (D. A.): An Act appropriating the sum of $33.41 as a refund of cash to the Administrator W. W. A. of the estate of Karl Roald, deceased, heretofore paid as inheritance tax by mistake to the State of Washington.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 151, by Representative McDonald (D. A.): An Act for the relief of Samuel Trenholm.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 152, by Representative Lynch: An Act relating to the nomination and election of Supreme Court and Superior Court Judges,
amending Section 1, Chapter 155, Session Laws, 1927, which amended Section 5212, Remington's Compiled Statutes of Washington (Remington's Revised Statutes of Washington, Section 5212).

Ordered printed and referred to Committee on Elections and Privileges.


Ordered printed and referred to Committee on Elections and Privileges.

**House Joint Memorial No. 12,** by Representative Strickland: Granting the State of Washington the right to tax national banks.

Ordered printed and referred to Committee on Banks and Banking.

On motion of Mr. Adams, the House adjourned to 10:50 a. m., Monday, January 28, 1935.

ROBT. F. WALDRON, Speaker.

S. R. HOLCOMB, Chief Clerk.

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**FIFTEENTH DAY**

**MORNING SESSION.**

**House of Representatives,**

**OLYMPIA, WASH., Monday, January 28, 1935.**

The Speaker called the House to order at 10:50 a. m.

The Clerk called the roll and all members were present.

Prayer was offered by Rev. Samuel Everton, minister of the Central Baptist Church of Olympia.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Austin, further reading was dispensed with and the journal was approved.

**COMMUNICATION.**

January 25, 1935.

Mr. S. R. HOLCOMB, Chief Clerk, House of Representatives,

Dear Sir:

In reply to your request for information regarding the distribution of warrants for salaries of members of the House and Senate, we wish to state that we are precluded from giving them to you until after the close of business of each Saturday.

This is due to the fact that the 1933 Legislature passed a law permitting the State of Washington to be garnisheed. It is true, of course, that members of the Legislature themselves cannot be garnisheed, but in this case if a garnishment were levied it would be against the state and this office would be responsible.

At the last session of the Legislature a garnishment was served against a member of the Legislature, and this office was forced by law to withhold the warrant of one of the members until action by the court.
We would be more than happy to give the warrants earlier if it were not for this impediment which holds this office responsible before the law.

Yours very truly,

CLIFF YELLE, State Auditor,
By D. HAROLD McGrath, Deputy.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 28, 1935.

MR. SPEAKER:

We, a majority of your Committee on Rules and Order, to whom was referred the Governor's Message for segregation and recommitment, have had the same under consideration and we respectfully report the same back to the House with the recommendation that the Governor's Message, delivered at the Joint Session of the 24th Session of the Legislature, January 16, 1935, be segregated and referred to the special and standing committees of the House of Representatives as follows:

Agricultural Adjustment Act—p. 12: To Committees on Agriculture; Dairy and Livestock; and Horticulture.

Auditing System—p. 13: To Committee on Claims and Auditing and Judiciary Committee.

Building Program—p. 11: To Committees on Public Buildings and Grounds; Revenue and Taxation; and Appropriations.

Bulb Industry—p. 12: To committee on Agriculture.

Civilian Conservation Corps—p. 16: To Committees on Memorials; and Unemployment Relief and Public Welfare.

Columbia Basin Project—pp. 17, 18 and 19: To Committees on Irrigation and Reclamation; Public Utilities; and Memorials.

Code Department Consolidation—pp. 21-29: To Judiciary Committee.

Crime and Law Enforcement—pp. 14-22: To Judiciary Committee; Committees on Public Morals; and Liquor Control.

Delinquent Tax Act, Continuation of—p. 31: To Committee on Revenue and Taxation.

Education—pp. 23, 24 and 25: To Committees on Education; Educational Institutions; Revenue and Taxation; and Appropriations.

Fisheries—p. 17: To Committees on Fisheries; and Appropriations.

Flood Control—p. 18: To Committee on Flood Control.

Funds—Investment of, —p 13: To Committee on Banks and Banking.

Gasoline Funds—Non-diversion of, —p. 20: To Committee on Roads and Bridges.

Gasoline Investigation—pp. 21, 22: To Special Senate and House Gasoline Investigating Committee and to Committee on Commerce and Manufacturing.

Highway Code—p. 29: To Committee on Roads and Bridges.

International Salmon Treaty—p. 17: To Committees on Fisheries; and Memorials.

Liquor Control—pp. 11, 22 and 23: To Committee on Liquor Control.

Narcotics—p. 22: To Committee on Public Morals.

National Resources—Severance Tax—p. 31: To Committee on Revenue and Taxation.

Old Age Pensions—p. 28: To Committees on Revenue and Taxation; Appropriations; and Unemployment Relief and Public Welfare.

Public Health—pp. 15, 16: To Committees on Appropriations; and Unemployment Relief and Public Welfare.

Public Utilities—p. 21: To Committee on Public Utilities.

Relief—pp. 8, 25, 26, 27, 28 and 29: To Committees on Revenue and Taxation; Appropriations; and Unemployment Relief and Public Welfare.

Scenic Resources—p. 16: To Committees on Parks and Playgrounds; Roads and Bridges; Forestry and Logged-off Lands.

Small Loans Regulation—p. 22: To Committees on Banks and Banking; and Financial Institutions Other Than Banks.
State Patrol, Increase of—p. 14: To Committee on Roads and Bridges and Judiciary Committee.

State Planning—p. 23: To Committee on Commerce and Manufacturing.

Taxation—pp. 9-30 and 31: To Committee on Revenue and Taxation.

Unemployment Insurance—p. 29: To Committees on Labor and Labor Statistics; Revenue and Taxation; and Appropriations.

Washington Emergency Relief Administration Investigation—p. 27: To Special House Committee on WERA and to Committee on Claims and Auditing.

ROBT. F. WALDRON, Chairman.

We concur in this report: Richard B. Ott, A. Lou Cohen, Richard W. Bowden, John N. Wilson, Frank Gehlen, Belle Reeves, Geo. F. Yantis, Harry H. Brown, G. N. Adams, W. A. Richmond.

The Speaker announced that the Chief Clerk would inform the committee chairmen of the action taken.


Mr. Speaker:

Your Committee on Engrossment, to whom was referred Engrossed House Bill No. 67, has compared same with the original bill and finds it correctly engrossed.

.........................., Chairman.

We concur in this report: D. F. Bice, M. D., C. Leland Richmond.

MR. SPEAKER:


Mr. Speaker:

Your Committee on Enrolment, to whom was referred House Joint Memorial No. 7, has compared same with the original memorial and finds it correctly enrolled.

.........................., Chairman.

We concur in this report: Walter A. Johnson, Joseph Gardner.

HOUSE OF REPRESENTATIVES, STATE OF WASHINGTON, Office of Chief Clerk, OLYMPIA, January 26, 1935.

House of Representatives, Olympia, Washington.

For the purpose of running Initiative Measure No. 2 properly through the House Docket and other House records, a copy has been made of Initiative Measure No. 2 in the form of a house bill, and I, therefore, hereby certify that House Bill No. 153 is a true and correct copy of Initiative Measure No. 2.

For the purpose of proper identification, this measure on the records of the House will be called "Initiative Measure No. 2 (House Bill No. 153 for House records)."

S. R. HOLCOMB, Chief Clerk, House of Representatives.


Mr. Speaker:

We, a majority of your Committee on Elections and Privileges, to whom was referred Initiative Measure No. 2 (House Bill No. 153 for House Records), entitled "An Act relating to primary elections, providing for a Blanket Primary Ballot, amending sections 5185, 5187, 5189 and 5195 of Remington's Compiled Statutes of 1932, and repealing all laws in conflict therewith," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

HUGH HERREN, Chairman.

We concur in this report: M. V. Easterday, Raymond F. Kelly, Frank Schultz, Donald A. McDonald, Ben S. Sawyer, Lloyd Lindgren, W. E. Carty, Corbin Sullivan, G. N. Adams, Nelson B. Neff.

Passed to second reading.
We, your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 21, entitled "An Act relating to cities of the first class, authorizing such cities owning and operating public utilities to deal with and to contract with employees of such utilities and their accredited representatives, concerning wages, hours and conditions of labor therein," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CARL J. LUCK, Chairman.

We concur in this report: Myron H. Titus, Willis M. Hales, Hans Johnson, David E. Gifford, Gerald G. Dixon, Ray Sandegren, Marie F. Keen, Michael B. Smith, Thomas Voyce, Clemens M. Boyle.

Passed to second reading.

We, your Committee on Mines and Mining, to whom was referred House Bill No. 45, entitled "An Act amending section 204 of chapter 36 of the Laws of 1917 (section 4031 of Pierce's Code; section 8839 of Remington's Revised Statutes); providing for a just weighing of coal for miners, posting and checking weights, and the employment and deduction of check-weighmen; and providing penalties for its violation," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

FRANK SCHULTZ, Chairman.

We concur in this report: Belle Reeves, Hugh Herren, Thomas Voyce, Harry E. Christianson, A. C. Wingrove, J. R. Hurley.

Passed to second reading.

We, a majority of your Committee on Forestry and Logged-off Lands, to whom was referred House Bill No. 58, entitled "An Act providing for the re-assessment of timber lands by the cruise of standing timber thereon, prescribing the duties of certain officers in connection therewith and declaring 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.

NELSON B. NEFF, Chairman.

We concur in this report: Lulu D. Haddon, H. C. Bohlke, John M. Bell, Corbin Sullivan, Ernest R. Leber, Fred J. Martin, A. A. Mackie.

Passed to second reading.
Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 72, entitled "An Act for the relief of E. J. Rohrbach and Norris E. Inveen, and making appropriation therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

A. E. Edwards, Chairman.


Passed to second reading.

The Speaker announced that he was about to sign House Joint Memorial No. 7.

Introduction and First Reading of Bills.

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

House Bill No. 154, by Committee on Rules and Order (by Departmental request): An Act making a deficiency appropriation for salaries and wages for the Department of Licenses and declaring an emergency. Ordered printed and referred to Committee on Appropriations.

House Bill No. 155, by Committee on Rules and Order (by departmental request): An Act relating to food and shell fish, providing for licenses for taking, canning, receiving, buying, wholesaling and selling food and shell fish and amending Section 51 of Chapter 31 of the Laws of 1915 as amended by Section 51 of Chapter 63 of the Laws of 1921, defining license fees and declaring that this act shall take effect immediately. Ordered printed and referred to Committee on Fisheries.

House Bill No. 156, by Committee on Rules and Order (by departmental request): An Act relating to food and shell fish, defining the powers of the Director of Fisheries in relation thereto, and amending Section 108, Chapter 7, Laws of 1921 (Section 10866, Remington's Revised Statutes) and Section 110, Chapter 7, Laws of 1921 (Section 10868, Remington's Revised Statutes). Ordered printed and referred to Committee on Fisheries.

House Bill No. 157, by Committee on Rules and Order (by departmental request): An Act making appropriation for the payment of salaries of certain officers and employees of the state and for the operation, maintenance and other expenses of the State Penitentiary, and declaring this act shall take effect immediately. Ordered printed and referred to Committee on Appropriations.

House Bill No. 158, by Committee on Rules and Order (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 Public Welfare and the Department of Finance, Budget and Business and the offices of Director of Public Welfare and Director of Finance, Budget
and Business and certain other offices connected therewith, abolishing the
Emergency Relief Administration, Department of Efficiency and Department
of Business Control, accepting the provisions of Federal legislation for old-
age assistance and for aid in promoting child welfare, amending Sections
2 and 3, Chapter 7, Laws of 1921, as amended by Chapter 18, Laws of 1925,
Chapter 270, Laws of 1927, Chapter 115, Laws of 1929, and Chapter 3, Laws
of 1933 (Secs. 10760 and 10761, Rem. Rev. Stat.), and declaring that the
act shall take effect April 1, 1935.

Ordered printed and referred to Committee on Unemployment Relief and
Public Welfare.

**House Bill No. 159**, by Committee on Rules and Order (by executive
request): An Act relating to the crime of murder in the first degree and
the punishment thereof.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 160**, by Committee on Rules and Order: An Act authoriz-
ing an investigation into the gasoline industry of the State of Washington,
making an appropriation, and declaring an emergency.

Ordered printed and referred to Committee on Appropriations.

**House Bill No. 161**, by Representative Strickland: An Act relating to
banks, prescribing a tax to be paid therefor, and providing for penalties for
violations thereof.

Ordered printed and referred to Committee on Banks and Banking.

**House Bill No. 162**, by Representative Strickland: An Act relating to
taxation, and to the exemption of real and personal property from taxation,
and amending Section 7, Chapter 19, Special Session Laws 1933, which
amended Section 7, Chapter 115, Session Laws 1933, which amended Section
7, Chapter 126, Session Laws 1929, which amended Section 7, Chapter 130,
Laws Extraordinary Session 1925, and declaring that this act shall take
effect immediately.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 163**, by Representative McDonald (D. A.): An Act
directing the State Treasurer to assign and transfer all of the State's interest
in and to Account No. 27817, Puget Sound Savings & Loan Association, to
the Administrator of the Estate of John Schindler, deceased.

Ordered printed and referred to Judiciary Committee.

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

**House Bill No. 164**, by Representative McDonald (D. A.): An Act relat-
ing to inquiry concerning religion or religious affiliations of persons seeking
public office or employment and providing penalties for the violation thereof.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 165**, by Representative McDonald (D. A.): An Act relat-
ing to the imposition of damages upon fire, life, health, or accident insurance
companies failing to pay losses after demand.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 166**, by Representative Robbins: An Act relating to State
Road No. 8, or the North Bank Highway, and amending Section 7, Chapter
185 of the Laws of 1923.

Ordered printed and referred to Committee on Roads and Bridges.
House Bill No. 167, by Representatives McDonnell, Kemp and Bohlke: An Act relating to the organization and government of irrigation districts, the remission of interest on assessments, operation of property acquired by deed and division of proceeds on sale, redemption, secretary keeping funds in bank, redistribution of costs in local improvement districts and local improvement districts guaranty fund, and amending Sections 8 and 11 of Chapter 43 of the Laws of 1931 (Sections 7445 and 7447, Remington's Compiled Statutes of Washington), and amending Chapter 39 of the Laws of the Extraordinary Session of 1933, amending Sections 7448 and 7453, Remington's Compiled Statutes of Washington, adding three new sections to be known as 7448-1, 7464-1 and 7464-2; and providing that this act shall take effect immediately.

Ordered printed and referred to Committee on Reclamation and Irrigation.

House Bill No. 168, by Representative Smith (M. B.): An Act prohibiting instruction and training in military subjects in any of the public schools in the State of Washington, excepting in the higher educational institutions where it shall be optional with the students attending the same.

Ordered printed and referred to Military Committee.

House Bill No. 169, by Representative Boyle: An Act relating to the crime of murder and the punishment therefor and amending Section 1 of Chapter 112, Laws of 1919.

Ordered printed and referred to Judiciary Committee.

House Bill No. 170, by Representative Dixon: An Act relating to the payment of the taxes of the political subdivisions of the state with the warrants of the same.

Ordered printed and referred to Committee on Counties and County Boundaries.

House Bill No. 171, by Representative Todd: An Act relating to relief and aid to certain persons in the State of Washington, providing for collection of personal tax, and declaring this act shall take effect immediately.

Ordered printed and referred to Committee on Unemployment Relief and Public Welfare.

House Bill No. 172, by Representatives Parker and McDonald (D. A.): An Act relating to the employment of teachers in the public schools of the State of Washington, providing for teacher tenure and fixing conditions under which employment may be terminated.

Ordered printed and referred to Committee on Education.

House Bill No. 173, by Representatives Murray, Ott and Reeves: An Act granting attorneys at law power to take and certify verifications and other affidavits to be used in court.

Ordered printed and referred to Judiciary Committee.

House Bill No. 174, by Representatives Smith (T. E.) and McDonald (J. D.): An Act relating to the issuance of garnishments in superior and justice courts, granting certain exemptions, amending Sections 7999, 8001, 8002, 8004, 8007, 8010, 8022 of Pierce's Code and Sections 680, 682, 683, 685, 688, 691, 703 of Remington's Revised Statutes, adding a new section and repealing Sections 8023, 8025, 9530, 9531, 9532, 9533, 9537, 9540,
9550, 9553 of Pierce's Code and Sections 704, 706, 1823, 1824, 1825, 1826, 1830, 1833, 1843 and 1846 of Remington's Revised Statutes and repealing other acts in conflict therewith.

Ordered printed and referred to Judiciary Committee.

House Bill No. 175, by Representative Keen: An Act relating to the establishment of a primary highway, to be known as State Road No. 12 or the Ocean Beach Highway, and amending Section 11 of Chapter 185 of the Session Laws of 1923 (Section 6791-11, Remington's Revised Statutes).

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 176, by Committee on Appropriations: An Act appropriating the sum of one hundred twenty-four thousand dollars ($124,000.00) or so much thereof as may be necessary, for the payment of salaries and wages at the State College of Washington and declaring an emergency.

Ordered printed and passed to second reading.

House Bill No. 177, by Representatives Drew, Clark, Sawyer, McCauley, Edlund, Nelsen, Neal, Smith (T. E.), Smith (J. B.), Dixon, Strickland, Ryan, Lynch, Lindgren, Smith (B. L.), Bell, Easterday, Johnson (Hans), Richmond (W. A.), McDonald (J. D.), Keen, Twidwell, Ford, Reilly, Cowen, Hales, Hall, Freese, McCarty, Johnston (Geo. H.), Voyce, Gifford, Van Dyk, Sullivan and Boyle: An Act to relieve the people of the state from hardships and suffering caused by unemployment and to end poverty in the State of Washington and making an appropriation for such purpose; creating and defining the duties of an emergency relief and economic security commission; providing for the acquisition and operation by said commission of lands, factories, facilities and industries whereby the heretofore unemployed people of the state will be employed in producing and distributing the goods and services necessary for their own support and maintenance; providing for the issue of certificates of exchange, warrants and bonds by said commission, and for the establishment and operation of state stores for the sale of goods produced by the commission; providing for the export, sale and exchange of surplus commodities for certain purposes; establishing a minimum wage and a basic thirty-hour week for employees of the commission; providing penalties, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Unemployment Relief and Public Welfare.

On motion of Mr. Drew one thousand extra copies of House Bill No. 177 were ordered printed.

House Joint Resolution No. 6, by Representatives Sawyer and Clark: Providing for the submission of an amendment to the Constitution of the State of Washington, relating to the recall of decisions or opinions of the Supreme Court, by adding a new section to Article IV of said Constitution to be known as Section 29.

Ordered printed and referred to Committee on Constitutional Revision.

Mr. Emory moved that House Joint Resolution No. 6 be referred to the Judiciary Committee rather than to the Committee on Constitutional Revision.

Debate ensued.
Mr. Neal demanded the previous question and the demand was sustained.

The Speaker declared the question to be on the motion to refer House Joint Resolution No. 6 to the Judiciary Committee instead of to the Committee on Constitutional Revision.

The motion was lost.

**House Joint Resolution No. 7**, by Representative Schultz: Providing for the submission of an amendment to the Constitution of the State of Washington relating to the legislative authority thereof and vesting the same in a legislative body of one chamber, fixing the aggregate maximum salaries of the members thereof, re-assigning and disposing of all authority heretofore held and exercised by the Senate and House of Representatives or either of them or any joint session thereof, repealing Section 6 of Article II and Sections 1 and 2 of Article XXII, amending Sections 1, 2, 3, 4, 5, 8, 9, 10, 11, 12, 15, 20, 21, 22, 23, 32, and 36 of Article II; Sections 4, 7, 12, 16 and 17 of Article III; Section 9 of Article IV; Section 1 of Article V; Section 1 of Article XIII; Sections 1 and 2 of Article XXIII; adding a new section to Article II to be known as Section 40; and defining the term "legislature" wherever the same shall occur in any legal instrument of the State of Washington.

Ordered printed and referred to Committee on Constitutional Revision.

**House Joint Memorial No. 13**, by Representatives Ott, Devenish, Jones, Johnston (Geo. H.), Smith (B. L.), Johnson (W. A.), Morgan, Bice, Copeland, Richmond (C. L.), Carty, Klemgard, McDonnell, Clark, Twidwell, Cowen, Luck, Keith, Sandegren, Holt, Huetter, Ford, Easterday, Richmond (W. A.), Reilly, Reeves, Murray, Emory, Eddy, Van Dyk, Leber, Kelly and Christianson: Urging the increase of the United States protective tariff on wheat.

Ordered printed and referred to Committee on Agriculture.

**House Concurrent Resolution No. 6**, by Committee on Rules and Order (by executive request): Relating to gasoline.

Passed to second reading.

**MOTION.**

On motion of Mr. Adams all departmental and executive request bills were ordered printed.

**SECOND READING OF BILLS.**

**House Bill No. 36**, by Representative Neff: Pertaining to removal of timber while taxes are delinquent.

The bill was read the second time by sections.

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

Amend section 1, line 9 of the original bill, being section 1, line 3 of the printed bill; strike the words and figures "Section 11115" and insert in lieu thereof the words and figures "Section 11."

The bill was passed to third reading and ordered engrossed.

The Speaker observed within the bar of the House, W. W. Conner, former Representative and also Speaker of the House during the 1915 session, and requested Representatives Cohen and Emory to escort Mr. Conner to a seat beside the Speaker.
House Bill No. 115, by Committee on Education: Relating to elections and to precinct election boards and the appointment thereof.

The bill was read the second time by sections.

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

Amend section 1, line 7 of the original bill, being section 1, line 1 of the printed bill; after the period (.) following the figure "1" insert the following: "That Section 1 of Chapter 29 of the Laws of the Extraordinary Session of 1933 be amended to read as follows: 'Section 1.'"

On motion of Mrs. Wanamaker the rules were suspended, the bill advanced to third reading, the second reading considered the third, and the bill placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 115 and it passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—94.

Those absent or not voting were: Representatives Ford, Gehlen, Kelly, Neff, Smith (B. L.)—5.

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

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

On motion of Mrs. Wanamaker, the rules were suspended, House Bill No. 115 was ordered engrossed and the Chief Clerk was directed to immediately transmit the bill to the Senate.

House Bill No. 116, by Committee on Reclamation and Irrigation: Relating to the powers and duties of the director of the Department of Conservation and Development.

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


The memorial was read the second time in full and passed to third reading.

On motion of Mr. Richmond (W. A.), the rules were suspended and House Joint Memorial No. 3 was returned to second reading for purposes of amendment.
On motion of Mr. Richmond (W. A.), the following amendment was adopted:

Amend line 4, page 2 of the original memorial, being line 23 of the printed memorial; before the word "schools" and after the word "the" strike the word "public" and insert in lieu thereof the words "grade and high schools."

The memorial was passed to third reading and ordered engrossed.

PERSONAL PRIVILEGE.

Mr. Smith (T. E.):

"Question of personal privilege.

"My point is this: Certain members of the press who hold passes giving them the privilege of the floor of this House, are persistently and constantly misquoting and misrepresenting the activities and attitudes of certain members of this House with the very clear objective of trying to prove they are communists, anarchists or something else.

"In the Saturday issue of the Olympian, it was said that myself and another member of this House—I cannot speak for the other party but I am speaking for myself—were members of a committee on arrangements for a certain congress on unemployed insurance to be held in Olympia on Sunday and Monday of this week. That is a lie. I do not know the origin, but it is a lie.

"In an issue of the Seattle Post Intelligencer on the same date, a further attempt was made to connect me with the Communist Party. This is not true and is a manifest misrepresentation.

"I want to say that I have every sympathy with those people coming down here to present a petition to this Legislature and I would do everything possible to see that they are properly received and heard.

"I want to make it clear that I think it the duty of the Speaker and the Chief Clerk of this Legislature to see that these passes are taken away from the members of the press who come here and carry back stories to the people through the press that are untrue."

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., January 28, 1935.

MR. SPEAKER:

The Senate has adopted Senate Concurrent Resolution No. 2, and the same is here-with transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., January 28, 1935.

MR. SPEAKER:

The President has signed Senate Joint Memorial No. 1, and the same is herewith transmitted.

The Speaker announced that he was about to sign Senate Joint Memorial No. 1.

On motion of Mr. Adams, the House adjourned to 10:00 a. m., Tuesday, January 29, 1935.

ROBT. F. WALDRON, Speaker.

S. R. HOLCOMB, Chief Clerk.
SIXTEENTH DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., TUESDAY, JANUARY 29, 1935.

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

The Clerk called the roll and all members were present except Representatives Kelly, Klemgard and Smith (M. B.).

Prayer was offered by Rev. Samuel J. Chaney of the First Methodist Church of Olympia.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Austin, further reading was dispensed with and the journal was approved.

On motion of Mr. Austin, House Bill No. 47 was re-referred to the Committee on Labor and Labor Statistics in lieu of the Committee on Compensation and Fees for State and County Officers.

REPORTS OF STANDING COMMITTEES.

MR. SPEAKER:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 56, entitled “An Act for the relief of H. H. Matteson 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.

A. E. EDWARDS, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 60, entitled “An Act providing assistance for blind students attending state institutions of higher learning within the State of Washington; appropriating money therefor and declaring an emergency,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor, and that the Substitute Bill do pass.

A. E. EDWARDS, Chairman.


Passed to second reading.
MR. SPEAKER:

Your Committee on Engrossment, to whom was referred Engrossed House Bills Nos. 36 and 115; also Engrossed House Joint Memorial No. 3, has compared same with the original bills and memorial and finds them correctly engrossed.

We concur in this report: Nelson B. Neff, C. Leland Richmond.

On motion of Mrs. Edlund, Rule 20 was suspended.

INTRODUCTION AND FIRST READING OF BILLS.

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

**House Bill No. 178**, by Representative Smith (J. B.): An Act prescribing the educational qualifications of applicants for licenses to practice the healing arts and providing for examinations therefor and repealing Chapter 183, Session Laws of 1927 (Chapter 13, Title 68, Remington's Revised Statutes).

Ordered printed and referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

**House Bill No. 179**, by Representative Smith (J. B.): An Act relating to unemployment insurance, declaring the public policy of the state with regard thereto, making appropriations therefor, and providing penalties for its violation.

Ordered printed and referred to Committee on Unemployment Relief and Public Welfare.

**House Bill No. 180**, by Representative McDonald (D. A.): An Act providing for and regulating the election of electors of president and vice-president of the United States, and repealing certain parts of acts in relation thereto.

Ordered printed and referred to Committee on Elections and Privileges.

**House Bill No. 181**, by Representative McDonald (D. A.): An Act proposing the amendment of Article XI of the Constitution of the State of Washington by the addition thereto of a new section to be known as "Section 16," which shall authorize and direct the Legislature to provide for the formation of combined city and county municipal corporations; and providing for the submission of such proposed amendment to the qualified electors of the state for their approval or rejection.

Ordered printed and referred to Committee on Constitutional Revision.

**House Bill No. 182**, by Representative McDonald (D. A.): An Act authorizing the legislative authority of cities and towns to compile, publish and certify their ordinances and declare the legal effect thereof.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 183**, by Representative McDonald (D. A.): An Act relating to ballots, contents, how prepared and printed; amending Section 1 of Chapter 89, Laws of 1901.

Ordered printed and referred to Committee on Elections and Privileges.

**House Bill No. 184**, by Representatives McDonald (D. A.) and Emory: An Act to amend Article IV of the Constitution of the State of Washington, relating to the Judiciary.

Ordered printed and referred to Committee on Constitutional Revision.
House Bill No. 185, by Representative Schultz: An Act relating to the printing of bills for the House and Senate members in advance of the regular session of the Legislature, and making an appropriation therefor.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 186, by Representative Drew: An Act relating to expenses of the members of the Legislature of the State of Washington.

Ordered printed and referred to Committee on Compensation and Fees for State and County Officers.

House Bill No. 187, by Representatives Haddon and Halleran: An Act validating proceedings by certain cities to acquire a public utility and validating utility bonds authorized therefor.

Ordered printed and referred to Committee on Public Utilities.

House Bill No. 188, by Representative Van Dyk: An Act relating to the Administrative Code of this state; abolishing the Department of Licenses and transferring all functions thereof to the State Treasurer.

Ordered printed and referred to Committee on Compensation and Fees for State and County Officers.

House Bill No. 189, by Representative McDonald (J. D.): An Act relating to old age pensions and amending Section 3 of Chapter 29, Session Laws of 1933.

Ordered printed and referred to Committee on Unemployment Relief and Public Welfare.

House Bill No. 190, by Representatives Murray and Reeves: An Act to establish law library funds in counties of the second and third and fourth classes and providing for the expenditure and use thereof, and amending Sections 1 and 3, Chapter 94, of the Laws of the Extraordinary Session 1925 and adding new sections to be known as Section 4 and Section 5 and Section 6.

Ordered printed and referred to Committee on Counties and County Boundaries.

House Bill No. 191, by Representatives Leber and Christianson: An Act relating to the organization of port districts, comprising an area less than the entire county, relating to the district elections therein, the officers thereof and their terms of office and the manner of holding and canvassing the returns of such election.

Ordered printed and referred to Committee on Elections and Privileges.

House Bill No. 192, by Judiciary Committee: An Act relating to the assignment of judgments; providing for the filing of acknowledged assigned judgments, and amending Section 5 of Chapter 60 of the Laws of 1929, and declaring that this act shall take effect immediately.

Ordered printed and passed to second reading.

House Bill No. 193, by Representative Luck: An Act relating to intoxicating liquors; providing for restrictions on purchase of intoxicating liquors, providing for the control and regulation thereof, and amending Section 67 of Chapter 62, Laws of Extraordinary Session of 1933.

Ordered printed and referred to Committee on Liquor Control.
House Bill No. 194, by Representatives Bice, Karr and Morgan: An Act relating to schools and providing for a holiday.
Ordered printed and referred to Committee on Education.

House Bill No. 195, by Representatives Wanamaker, Bowden and Boyle: An Act relating to Primary State Highway No. 1 and amending Section 1 of Chapter 185, Session Laws of 1923, as amended by Section 8 of Chapter 26, Session Laws of 1925, as amended by Chapter 36, Session Laws of 1931.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 196, by Representatives Mackie and Adams: An Act authorizing certain cities having idle and unused water systems, to enter into contracts for a period of years with the owners and operators of industrial plants.
Ordered printed and referred to Committee on Cities of the First Class.

House Bill No. 197, by Representative Hales: An Act relating to the practice of barbering and the licensing of barbers in this state; prohibiting students from charging for barbering services; relating to barbers schools and barbers colleges and providing for licensing thereof, prescribing regulations therefor and requirements thereof; amending Section 2 of Chapter 75 of the Session Laws of 1923 as amended by Section 1 of Chapter 209 of the Session Laws of 1929; amending Section 14 of Chapter 75 of the Session Laws of 1923 as amended by Section 6 of Chapter 209 of the Session Laws of 1929 (being Sections 8277-2 and 8277-14, Remington's Revised Statutes); and repealing Section 10 of Chapter 75 of the Session Laws of 1923, as amended by Section 5 of Chapter 209 of the Session Laws of 1929 (Section 8277-10, Remington's Revised Statutes).
Ordered printed and referred to Committee on Labor and Labor Statistics.

House Bill No. 198, by Representatives Haddon and Halleran: An Act authorizing and directing the Washington State Highway Department and the Department of Public Works to make a survey and valuation of the toll bridge across Sinclair's Inlet from Bremerton to East Bremerton and providing for the purchase of said toll bridge by the State of Washington.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 199, by Representative Strickland: An Act regulating the hours and wages of student and practical nurses in public and private institutions, and providing penalties for its violation.
Ordered printed and referred to Committee on Labor and Labor Statistics.

House Bill No. 200, by Representatives Jones, Ott, Reeves, Ledgerwood and Yantis: An Act relating to sessions of the Legislature, fixing time of meeting and amending Section 1 of Chapter 20 of the Laws of 1891.
Ordered printed and referred to Judiciary Committee.

House Bill No. 201, by Committee on Forestry and Logged-Off Lands: An Act relating to the membership of the State Park Board and amending Section 10 of Chapter 7 of the Laws of 1921.
Ordered printed and passed to second reading.

House Joint Resolution No. 8, by Representative McDonald (D. A.): Relating to the submission of a constitutional amendment amending Sections
4 and 5 of Article XI of the Constitution of the State of Washington, relating to county government.

Ordered printed and referred to Committee on Constitutional Revision.

**House Joint Resolution No. 9**, by Representative Drew: Relating to an amendment to Section 16 of Article 1 of the Constitution of the State of Washington, as amended by Amendment 9 of said Constitution, relating to eminent domain.

Ordered printed and referred to Committee on Constitutional Revision.

**House Joint Memorial No. 14**, by Committee on Labor and Labor Statistics: Asking the enactment of Senate Bill No. 87, known as the "Black Bill," and any other legislation that has for its purpose the encouragement of the five day week and the six hour day.

Ordered printed and passed to second reading.

**House Joint Memorial No. 15**, by Representative Gehlen: Relating to the action of the President of the United States in lifting the tariff on hay and live stock feed from Canada, and the action by the Secretary of Agriculture in signing an agreement authorizing an "Agency for deficiency distribution" for the distribution in the United States of hay and live stock feed from Canada.

Ordered printed and referred to Committee on Agriculture.

**House Concurrent Resolution No. 7**, by Representative Todd: Relating to an investigation of the actions of the Liquor Control Board of this state in certain matters, and appropriating the sum of two hundred dollars ($200) therefor.

Ordered printed.

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

Mr. Todd moved the adoption of the following amendment:

Amend line 22 of the original resolution; after the word "hereby" strike the word "appropriated" and insert in lieu thereof the word "allowed."

Mr. Martin (J. R.) moved as a substitute that further consideration be postponed until copies of the resolution could be placed on each member's desk.

Mr. Luck moved that the substitute motion be laid on the table without taking the original with it.

Division was called for, and the motion by Mr. Luck to lay the substitute motion on the table was lost by a rising vote.

The Speaker announced the question to be on the substitute motion to defer further action on House Concurrent Resolution No. 7 until a copy of the resolution could be placed on each member's desk.

After considerable debate, Mr. McDonald (R. T.) demanded the previous question.

The demand was sustained.

The Speaker announced that the question was on the substitute motion to defer action on the resolution.

The motion was lost.

The Speaker announced the question to be on the adoption of the amendment by Mr. Todd.

The amendment was adopted.
Mr. Neff moved the adoption of the following amendment:

In lines 20 and 21 of the original resolution, strike the words and figures "two hundred dollars ($200)."

Mr. Luck moved that the amendment be laid on the table without taking the original resolution with it.

The motion was carried.

On motion of Mr. Todd, the rules were suspended, the resolution was advanced to third reading, the second reading considered the third and House Concurrent Resolution No. 7 was placed on final passage.

The Clerk called the roll on the final passage of House Concurrent Resolution No. 7, and it passed the House by the following vote: Yeas, 69; nays, 27; absent or not voting, 3.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Boyle, Clark, Cohen, Cowen, Devenish, Dixon, Drew, Easterday, Edlund, Edwards, Freese, Gehlen, Gifford, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Keen, Keith, Kemp, Klemgard, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), McCarty, McDonald (J. D.), McDonald (R. T.), Morgan, Murray, Myers, Neal, Nelsen, Ott, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Smith (J. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Van Dyk, Voyce, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—69.

Those voting nay were: Representatives Bohlke, Bowden, Carty, Christianson, Copeland, Donahoe, Eddy, Emory, Ford, Gardner, Gessell, Haddon, Jones, Karr, Leber, Ledgerwood, Martin (J. R.), McCauley, McDonald (D. A.), McDonnell, Neff, Parker, Reeves, Skinner, Smith (B. L.), Twidwell, Wanamaker—27.

Those absent or not voting were: Representatives Brown, Kelly, Smith (M. B.)—3.

House Concurrent Resolution No. 7, having received the constitutional majority, was declared passed.

On motion of Mr. Todd, the rules were suspended, House Concurrent Resolution No. 7 was ordered engrossed and the Chief Clerk was directed to immediately transmit same to the Senate.

House Concurrent Resolution No. 8, by Representatives Myers, Reeves, Edlund, Haddon, Wanamaker, Parker, Boede and Keen: Relating to Father's Day and designating the third Sunday of June in each year as Father's Day.

Ordered printed and referred to Committee on Labor and Labor Statistics.

House Concurrent Resolution No. 9, by Committee on Printing: Relating to the printing of Legislative Manual.

Ordered printed.

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

On motion of Mr. Adams, the rules were suspended, the resolution was advanced to third reading, the second reading considered the third and House Concurrent Resolution No. 9 was placed on final passage.

The Clerk called the roll on final passage of House Concurrent Resolution No. 9 and it passed the House by the following vote: Yeas, 93; nays, 1; absent or not voting, 5.
Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Hueter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kemp, Klemgard, Leber, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—93.

Those voting nay were: Representative Sawyer—1.

Those absent or not voting were: Representatives Cohen, Kelly, Ledgerwood, Neal, Smith (M. B.)—5.

House Concurrent Resolution No. 9, having received the constitutional majority, was declared passed.

On motion of Mr. Adams, 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.

Senate Concurrent Resolution No. 2, by Senator Reardon: Relating to appointment of a Committee to meet with the Governor and State Auditor for the purpose of discussing the simplification and strengthening of the State Auditing System.

Referred to Committee on Claims and Auditing.

SECOND READING OF BILLS.


The Speaker observed former King County Representative, Mr. Tom O'Gorman, within the bar of the House and requested Mr. Austin to escort him to a seat beside the Speaker.

The bill was read the second time by sections.

Mr. Adams moved that the rules be suspended, the bill advanced to third reading, the second reading considered the third and Initiative Measure No. 2 (House Bill No. 153 for House Records) be placed on final passage.

Debate ensued.

The motion was lost.

The bill was passed to third reading.

The Speaker called Mr. Yantis to the Chair to preside.

House Bill No. 21, by Representative Smith (J. B.): Relating to cities of the first class.

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

House Bill No. 41, by Representatives McCarty, Freese and Boyle: Relating to health, welfare and care of children in attendance at public schools.
Mr. Speaker:

We, a majority of your Committee on Education, to whom was referred House Bill No. 41, entitled "An Act relating to health, welfare, and care of children in attendance at public schools, and amending section 1 of chapter 190 of the Laws of 1921 as amended by section 1 of chapter 152 of the Laws of 1923 (being section 4,806 of Remington's Compiled Statutes); and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

Amend section 1, line 16 of the original bill, same being line 7 of the printed bill, by striking the word "desiring" and inserting in lieu thereof the words "in need of."

Pearl A. Wanamaker, Chairman.


The bill was read the second time by sections.

Mrs. Wanamaker moved the adoption of the committee amendment.

After considerable debate, on motion of Mr. Van Dyk, the previous question was ordered.

The Speaker (Mr. Yantis presiding) announced the question to be on the adoption of the amendment.

A division was called for and the amendment was adopted by a rising vote.

Mr. Reilly moved that the rules be suspended, the bill advanced to third reading, the second reading considered the third and House Bill No. 41 be placed on final passage.

The motion was lost.

The bill was passed to third reading and ordered engrossed.

Mr. Waldron resumed the Speaker's chair.

House Bill No. 45, by Representative Voyce: Providing for a just weighing of coal for miners.

The bill was read the second time by sections.

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

Amend section 1, line 12, page 2 of the original bill, being line 26 of the printed bill. After the word "this" strike the word "and" and insert in lieu thereof the word "or."

The bill was passed to third reading and ordered engrossed.

House Bill No. 54, by Representative Dixon: Relating to rebating wages on public work.

The bill was read the second time by sections.

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

Amend section 1, line 18 of the original bill, being line 10 of the printed bill, strike the word "felony" and insert in lieu thereof the words "gross misdemeanor."

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

Amend section 1, line 18 of the original bill, being line 10 of the printed bill, after the word "officer" and before the word "guilty" strike the word "is" and insert in lieu thereof the words "shall be."

The bill was passed to third reading and ordered engrossed.
House Bill No. 58, by Representative Sullivan: Providing for the reassessment of timber lands by the cruise of standing timber thereon.

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

House Bill No. 72, by Representative Brown: Relating to the relief of E. J. Rohrbach and Norris E. Inveen.

Mr. Wilson moved that the bill be re-referred to the Committee on State Granted, School and Tide Lands.

After debate the motion was carried.

House Bill No. 138, by Committee on Labor and Labor Statistics: Relating to public works and providing for payment of not less than the general prevailing rate of wages on public works.

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

House Joint Memorial No. 6, by Representatives Drew and Richmond (W. A.): Relating to government ownership of the banking system.

The memorial was read the second time in full and passed to third reading.

House Concurrent Resolution No. 6, by Committee on Rules and Order (by executive request): Relating to gasoline.

Mr. Johnson (Hans), moved that the resolution be indefinitely postponed.

After considerable debate, Mr. Adams demanded the previous question.
Division was called for and the demand was lost by a rising vote.

Debate ensued.

Mr. Nelsen moved that the resolution be re-referred to the Committee on Roads and Bridges.

The Chair ruled the motion out of order inasmuch as the motion already before the House was of equal rank.

After debate, Mr. Sandegren demanded the previous question and the demand was sustained.

The Speaker announced the question to be on the motion to indefinitely postpone House Concurrent Resolution No. 6.

A roll call was demanded and the demand was sustained.

The Clerk called the roll and House Concurrent Resolution No. 6 was indefinitely postponed by the following vote: Yeas, 63; nays, 33; absent or not voting, 3.

Those voting yea were: Representatives Bell, Bohike, Bowden, Boyle, Christianson, Clark, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Edlund, Edwards, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Hales, Hall, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Karr, Keen, Keith, Klemgard, Lindgren, Lynch, Mackie, Martin (F. J.), McCarty, McDonald (J. D.), Neal, Nelsen, Parker, Reilly, Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wilson, Wiswall—63.

Those voting nay were: Representatives Adams, Austin, Bice, Boede, Carty, Cohen, Eddy, Emory, Haddon, Halleran, Huetter, Johnston (Geo. H.), Jones, Kemp, Leber, Ledgerwood, Luck, Martin (J. R.), McCaulley, McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Reeves, Richmond (C. L.), Skinner, Wentworth, Wingrove, Yantis, Mr. Speaker—33.
Those absent or not voting were: Representatives Brown, Kelly, McDon­ald (D. A.)—3.

The Speaker appointed Representatives Boede, Haddon, Keen, Myers, Parker, Reeves and Wanamaker as a committee to escort Mrs. Edlund to the rostrum to receive a birthday bouquet presented to her by the members of the House.

On motion of Mr. Adams, the House recessed until 2:00 p. m.

AFTERNOON SESSION.

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

The Clerk called the roll and all members were present except Represent­atives Adams, Bell, Carty, Ford, Halleran and Kelly; Representative Kelly having been excused.

PROPOSITIONS AND MOTIONS.

On motion of Mr. Johnson (W. A.), House Joint Memorial No. 6 was returned to second reading for purposes of amendment.

Mr. Johnson (W. A.) moved the adoption of the following amendment:

In paragraph 4, lines 18 and 19 of the original memorial, after the words "in conflict therewith;" insert the following: "Provided, That all private banking sys­tems so prohibited be taken over by the Federal Government and the stockholders compensated upon their stock as a Federal examination of said institution shall de­termine to be the value thereof;".

Debate ensued.

Mr. Titus moved that the amendment be laid on the table without taking the original memorial with it.

Debate was attempted, but the Speaker ruled that the motion was not debatable.

The motion was lost.

Mr. Drew moved the adoption of the following substitute amendment:

Amend lines 17, 18 and 19 of the original memorial, being lines 15 and 16 of the printed memorial; strike the words "and also to prohibit all forms and systems of private banking in conflict therewith."

The substitute amendment was adopted.

The memorial was passed to third reading and ordered engrossed.

Mr. Gardner moved that House Bill No. 58 be returned to second reading for purposes of amendment.

Debate ensued.

The motion was lost.

THIRD READING OF BILLS.

Engrossed House Bill No. 36, by Representative Neff: Pertaining to re­moval of timber while taxes are delinquent.

On motion of Mr. Neff, the rules were suspended, the second reading considered the third and the bill was placed on final passage.
The Clerk called the roll on the final passage of Engrossed House Bill No. 36 and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Austin, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCaulley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—92.

Those absent or not voting were: Representatives Adams, Bell, Carty, Ford, Halleran, Kelly, Myers—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. 116, by Committee on Reclamation and Irrigation: Relating to the powers and duties of the Director of the Department of Conservation and Development.

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

The Clerk called the roll on the final passage of House Bill No. 116 and the bill passed the House by the following vote: Yeas, 80; nays, 7; absent or not voting, 12.

Those voting yea were: Representatives Austin, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Drew, Eddy, Edwards, Emory, Gehlen, Gessell, Haddon, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kemp, Klemgard, Leber, Ledgerwood, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCaulley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—80.

Those voting nay were: Representatives Dixon, Easterday, Edlund, Freese, Gifford, Hales, Hall—7.

Those absent or not voting were: Representatives Adams, Bell, Carty, Ford, Gardner, Halleran, Keen, Kelly, Lindgren, McCarty, Smith (M. B.), Smith (T. E.)—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 Joint Memorial No. 3, by Representative Parker: Relating to the use of public funds for the dental care of children in the public schools.

Miss Parker moved that the rules be suspended, the second reading be considered the third and the memorial be placed on final passage.

Mr. Neff moved as a substitute that the memorial be returned to second reading for purposes of amendment.

The substitute motion was carried.

On motion of Mr. Neff, the following amendments were adopted:

Amend line 9 of the original memorial; after the word “follows” strike the semicolon (;) and insert in lieu thereof a colon (:).

Amend line 21 of the original memorial, being line 14 of the printed memorial; after the word “about” and before the figures “$50,000,000” insert the words “fifty million dollars” and enclose the figures “$50,000,000” in brackets “( )”.

Amend line 19 of the original memorial, being line 13 of the printed memorial; after the word “entire” and before the figures “25,000,000” insert the words “twenty-five million” and enclose the figures “25,000,000” in brackets “( )”.

Amend line 3, page 2 of the original memorial, being line 22 of the printed memorial; after the word “of” and before the figures “$50,000,000” insert the words “fifty million dollars” and enclose the figures “$50,000,000” in brackets “( )”.

Amend line 6, page 2 of the original memorial, being line 25 of the printed memorial; strike the word “resolution” and insert in lieu thereof the word “memorial.”

On motion of Miss Parker, the rules were suspended, the second reading considered the third and the memorial was placed on final passage.

The Speaker observed, within the bar of the House, former Representative Warren G. Magnuson, and appointed Mr. D. A. McDonald to escort him to a seat beside the Speaker.

After considerable debate, Mr. Strickland demanded the previous question.

The demand was sustained.

The Speaker announced the question to be on the final passage of Engrossed House Joint Memorial No. 3.

The Clerk called the roll on the final passage of Engrossed House Joint Memorial No. 3 and the memorial passed the House by the following vote:

Yeas, 71; nays, 23; absent or not voting, 5.

Those voting yea were: Representatives Austin, Boede, Bohlke, Bowden, Boyle, Brown, Christianson, Clark, Cohen, Cowen, Drew, Easterday, Edlund, Edwards, Freese, Gardner, Gehlen, Gifford, Haddon, Hales, Hall, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Keen, Keith, Kemp, Lindgren, Luck, Lynch, Martin (F. J.), McCarthy, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Myers, Neal, Neff, Nelsen, Parker, Reeves, Reilly, Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—71.

Those voting nay were: Representatives Bice, Copeland, Devenish, Dixon, Donahoe, Eddy, Emory, Gessell, Halleran, Karr, Klemgard, Leber, Ledgerwood, Mackie, Martin (J. R.), McDonald (R. T.), Morgan, Murray, Ott, Richmond (C. L.), Skinner, Smith (B. L.), Todd—23.

Those absent or not voting were: Representatives Adams, Bell, Carty, Ford, Kelly—5.
The memorial, having received the constitutional majority, was declared passed.

On motion of Miss Parker, the rules were suspended, Engrossed House Joint Memorial No. 3 was ordered re-engrossed and the Chief Clerk was directed to immediately transmit same to the Senate.

MOTIONS.

On motion of Mr. Wiswall, the House reverted to the fourth order of business for the purpose of making a motion.

Mr. Wiswall moved that the Committee on Medicine, Dentistry, Pure Food and Drugs be given permission to use the House Chamber on January 31, 1935, at 7:30 p.m. for the purpose of holding a public hearing.

Mr. Skinner advised the Chair that permission had previously been granted to the Committee on Roads and Bridges to use the House Chamber on that evening.

With the consent of the House, Mr. Wiswall withdrew his motion.

Mr. Skinner moved that the Committee on Roads and Bridges be given permission to use the House Chamber on January 31, 1935, at 7:30 p.m. for the purpose of holding a public hearing.

The motion was carried.

On motion of Mr. Yantis, the House resumed the eleventh order of business.

REPORT OF ENGROSSMENT COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 29, 1935.

Mr. Speaker:

Your Committee on Engrossment, to whom was referred Engrossed House Concurrent Resolution No. 7, has compared same with the original resolution and finds it correctly engrossed.

Chairman.

We concur in this report: D. F. Bice, M. D., Harry H. Brown.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 29, 1935.

Mr. Speaker:

The President has signed House Joint Memorial No. 7, and the same is herewith transmitted.

Harrison W. Mason, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 29, 1935.

Mr. Speaker:

The Senate has passed Senate Joint Memorial No. 8, also Senate Bill No. 4, also Senate Bill No. 17, and the same are herewith transmitted.

Harrison W. Mason, Secretary.

On motion of Mr. Adams, the House adjourned to 10:00 a.m., Wednesday, January 30, 1935.

S. R. Holcomb, Chief Clerk.
SEVENTEENTH DAY, JANUARY 30, 1935

SEVENTEENTH DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday, January 30, 1935.

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

The Clerk called the roll and all members were present except Representative Kelly, who had been excused.

Prayer was offered by Rev. Samuel J. Chaney of the First Methodist Church of Olympia.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Austin, further reading was dispensed with and the journal was approved.

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

REPORTS OF STANDING COMMITTEES.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 29, 1935.

Your Committee on Engrossment, to whom was referred Engrossed House Bill Nos. 41 and 45, has compared same with the original bills and finds them correctly engrossed.

We concur in this report: D. F. Bice, Harry H. Brown.

Chairman.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 29, 1935.

Your Committee on Engrossment, to whom was referred Engrossed House Bill No. 54; also Engrossed House Joint Memorial No. 6; also Re-Engrossed House Joint Memorial No. 3, has compared same with the original bill and memorial and engrossed memorial, and finds them correctly engrossed and re-engrossed.

We concur in this report: D. F. Bice, M. D., C. Leland Richmond.

Chairman.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 29, 1935.

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 3, entitled "An Act prescribing the time for drawing, impaneling and swearing grand juries in Class A. counties and counties of the first and second classes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

DONALD A. MCDONALD, Chairman.

We concur in this report: Robert F. Murray, Ben S. Sawyer, John R. Martin, J. T. Ledgerwood, Geo. F. Yantis, Edward J. Reilly, Richard B. Ott.

Passed to second reading.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 28, 1935.

We, a majority of your Committee on Constitutional Revision, to whom was referred House Bill No. 7, entitled "An Act to amend Article IV. of the Constitution of the State of Washington, relating to the judiciary, repealing parts of sections 3
and 5 of said Article IV., and adding thereto a section to be known as section 3 (a) concerning the appointment, term of office, or removal of Superior and Supreme Court Judges and court commissioners, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 28, 1935.

MR. SPEAKER:

We, a minority of your Committee on Constitutional Revision, to whom was referred House Bill No. 7, entitled "An Act to amend Article IV. of the Constitution of the State of Washington, relating to the judiciary, repealing parts of sections 3 and 5 of said Article IV., and adding thereto a section to be known as section 3 (a) concerning the appointment, term of office, or removal of Superior and Supreme Court Judges and court commissioners," 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: Richard B. Ott.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH. JANUARY 28, 1935.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 20, entitled "An Act relating to the transfer of title of real and personal property in sales contracts, repealing all statutes in conflict therewith," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

DONALD A. MCDONALD, Chairman.

We concur in this report: Robert F. Murray, Ben S. Sawyer, John R. Martin, J. T. Ledgerwood, Geo. F. Yantis, Edward J. Reilly, Richard B. Ott.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 28, 1935.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 78, entitled "An Act relating to political organizations, separate primary elections, minority parties nominating by convention and primary and general election ballots, and prohibiting the placing thereon of names of candidates of political organizations or parties advocating the overthrow of established government by force or violence and amending chapter 88 of the Session Laws of 1901 by adding thereto a new section to be known as section 2; and amending chapter 209 of the Session Laws of 1907 by adding thereto a new section to be known as section 26a," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

DONALD A. MCDONALD, Chairman.

We concur in this report: John R. Martin, W. A. Richmond, Adela Parker, Edward J. Reilly, DeWolfe Emory, Lyle D. Keith, Richard B. Ott, Ben S. Sawyer.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 28, 1935.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 86, entitled "An Act relating to the investment and management of trust funds, amending section 1 and section 3, chapter 37, of the Laws of Extraordinary Session
SEVENTEENTH DAY, JANUARY 30, 1935

1933," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

DONALD A. MCDONALD, Chairman.

We concur in this report: John R. Martin, W. A. Richmond, Adela Parker, Edward J. Reilly, DeWolfe Emory, Lyle D. Keith, Richard B. Ott, Ben S. Sawyer.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 30, 1935.

Mr. Speaker:

We, a majority of your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 118, entitled "An Act for the protection of shipping and the safety of human life and property, regulating pilots and pilotage on the waters of Puget Sound and adjacent inland waters; creating the Board of Pilotage Commissioners of the State of Washington and prescribing its powers and duties; providing for the licensing, regulation and compensation of pilots; establishing a special fund for the purposes of this act and appropriating moneys therefrom; defining vessels subject to pilotage; prohibiting piloting by unlicensed persons and the employment of unlicensed persons as pilots; defining offenses under this act and prescribing penalties for the same; and repealing certain 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.

CARL J. LUCK, Chairman.

We concur in this report: Myron H. Titus, Thomas Voyce, Marie F. Keen, Hans Johnson, David E. Gifford, Willis M. Hales, Gerald G. Dixon, Ray Sandegren, Clemens M. Boyle.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 29, 1935.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 127, entitled "An Act relating to the filling of vacancies on the Supreme and Superior Courts of this State, and amending sections 11044 and 11049 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.

DONALD A. MCDONALD, Chairman.

We concur in this report: John R. Martin, W. A. Richmond, Adela Parker, Edward J. Reilly, DeWolfe Emory, Lyle D. Keith, Richard B. Ott, Ben S. Sawyer.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 28, 1935.

Mr. Speaker:

We, a majority of your Committee on Memorials, to whom was referred House Joint Memorial No. 8, relating to the Townsend Old Age Pension Plan to the Honorable President of the United States and to the Senate and House of Representatives of the Congress of the United States of America, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ADELA PARKER, Chairman.

We concur in this report: Corbin Sullivan, George E. Drew, Ben S. Sawyer.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 28, 1935.

Mr. Speaker:

We, a majority of your Committee on Unemployment Relief and Public Welfare to whom was referred House Joint Memorial No. 11, relating to legislation providing
for rehabilitation of homes and families, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. J. B. Smith, Chairman.


Passed to second reading.
Mr. Smith (T. E.) moved that the rules be suspended, and House Joint Memorial No. 11 be read the second time in full.
Division was called for and the motion was lost on a rising vote.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., January 29, 1935.

The Senate has passed: Engrossed Senate Bill No. 13, also Engrossed Senate Bill No. 33, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

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 Elections and Privileges.

**House Bill No. 203**, by Representative McDonald (R. T.): An act for the relief of the estate of Elizabeth Williams.

Ordered printed and referred to Committee on Appropriations.

**House Bill No. 204**, by Representatives Sawyer and Clark: An Act relating to the selection of jurors to be drawn for jury service in the superior courts of this state.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 205**, by Representative Jones: An Act relating to intoxicating liquors, doing away with the private sale thereof, and providing penalties for the violation thereof.

Ordered printed and referred to Committee on Liquor Control.

**House Bill No. 206**, by Representative Strickland: An Act providing for the reimbursement of licensees whose licenses have been revoked by the liquor control board without a hearing, and amending Chapter 62, Laws of Extraordinary Session, 1933, by adding a new section known as Section 97.

Ordered printed and referred to Committee on Liquor Control.

**House Bill No. 207**, by Representative Sullivan: An Act relating to classifying, naming and fixing the location of certain highways and amending section 6791-11, Remington's Revised Statutes.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 208**, by Representative Neff: An act relating to manufacturing, sale and distribution of concentrated commercial feeding stuff,
commercial fertilizer and livestock remedies and defining the powers and duties of the Director of Agriculture in relation thereto; providing for a chemist and an assistant chemist; defining the duties of the chemist and his assistant; providing for the registration, inspection and sampling of concentrated commercial feeding stuffs, commercial fertilizers and livestock remedies; providing for brands of concentrated commercial feeding stuffs, commercial fertilizers and livestock remedies; defining "manufacturer," "importer," "mixer," "distributor," "agent and vendor;" making an appropriation for the administration of this act; granting jurisdiction to the courts for trial and conviction for any violation of this act; defining domestic birds, domestic fowl and domestic animals; defining standard sack; requiring labels and other information; regulating advertising of other than standard sacks; providing for sale and regulation of use of leather as fertilizer; providing for hay and alfalfa mixes; providing for the sale of commercial fertilizers, "alfalfa leaves," "buds," or "blossoms;" providing for use of second hand sacks; making unlawful the inclusion of certain by-products in concentrated commercial feeding stuffs; providing for repeal of acts or parts of acts in conflict herewith.

Ordered printed and referred to Committee on Dairy and Livestock.

House Bill No. 209, by Representatives Wanamaker, Boyle, Bowden, McCarty, Freese, Boede, Martin (F. J.) and Hurley: An Act establishing a primary state highway to be known as State Highway No. 24, or the Cascade Highway.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 210, by Representative McDonald (J. D.): 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; and amending chapter 1 of the Session Laws of 1931 by adding a new section thereto to be known as section 13.

Ordered printed and referred to Committee on Public Utilities.

House Bill No. 211, by Representatives Ott and Jones: An Act providing for the payment, out of the Motor Vehicle Fund, of certain assessment installments and/or bonds now remaining unpaid upon highways constructed upon the installment plan, and making an appropriation therefor.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 212, by Representative McDonald (R. T.): An Act relating to the conduct of primary elections, regulating the same, and repealing acts and parts of acts in relation thereto.

Ordered printed and referred to Committee on Elections and Privileges.

House Bill No. 213, by Representatives Parker and Holt: An Act relating to the collection of taxes; providing for the partial payment of taxes in full on portions of land where there has been a contract to pay and Amend-
ing Chapter 53 of the Laws of 1933 as amended by Chapter 51 of the Laws of the Extraordinary Session of 1933 by adding a new section thereto.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 214, by Representative Emory: An Act regulating the business of safe deposit companies, defining certain terms, fixing the liability of such companies, providing certain remedies for the enforcement of the liabilities of depositors, renters, and lessees of safes, vaults and other receptacles, and for the disposal of the properties therein in case of default, amending Section 4 of Chapter 186, Laws of 1923 (being Section 3385, Remington's Revised Statutes of Washington).

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 215, by Representative Emory: An Act relating to chattel mortgages and the filing thereof, and amending section 1881 of the Code of 1881 (Section 3788 of Remington's Revised Statutes).

Ordered printed and referred to Committee on Financial Institutions other than Banks.

House Bill No. 216, by Representative Gifford: An Act regulating and licensing the practice of naturopathy; creating an examining committee; defining the powers and duties of such committee; defining professional terms and abbreviations, creating a naturopathic fund; defining unprofessional conduct, defining minor surgery, traumatic surgery, and anesthesia; defining educational qualifications and regulation of same, prescribing penalties for violations of this act, providing for reciprocity from other states, 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. 217, by Representative Edwards: An Act relating to minimum wages of certain state employees, repealing laws, and declaring this act shall take effect April 1, 1935.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 218, by Representatives Richmond (W. A.), Bell, Schroeder and Herren: An Act relating to the public schools; authorizing, empowering and making it mandatory for 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 school districts; repealing Chapter 77, Laws of 1929 (Section 4680-5, Remington's Revised Statutes) and declaring an emergency.

Ordered printed and referred to Committee on Education.

House Joint Memorial No. 16, by Representatives Ford, Neff and Adams: Relating to the use of American mined manganese in these United States.

Ordered printed and referred to Committee on Mines and Mining.

House Joint Memorial No. 17, by Representatives Herren and Schroeder: Relating to the Re-establishment of Narcissus in United States Department of Agriculture, Quarantine No. 37.

Ordered printed.
On motion of Mr. Herren, the rules were suspended and House Joint Memorial No. 17 was advanced to second reading and read the second time in full.

On motion of Mr. Herren, the rules were suspended, the memorial was advanced to third reading, the second reading considered the third, and House Joint Memorial No. 17 was placed on final passage.

The Clerk called the roll on the final passage of House Joint Memorial No. 17 and it passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keen, Keith, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandgren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Sullivan, Titus, Todd, Twidwell, Van Dyk, Vance, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—96.

Those absent or not voting were: Representatives Jones, Kelly, Strickland—3.

House Joint Memorial No. 17, having received the constitutional majority, was declared passed.

On motion of Mr. Herren, the rules were suspended and the Chief Clerk was directed to immediately transmit House Joint Memorial No. 17 to the Senate.

House Joint Memorial No. 18, by Representative McDonald (D. A.): Relating to the construction of the Pacific International Highway to Fairbanks, Alaska.

Ordered printed and referred to Committee on Memorials.

FIRST READING OF SENATE BILLS.

Senate Bill No. 4, by Senator Nelson: An Act relating to the passage of ordinances by cities and authorizing cities to adopt ordinances relating to building construction, plumbing or electric wiring and other similar work by reference to printed codes on such subjects, together with amendments and additions thereto: Provided, Not less than three printed copies of such code or codes, or amendments or additions thereto, in book form, have been filed with the clerk prior to the taking effect thereof.

Referred to Judiciary Committee.

Senate Bill No. 17, by Senator Duggan: An Act to adopt Remington's Revised Statutes of Washington as an official compilation of the laws of this state, and relating to additions and amendments thereto, and declaring that this act shall take effect immediately.

Referred to Judiciary Committee.
Engrossed Senate Bill No. 13, by Senator Duggan: An Act relating to sheriff's indemnity bonds and amending Section 4172, Remington's Revised Statutes.

Referred to Judiciary Committee.

Engrossed Senate Bill No. 33, by Senator Steele: An Act changing the name of the Department of Public Works to the Department of Public Service and providing that all the powers and duties now exercised by the director and officers of the Department of Public Works be exercised by the director and officers of the Department of Public Service.

Referred to Judiciary Committee.

Senate Joint Memorial No. 8, by Senator Norman: Relating to the petitioning of the President and the Congress of the United States to provide adequate facilities at Soap Lake, Washington, for the care of all Veterans afflicted with Buerger's disease.

Mr. Drew moved that the rules be suspended, Senate Joint Memorial No. 8 be advanced to second reading and read the second time in full.

Division was called for and the motion was carried on a rising vote.

On motion of Mr. Drew, the rules were suspended, the memorial was advanced to third reading, the second reading considered the third and Senate Joint Memorial No. 8 was placed on final passage.

The Clerk called the roll on the final passage of Senate Joint Memorial No. 8 and it passed the House by the following vote: Yeas, 97; nays, 0; absent or not voting, 2.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huettel, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Tittus, Todd, Twidwell, Van Dyk, Vance, Wanamaker, Wentworth, Wilson, Wingrove, Wisswall, Yantis, Mr. Speaker—97.

Those absent or not voting were: Representatives Kelly, Sandegren—2.

Senate Joint Memorial No. 8, having received the constitutional majority, was declared passed.

SECOND READING OF BILLS.

House Bill No. 56, by Representative Boede: Relating to the relief of H. H. Matteson and making an appropriation.

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

THIRD READING OF BILLS.

Mr. Wilson moved that the rules be suspended, and that Initiative Measure No. 2 (House Bill No. 153 for House Records) be referred to the people of the State of Washington to be voted on at the next general election.

The Speaker announced he doubted the motion was in order.

Mr. Yantis:

"Mr. Speaker:

"May I suggest that under the Constitution the alternatives that the House has in regard to this measure are either to pass it without amendment; to refuse to act on it; to reject it by defeating it on vote; or to pass it with a referendum provision. Of course, whether or not the House attaches a referendum provision, it will be subject to referendum, if a petition should be filed having the requisite number of signatures.

"We do have the right, if the House and the Senate so desire, to directly refer it by affirmative legislative act, but as I am at present advised, I assume that would mean the passage of the Initiative by the Legislature with a referendum clause attached. It would not be merely by referring it without any action, as I think Mr. Wilson assumed. I do not know if this is correct. If we want to take the action proposed by Mr. Wilson, we should pass the measure with a referendum clause attached."

The Speaker announced that it was his opinion that the referendum clause would have to be an amendment submitted when the bill is on second reading, and ruled the motion of Mr. Wilson out of order.

Mr. Herren moved that the rules be suspended, the second reading considered the third and Initiative Measure No. 2 (House Bill No. 153 for House Records) be placed on final passage.

The motion was carried.

After considerable debate, Mr. Sawyer demanded the previous question.

The demand was sustained.

The Clerk called the roll on the final passage of Initiative Measure No. 2 (House Bill No. 153 for House Records) and it passed the House by the following vote: Yeas, 86; nays, 11; absent or not voting, 2.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Hal- leran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Martin (F. J.), McCarty, McCaulley, McDonald (D. A.), McDonal (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Wanamaker, Wentworth, Wingrove, Wiswall, Yantis, Mr. Speaker—86.

Those voting nay were: Representatives Bowden, Emory, Keith, Lynch, Mackie, Martin (J. R.), McDonald (J. D.), Sandegren, Todd, Voice, Wilson—11.

Those absent or not voting were: Representatives Kelly, Skinner—2.

Initiative Measure No. 2 (House Bill No. 153 for House Records), having received the constitutional majority, was declared passed.

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

Mr. Wilson:

"I voted against House Bill 153 because I believe that this will destroy parties and party responsibility. I also wish to remind the Grange and my constituents that my vote in no way blocked this legislation from coming before the people as an unanimous vote against it still the measure would appear before the people at the next general election."

THIRD READING OF BILLS.

Engrossed House Bill No. 41, by Representatives McCarty, Freese and Boyle: Relating to health, welfare, and care of children in attendance at public schools.

On motion of Mr. Yantis, the rules were suspended, the second reading considered the third and Engrossed House Bill No. 41 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 41 and it passed the House by the following vote: Yeas, 92; nays, 2; absent or not voting, 5.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kemp, Leber, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—92.

Those voting nay were: Representatives Copeland, Klemgard—2.

Those absent or not voting were: Representatives Gehlen, Johnson (W. A.), Kelly, Ledgerwood, Skinner—5.

Engrossed House Bill No. 41, having received the 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. 45, by Representatives Voyce, Smith (J. B.), McDonald (J. D.) and Johnson (Hans): Providing for a just weighing of coal for miners.

On motion of Mr. Yantis, the rules were suspended, the second reading considered the third and Engrossed House Bill No. 45 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 45 and it passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gessell, Gifford, Hales, Hall, Halleran, Her-
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ren, Holt, Huetter, Hurley, Johnston (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kemp, Klemgard, Leber, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—92.

Those absent or not voting were: Representatives Dixon, Gehlen, Had­don, Kelly, Ledgerwood, McDonnell, Skinner—7.

Engrossed House Bill No. 45, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 54, by Representative Dixon: Relating to rebating wages on public work.

Mr. Yantis moved that the rules be suspended, the second reading con­sidered the third and Engrossed House Bill No. 54 be placed on final passage.

The motion was carried.

After considerable debate, Mr. McCarty demanded the previous question.

The demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 54 and it passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easeterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gehlen, Gissell, Gifford, Haddon, Hales, Hall, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kemp, Klemgard, Leber, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDon­nell, Morgan, Murray, Myers, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Rich­mond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—93.

Those absent or not voting were: Representatives Halleran, Kelly, Ledgerwood, Neal, Richmond (C. L.), Skinner—6.

Engrossed House Bill No. 54, having received the 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 Joint Memorial No. 6, by Representatives Drew and Richmond (W. A.): Regarding government ownership of the banking system.

Mr. Yantis moved that the rules be suspended, the second reading con­sidered the third and Engrossed House Joint Memorial No. 6 be placed on final passage.

The motion was carried.
Debate ensued.
Mr. Lindgren demanded the previous question.
The demand was lost on a rising vote.
Mr. Adams announced that he desired to read a clipping from the Portland Oregonian.
Mr. Wilson called the Speaker's attention to House Rule 30.
The Speaker ruled that House Rule 30 applied to the case of a member calling for the reading of a paper by the Clerk, and that this rule did not apply in the case of a member desiring to read a paper during the course of his ten-minute debate. Also, that during the allotted ten minutes the member could devote that time as he saw fit, providing, of course, nothing is said detrimental to the other members.

On motion of Mr. Keith, the previous question was ordered.
The Clerk called the roll on the final passage of Engrossed House Joint Memorial No. 6 and it passed the House by the following vote: Yeas, 69; nays, 26; absent or not voting, 4.

Those voting yea were: Representatives Austin; Bell, Boede, Bohlke, Bowden, Boyle, Brown, Clark, Cohen, Dixon, Drew, Easterday, Edlund, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Jones, Karr, Keen, Keith, Klemgard, Lindgren, Lynch, Martin (F. J.), McCarty, McCauley, McDonald (J. D.), McDonnell, Murray, Myers, Neal, Neff, Nelsen, Parker, Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wilson, Wingrove, Yantis, Mr. Speaker—69.

Those voting nay were: Representatives Adams, Bice, Carty, Christianson, Copeland, Devenish, Donahoe, Eddy, Edwards, Emory, Huetter, Johnston (Geo. H.), Kemp, Leber, Ledgerwood, Luck, Martin (J. R.), McDonald (D. A.), McDonald (R. T.), Morgan, Ott, Reeves, Reilly, Richmond (C. L.), Wentworth, Wiswall—26.

Those absent or not voting were: Representatives Cowen, Kelly, Mackie, Skinner—4.

Engrossed House Joint Memorial No. 6, having received the constitutional majority, was declared passed.

On motion of Mr. Copeland, a vote of thanks was extended to Mr. Morgan for the apples presented to each member during Tuesday's session.

On motion of Mr. Adams, the House adjourned to 10:00 a. m., Thursday, January 31, 1935.

ROBT. F. WALDRON, Speaker.

S. R. HOLCOMB, Chief Clerk.
The Speaker called the House to order at 10:00 a.m.
The Clerk called the roll and all members were present except Representatives Emory, Kelly and Nelsen, who had been excused.

Prayer was offered by Rev. Samuel J. Chaney of the First Methodist Church of Olympia.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Austin, further reading was dispensed with and the journal was approved.

On motion of Mrs. Wanamaker, Rule 20 was suspended.

COMMUNICATIONS.
STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, January 30, 1935.

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

LADIES AND GENTLEMEN:

Probably the greatest field for governmental economy is in the elimination or consolidation of duplicated functions. This means governmental reorganization, which, of course, must be preceded by revision of the Constitution.

Therefore, I took the liberty to create the Washington State Advisory Constitutional Revision Commission, which was requested to outline the amendments necessary to open the way for reorganization, consolidation and modernization of state, county and local governments. The report of this commission is herewith transmitted to the Legislature, not as a recommended program, but as dependable information for the benefit of the Legislature in the consideration of governmental reform.

In forming the commission, I chose nine public-spirited citizens, who have given much of their time and efforts, without pay, and I believe they are entitled to commendation. I am sure that members of the Legislature, public officials and other citizens will join me in an appreciation of the work done by the members of the Washington State Advisory Constitutional Revision Commission.

Respectfully submitted,
CLARENCE D. MARTIN,
Governor.

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

For the year 1929, real and personal property taxes were levied in Washington for all purposes of government to produce the total of $81,094,792.23. For the year 1935 the total amount to be levied upon property will be reduced to a figure somewhat in excess of $44,000,000.00. This drastic reduction is brought about not by decline in the necessary cost of government, nor in the reduction in the number of services rendered by government, but rather, by a sharp drop in property valuation and a drastic reduction in legal millages.

Accompanying the decline in property tax resources is a new demand on the public purse for the relief of unemployed persons and the indigent aged. Obviously, with the coming of these two conditions it is necessary that revenue be produced for public purposes by other than property taxes.
The reduction in property valuations and legal millage for county and school district purposes, together with the practical difficulties in the way of collection of other than property taxes by municipal corporations have made it necessary that the state take over a larger portion of the cost of government heretofore borne by local units through property taxes, including indigent relief, road and school expenditures of the counties and a larger portion of the school load heretofore borne by local school districts. In addition, practically the entire burden of unemployment relief must be borne by the state with the aid of federal contributions. Because of the property tax millage limitations, it is altogether impossible for the counties to do anything substantial toward payment of the old age pension and this charge must also be met by the state.

The further drastic reductions in support of the common schools brought about by the passage of Initiative No. 94 make it imperative that the state provide for and pay to the common schools the full measure of support contemplated by the Showalter Equalization Bill. This will call for a contribution by the state in the sum of $30,724,124.04 for the ensuing biennium. The unemployment relief program will require $10,000,000.00 and the old age pension fund, $3,000,000.00. These sums, of course, will be largely supplemented by federal contributions.

The total sum necessary to be produced by excise taxes, in addition to revenues available under existing laws, is somewhat in excess of $59,000,000.00 for the 1935-1937 biennium.

The revenue measure proposed herewith for your consideration is calculated to produce approximately that sum and includes the following items:

1. A business or occupation tax drawn along the lines of the existing business and occupation tax embodied in Chapter 191, Laws of 1933, with the rate of tax on retail transactions carried at 2½%, rather than ½%, as in the existing law.
2. Tax on public utilities at rates varying from ½% to 3%.
3. Tax on amusement enterprises at 2½%.
4. Tax on cigarettes at 2c per package and upon other tobacco products at 10% of the sales price.
5. Increase in the existing inheritance tax.
6. Tax upon gifts.

It is apparent that the business and occupation tax embodies what is substantially a sales tax. In the proposed measure it is provided that such tax shall be an item of overhead or expense to business to be passed on as a part of the sales price. In this connection there are several alternative forms possible:

1. Reforming the measure to permit the tax with respect to retail sales to be definitely passed on to the purchaser; or
2. A middle position which would provide for example, for the retention of the present rate of ½% upon retail selling, to be borne by business and a "pass-on" provision for an additional 2% of tax. This is recommended for your consideration.

The policy of imposing a sales tax is controversial. Many tax students do not consider that a tax system including a property tax and a sales tax can possibly be made sound without the inclusion of other non-regressive forms of tax. The greater tax paying ability of persons of larger incomes can only be adequately reached by a graduated net income tax upon all resident individuals which, under our present constitution, is impossible.

Our problem here is, first and foremost, to provide support for government. We must proceed as rapidly as possible toward the building of a sound tax system, but in the meantime we must carry on our necessary governmental functions and must provide the revenue with which to carry out such functions.

Alternatives to the sales tax have been considered. These alternatives include a net income tax on individuals at flat rates, a tax on intangibles, a surtax on incomes in the higher brackets, and a tax on excise on the sale or use of selected commodities, such as beer, cosmetics, soft drinks, fuel oil, etc. These are submitted for your consideration but with the following explanation as to each:

1. The net income tax at graduated rates was held unconstitutional by our Supreme Court. An income tax at a flat rate is not considered equitable or adequate, but there is another legal or practical objection thereto. Our Supreme Court has held income to be property under the constitution of the State of Washington. To be of any value to us in the present emergency, the tax levied must be a state, as distinguished from a local, tax. Under the provisions of Initiative No. 94 the rate of tax upon property of all kinds is limited to two mills on 50% of the fair
valuation of the property involved. The result is that the rate for a state income tax would apparently be limited to 1/10 of 1% and the cost of collection would approximate the entire proceeds. This difficulty applies also to surtax on incomes in the higher brackets.

(2) Ad valorem tax on intangibles for state purposes meets with the same difficulty. The rate would be so low as to make the result not worth the expense of collection. Also, by the provisions of Article VII, Section 1, of our constitution, much of this class of property is necessarily exempt from ad valorem taxation. Although it might possibly be profitable to tax such property along with tangible property in the combined levy for all units of government, still not more than 5% of such a tax would be available for the use of the state and this offers but slight assistance in our immediate problem of state, as distinguished from local, finance.

An alternative which has been considered is that of imposing a special excise for state purposes upon the income from intangibles, based upon the act of receiving such income. There is some question as to the validity of this plan under our Supreme Court rulings. However, if sustained, the plan would provide revenue for state purposes and would adopt what is, almost without dissent, acclaimed as the most equitable and administratively sound plan of imposing tax upon holders of this form of wealth.

(3) Many suggestions for the imposition of special taxes upon selected commodities or services have been made and considered:

(a) To levy a tax in any substantial sum on beer would increase the cost of that commodity at a time when the social interest appears to lie in maintaining a low price. Alcoholic beverages are already heavily taxed by the federal government. The state, through licensing and the profits on the sale of so-called "hard liquor," is already receiving a very substantial sum from the liquor business.

(b) Several states impose taxes on cosmetics, soft drinks, and other such so-called luxuries. The reason such measures have not been proposed is that such taxes are, generally, considered by the public as "nuisance taxes," and the amount of revenue to be derived therefrom is not sufficient to offset the nuisance created.

(c) A tax upon oil used for fuel purposes (other than in motor driven vehicles) is subject to the objection that it increases the cost of a necessary article to consumers. However, objections to this tax are more nearly offset by arguments in its favor, the fuel being a foreign product not taxed in this state, which competes with locally taxed products.

(d) A consumers' retail sales tax has been suggested as an alternative for the revised business and occupation tax. In order to produce the same amount of revenue as the revised business and occupation tax, a tax on retail sales alone would have to be levied at the rate of almost 3½%. Such rate is undoubtedly inadvisable. If a consumers' retail sales tax is substituted for the revised business and occupation tax, either in whole or in part, the studies which have been conducted by the Tax Commission indicate that careful consideration must be given to the mechanical aspects of any tax intended to be passed on to the consumers so as to make such law fair and equitable as to consumers and possible of effective administration.

These various possibilities are suggested herein and are discussed both to disclose to the legislature the efforts which have been made by the Executive Department of the state to arrive at a satisfactory and workable answer to the tax problem, and to be of assistance to the legislature in further consideration thereof. The Governor and the Tax Commission stand ready to render the legislature every assistance within their power in finally producing what we hope will be a satisfactory tax measure. After all it must be borne in mind that the addition of a sales tax only to our property tax, will procure a somewhat better spread of the tax burden than heretofore; and if the full amount sought for is actually produced during each of the two years of the ensuing biennium, we will then have, during each of said two years, produced approximately $17,000,000.00 less than was formerly produced by the property tax alone. This is a substantial achievement in tax reduction.

It is highly desirable that the present legislature provide for submission to the people for their ratification amendments to the constitution which will clear the way for real tax reform.

It is recommended that the legislature consider the various alternative forms of taxation referred to herein. Every possibility should be investigated thoroughly and the final judgment as to what plan should be adopted must ultimately rest with the legislature.

Respectfully submitted.

CLARENCE D. MARTIN, GOVERNOR.
DEAR SIR:

We have your letter of January 28th asking for an official opinion regarding Section 16, Article II, of the State Constitution as it might apply to attempted garnishment against the pay of members of the legislature. We note the letter you have received from the state auditor stating his position in the matter, and note further that many of the members feel that the state auditor is disregarding the cited section of the Constitution in accepting a writ of garnishment against the members' pay.

In this connection, Section 16 of Article II of the Constitution, so far as it applies to the matter reads:

"Members of the legislature • • • shall not be subject to any civil process during the session of the legislature nor for fifteen days next before the commencement of each session."

You will notice that this is a privilege of the members of the legislature, but this privilege applies only to the service upon them of civil process. A writ of garnishment is an ancillary proceeding issued either before or after a judgment in a civil proceeding and is directed, not against the defendant in the proceeding, but against some person or corporation whom it is alleged is indebted to the defendant. Chapter 15 of the Session Laws of 1933 permits the state of Washington to be subjected to writ of garnishment after judgment has been entered against the defendant in the main action in a suit in the superior court. It is our opinion that this provision in no way conflicts with the constitutional provision herein quoted, because the process runs against the state and not against the member. The effect, of course, is to tie up the member's pay.

It is only by virtue of some such legislation as is contained in Chapter 15 that the state of Washington is subject to garnishment. Chapter 15 was enacted at the request of a number of collection agencies and for the benefit of the collection agencies, and has been a considerable nuisance to the attorney general's office, for we are directed by the Constitution to represent the state in all of its litigation. Writs of garnishment are served against the state sequestering the funds due from the state to certain of its employees after a judgment has been rendered against the employee, and certain collection agencies have made it a practice to garnishee month after month certain of the state employees. This process takes from the monthly pay of such employee $5.00 which is deposited in court, and any amount not required by the state to pay its appearance fee is turned over by our office to the general fund of the state. The employee would then have to employ an attorney to secure the amount of his pay that is exempt from garnishment by law, and the defense of these actions requires a considerable part of the time of one of the employees of this office.

Statutes like Chapter 15 are not generally part of the laws of the states, although through the activities of collection agencies, perhaps, a number have enacted such a statute.

It seems to this office that the state of Washington should not be required to answer as a garnishee and take up the time of the attorney general in appearing and in seeing that a proper decree is rendered by the court. The whole matter could be quite effectively disposed of by a simple bill repealing Chapter 15 of the Laws of 1933 and attaching an emergency clause to the repeal, and we should be very pleased if this legislature would adopt such procedure.

Yours very truly,

G. W. HAMILTON, Attorney General.

The Speaker instructed the Chief Clerk to transmit a copy of the foregoing communication to Mr. Ott.

PROPOSITIONS, MOTIONS AND RESOLUTIONS.

Resolution by Mr. Boyle:

WHEREAS, A substantial number of foreign-minded people are looking with longing eyes to the types of government prevalent in Italy, Germany and other European countries; and
WHEREAS, It is apparent that these people would like to substitute those foreign forms known as "fascism" for our own democratic form of government; and

WHEREAS, These persons are people of some means and have used such means to form insidious organizations under the guise of such names as "vigilantes," "silver shirts," "liberty leaguers," "constitutional Americans," and similar names with strong eminently American meaning, but whose purposes are entirely foreign to the government of this Republic; and

WHEREAS, These organizations have for their object the use of force, violence, trickery, et cetera, and apparently, by their literature, their actions and their speech, contemplates setting up a Mussolini, a Hitler or similar dictatorship,

Now, Therefore, Be It Resolved, That the House of Representatives, in its Twenty-fourth Legislative Session assembled, appoint a committee composed of persons to investigate the activities of all groups and individuals in the State of Washington whom they have reason to believe are in any way connected with this movement financially, morally or personally; and

Be It Further Resolved, That a report of this committee's investigation be made to the House of Representatives within days after the passage of this resolution and the appointment of the committee.

Be It Further Resolved, That the sum of or so much thereof as may be necessary, be and the same is hereby appropriated out of the funds provided for the expenses of the Twenty-fourth Session of the State Legislature, for the use of said committee making the investigation herein provided for.

Mr. Boyle moved the adoption of the resolution.

Mr. Adams moved as a substitute that the resolution be indefinitely postponed.

The motion to indefinitely postpone was carried.

REPORTS OF STANDING COMMITTEES.

House Bill No. 39 (reported by Committee on Revenue and Taxation):
Do pass as amended.
Passed to second reading.

House Bill No. 53 (reported by Judiciary Committee):
Majority report: Do not pass.
Minority report: 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. 64, entitled "An Act to provide for uniformity of assessment of property for taxation," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Geo. F. Yantis, Chairman.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Financial Institutions other than Banks, to whom was referred House Bill No. 68, entitled "An Act relating to the organization, management, powers and supervision of savings and loan associations; providing for cooperation with the Federal Government to encourage improvement in housing standards and conditions under the National Housing Act; providing for the in-
vestment of funds in obligations issued under said act and amending Sections 49, 52, and 56 of Chapter 183 of the Session Laws of 1933 by adding thereto new sections to be known as Sections 49a, 52a, and 56a, 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.

REX STRICKLAND, Chairman.

We concur in this report: Ted Schroeder, John N. Wilson, Ernest R. Leber, David E. Gifford, Leslie V. Morgan, Harry D. Austin.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 28, 1935.

We, a majority of your Committee on Banks and Banking, to whom was referred House Bill No. 69, entitled "An Act relating to and regulating investments by mutual savings banks, and amending Chapter 74 of the Laws of 1929 by adding thereto Section 3a, declaring an emergency 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.

WALTER A. JOHNSON, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 30, 1935.

We, your Committee on Insurance, to whom was referred House Bill No. 87, entitled "An Act relating to insurance and the investment of funds of any insurance company in insured obligations of the Federal Government and providing for cooperation and investments pursuant to the 'National Housing Act,' providing for deposit of such obligations wherein deposit is required by law, or otherwise, amending Chapter 112 of the Laws of 1921 by adding thereto a new section 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.

HARRY D. AUSTIN, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 30, 1935.

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 89, entitled "An Act relating to declaratory judgments and providing therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

DONALD A. MCDONALD, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 30, 1935.

We, a minority of your Judiciary Committee, to whom was referred House Bill No. 89, entitled "An Act relating to declaratory judgments and providing therefor,"
EIGHTEENTH DAY, JANUARY 31, 1935

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: Ben S. Sawyer.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 30, 1935.

MR. SPEAKER:

We, your Committee on Roads and Bridges, to whom was referred House Bill No. 139, entitled "An Act relating to the operation of motor trucks from points outside of city limits to points inside thereof, and preventing cities from imposing a tax, license or other fee for so doing," 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 Constitutional Revision, to whom was referred House Joint Resolution No. 5, providing for an amendment of Section 12, Article II of the Constitution of the State of Washington relating to sessions of the legislature and their duration, 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.

MR. SPEAKER:

We, your Committee on Memorials, to whom was referred House Joint Memorial No. 9, relating to airports located near the Columbia River in Clark County, State of Washington, and the purchase of a new site in the millplain 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: George E. Drew, Florence W. Myers, Ben S. Sawyer, Corbin Sullivan.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Agriculture, to whom was referred House Joint Memorial No. 15, relating to the action of the President of the United States in lifting the tariff on hay and livestock feed from Canada, and the action by the Secretary of Agriculture in signing an agreement authorizing an "Agency for deficiency distribution" for the distribution in the United States of wheat, other grains, hay and livestock feed from Canada, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that
Substitute House Joint Memorial No. 15 be substituted therefor and that the said substitute House Joint Memorial do pass.

C. LELAND RICHMOND, Chairman.


Mr. Gehlen moved that the rules be suspended and that House Joint Memorial No. 15 be advanced to second reading and read in full.

Debate ensued.

With the consent of the House, Mr. Gehlen withdrew his motion.

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. 219, by Representative Martin (J. R.): An Act relating to the confession of judgment in Justices' Courts, and amending Section 1860, Remington's Compiled Statutes.

Ordered printed and referred to Judiciary Committee.

House Bill No. 220, by Representative Martin (J. R.): An Act relating to the pleading of set-off in Justices' Court, and amending Section 1789, Remington's Compiled Statutes.

Ordered printed and referred to Judiciary Committee.

House Bill No. 221, by Representative Yantis: An Act relating to clams and amending Section 100, Chapter 31, Laws of 1915 as amended by Chapter 169, Laws of 1917, as amended by Chapter 74, Laws of 1931, being Section 5751 of Remington's Revised Statutes.

Ordered printed and referred to Committee on Fisheries.

House Bill No. 222, by Representative Brown: An Act relating to telephones; declaring telephones to be a public utility in this state and fixing the rates to be charged for the use of the same.

Ordered printed and referred to Committee on Public Utilities.

House Bill No. 223, by Representatives Lynch and Lindgren: An Act relating to the practice of optometry, providing for the regulation of the
same and providing penalties for the violation thereof and amending Section 7, Chapter 144 of the Laws of 1919.

Ordered printed and referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

**House Bill No. 224**, by Representative Smith (J. B.): An Act authorizing congressmen, and/or their appointed deputies, to register citizen voters holding governmental stations, or positions at the National Capitol, and amending Section 3, Chapter 1, Laws of 1933.

Ordered printed and referred to Committee on Elections and Privileges.

**House Bill No. 225**, by Representative Strickland: An Act providing that clauses in all contracts requiring payments to be made in gold shall be null and void, and declaring an emergency.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 226**, by Representative Hales: An Act relating to the use of the national guards (or state militia) where labor troubles, wage conditions or disputes occur.

Ordered printed and referred to Military Committee.

**House Bill No. 227**, by Representatives Schultz, Van Dyk and Herren: An Act relating to highways, creating a state highway board, defining its powers and duties, and its relations to the boards of county commissioners and the state, and declaring all public highways and public lines of travel under the state highway system.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 228**, by Representative Cohen (by request): An Act relating to the deposit of public funds in banks by city treasurers, providing for the rate of interest thereon, creating city finance committees, prescribing the duties of such committees, amending Sections 5569 and 5572 of Remington's Revised Statutes, amending Chapter 103 of the Laws of 1905 by adding a new section thereto to be known as Section 4, amending Chapter 22 of the Laws of 1907 by adding a new section thereto to be known as Section 5, and declaring an emergency.

Referred to Committee on Cities of the First Class.

Mr. Titus moved that the usual number of copies of House Bill No. 228 be ordered printed.

The motion was lost.

**House Bill No. 229**, by Representative Neal: An Act relating to registration of voters, and amending Section 22 of Chapter 1 of the Session Laws of 1933 (Section 5114-22, Remington's Revised Statutes).

Ordered printed and referred to Committee on Elections and Privileges.

**House Bill No. 230**, by Representative Neal: An Act relating to hunting of wild game upon private lands and providing a penalty for the violation thereof.

Ordered printed and referred to Committee on Game and Game Fish.

**House Bill No. 231**, by Representatives Wilson, Martin (J. R.), Wentworth, Hurley, Cohen, Hales, Neff and Haddon: An Act relating to the sale of certain articles and commodities, providing protection for trade mark owners, distributors and the public against injurious and uneconomic practices in the distribution of articles and commodities of standard quality
under a distinguished trade mark, brand or name, prescribing penalties, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Commerce and Manufacturing.

**House Bill No. 232**, by Representatives Keen and Gardner: An Act for the relief of Western Wahkiakum County Telephone Company, a corporation.

Ordered printed and referred to Committee on Appropriations.


Ordered printed and referred to Committee on Roads and Bridges.

Mr. Easterday moved that House Bill No. 233 be referred to the Committee on Elections and Privileges in lieu of the Committee on Roads and Bridges.

Division was called for and the motion was lost on a rising vote.

**House Bill No. 234**, by Representatives Easterday, Ryan, Brown, Klemgard, Dixon, Drew, Bell, Johnson (Hans), Cowen, Richmond (W. A.), Sawyer, Smith (J. B.), Herren, Holt and Kelley: An Act relating to the nomination of candidates for county commissioner, amending Section 1, Chapter 232, Laws of 1909, page 845 (Section 4043, Remington's Compiled Statutes of Washington).

Ordered printed and referred to Committee on Counties and County Boundaries.

**House Bill No. 235**, by Representative Neff: An Act relating to irrigation districts, permitting in irrigation districts in which a critical financial depression exists, limited cancellation of such assessments as levied, and providing that this act shall take effect immediately.

Ordered printed and referred to Committee on Reclamation and Irrigation.

**House Bill No. 236**, by Representative McDonald (J. D.): An Act relating to and regulating the practices of hairdressing and beauty culture and the conducting of schools for the teaching of such practices; providing for the licensing of persons to practice hairdressing and beauty culture, and to conduct schools for the teaching thereof; providing penalties, and repealing Chapter 231 of the Laws of 1927.

Ordered printed and referred to Committee on Labor and Labor Statistics.

Mr. McDonald (J. D.) moved that House Bill No. 236 be referred to the Committee on Medicine, Dentistry, Pure Food and Drugs in lieu of the Committee on Labor and Labor Statistics.

The motion was lost.

**House Bill No. 237**, by Representative Yantis (by executive request): An Act relating to revenue and taxation; providing for the levy and collection of a tax or excise, measured by value of products, gross proceeds of sales, or gross income of the business, upon the act or privilege of en-
engaging in business or business activities; providing for the levy and collection of a tax or excise, measured by gross operating revenue, upon the act or privilege of engaging in public utility or public service business; providing for the levy and collection of a tax or excise, measured by gross admission charges, upon the act or privilege of engaging in amusement businesses; providing for the levy and collection of a tax or excise upon the sale, consumption, use or distribution of tobacco and tobacco products; providing for the levy and collection of a tax on estates, gifts and transfers in contemplation of or to take effect upon death, legacies, inheritances, bequests, devises and successions, applicable to property, whether held jointly or severally, and to insurance payable upon death; providing for the levy and collection of a tax or excise upon gifts; defining terms; providing for certain exemptions; providing for certain deductions in computing taxes imposed; defining the powers and duties of certain officers in administering this Act; providing method of determining amount of tax payable; providing for keeping of records, making of returns, affixation of stamps and payment of tax; providing for the issuance and cancellation of certificates of registration; providing for the assessment and collection of the taxes imposed; providing procedure upon failure to file returns and pay tax; providing for hearings before administrative officers; providing for court actions and appeals; providing for the enforcement of the Act by warrant, distraint, levy, creation of liens, seizure of contraband goods, and by action at law or in equity; providing for refunds; providing for appointment and fixing compensation of appraisers; imposing liability in certain cases upon successors and persons controlling property; fixing operative dates; declaring certain acts crimes and providing for the punishment thereof; imposing restrictions upon the transfer of stock and upon opening safe deposit vaults; providing penalties for failure to comply with the provisions of the Act; making appropriations; providing for the distribution of revenue derived hereunder; providing for shortening the operative period of Chapter 191, Laws of 1933, as amended; providing for the amendment of Sections 1, 2, 8, 12, 13, 15 and 18, Chapter 55, Laws of 1901, as amended, Section 4, Chapter 146, Laws of 1917, as amended, Section 5, Chapter 205, Laws of 1929, and Sections 4 and 7, Chapter 134, Laws of 1931; providing for the repeal of Section 1, Chapter 135, Laws of 1929, Sections 1 and 2, Chapter 202, Laws of 1929, as amended, and Section 1, Chapter 134, Laws of 1931; declaring an emergency and that this Act shall take effect immediately.

Referred to Committee on Revenue and Taxation.

On motion of Mr. Adams, the regular number of copies was ordered printed.

House Joint Memorial No. 10, by Representatives Clark and Wiswall: Relating to the Harrison Narcotic Law and providing for the treatment of victims of narcotic addiction.

Ordered printed and referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

On motion of Mr. Murray, the House reverted to the fourth order of business.
MOTIONS.

On motion of Mr. Murray, House Bill No. 190 was re-referred to the Judiciary Committee from the Committee on Counties and County Boundaries.

On motion of Mr. Murray, the House resumed the regular order of business.

SECOND READING OF BILLS.

House Bill No. 78, by Representative Ott: Relating to primary elections.

The bill was read the second time by sections.

Mr. Sawyer moved the adoption of the following amendment:

Amend Section 2 by striking the whole thereof.

Debate ensued.

On motion of Mr. Adams, the amendment was laid on the table without taking the bill with it.

The bill was passed to third reading.

House Bill No. 118, by Representatives Adams, McDonald (J. D.), Freese, Strickland, Keen, Voyce, Lindgren, Carty, Easterday, Ryan, Klemgard, Lynch, Todd, Gessell, Johnson (Hans), McCarty, Halleran, Wingrove, Ford, Gifford, Herren, Parker, Hales, Sandegren, Bell, Smith (J. B.), Smith (T. E.), Edlund, Boyle, McDonald (D. A.), McDonald (R. T.), Richmond (W. A.), Brown, Hall, Austin, Wilson, Van Dyk, Neal, Drew, Jones, Sawyer, Schultz, Cohen, Neff, Titus, Hurley, Bowden, Clark, Sullivan, Martin (F. J.), Nelsen, Murray, Cowen, Reilly, Kelly, Wiswall, Gardner, Wentworth, Bohlke and Smith (M. B.): Relating to licensing of pilots.

The bill was read the second time by sections.

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

Amend Section 8, page 4, line 13 of the original bill, being page 3, line 16 of the printed bill, after the word "waters" insert a period (.), and strike the balance of the matter down to and including the period (.) following the word "command" in line 18 of the original bill, being line 20 of the printed bill.

Mr. Sawyer moved the adoption of the following amendment:

In Section 8, lines 23 and 24 of the printed bill, strike the words and figures "one hundred dollars ($100.00)" and insert in lieu thereof the words and figures ten dollars ($10.00).

Debate ensued.

On motion of Mr. Luck, the amendment was laid on the table without taking the bill with it.

The Speaker observed former Representative "Bill" Westover from Grays Harbor within the bar of the House, and requested Mr. Mackie to escort him to a seat beside the Speaker.

Mr. Klemgard moved the adoption of the following amendment:

Amend Section 12 by striking the whole and inserting in lieu thereof the following: "Sec. 12. There is hereby created in the State Treasury a special fund to be known as the Puget Sound Pilotage Fund. All monies collected under the provisions of this act shall be paid into the State Treasury to the credit of said fund. There is hereby appropriated from the Puget Sound Pilotage Fund the amount of..............................for the payment of the expenses, maintenance and operation of the Board of Pilotage Commissioners as herein constituted."

On motion of Mr. Adams, the amendment was laid on the table without taking the bill with it.
On motion of Mr. Adams, the rules were suspended, House Bill No. 118 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 118 and it passed the House by the following vote: Yeas, 93; nays, 3; absent or not voting, 3.

Those voting yea were: Representatives Adams, Austin, Bell, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Edlund, Edwards, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Hueter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wnamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—93.

Those voting nay were: Representatives Bice, Eddy, Martin (J. R.)—3.

Those absent or not voting were: Representatives Emory, Kelly, Nelson—3.

House Bill No. 118, having received the constitutional majority, was declared passed.

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

On motion of Mr. Titus, the rules were suspended, House Bill No. 118 was ordered engrossed and the Chief Clerk was directed to immediately transmit the bill to the Senate.

**House Bill No. 127**, by Judiciary Committee: Relating to appointment of Judges.

The bill was read the second time by sections.

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

Amend Section 1, line 14 of the original bill, being line 7 of the printed bill; after the asterisks (* * * *) and before the word "after," strike the words "or on" and insert in lieu thereof the words "on or".

The bill was passed to third reading, and ordered engrossed.

**House Bill No. 176**, by Committee on Appropriations: Relating to an appropriation for the payment of salaries and wages at the State College of Washington.

The bill was read the second time by sections.

On motion of Mr. Neff, the rules were suspended, House Bill No. 176 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 176 and it passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Ed-
wards, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Neal, Neff, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—93.

Those absent or not voting were: Representatives Brown, Emory, Kelly, Mackie, Nelsen, Todd—6.

House Bill No. 176, having received the 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, JANUARY 31, 1935.

MR. SPEAKER:

The Senate has passed: Senate Joint Memorial No. 11, also House Joint Memorial No. 17, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

The Speaker observed former Representative Dave Judson within the bar of the House and requested Mrs. Wanamaker to escort him to a seat beside the Speaker.

On motion of Mr. Adams, the House adjourned to 10:00 a.m., Friday, February 1, 1935.

ROBT. F. WALDRON, Speaker.

S. R. HOLCOMB, Chief Clerk.
NINETEENTH DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Friday, February 1, 1935.

The Speaker called the House to order at 10:00 a.m. The Clerk called the roll and all members were present except Representatives Gehlen, Kelly and Nelsen, who had been excused. Prayer was offered by Rev. Samuel J. Chaney of the First Methodist Church of Olympia.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Austin, further reading was dispensed with and the journal was approved.

On motion of Mr. Adams, the usual number of copies of House Bill No. 228 were ordered printed.

On motion of Mrs. Myers, Rule 20 was suspended.

REPORTS OF STANDING COMMITTEES.

House Bill No. 10 (reported by Committee on Elections and Privileges):
Do pass as amended.
Passed to second reading.

House Bill No. 63 (reported by Committee on Unemployment Relief and Public Welfare):
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. 79, entitled “An Act imposing an excise tax on liquid fuel, other than motor vehicle fuel, providing for the payment, collection and lien of the tax, and the distribution and use of the proceeds thereof; requiring the licensing of distributors of such fuel, prohibiting political subdivisions imposing a similar tax, conferring powers and imposing duties on certain state officers and departments, giving to the tax commission of the state of Washington power to make regulations for the enforcement of this act, allocating the revenue from said tax to the current school fund, imposing penalties and repealing all laws in conflict herewith,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

Geo. F. Yantis, Chairman.


Mr. Speaker:
We, a minority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 79, entitled “An Act imposing an excise tax on liquid fuel, other than motor vehicle fuel, providing for the payment, collection and lien of the
tax, and the distribution and use of the proceeds thereof; requiring the licensing 
of distributors of such fuel, prohibiting political subdivisions imposing a similar tax, 
confering powers and imposing duties on certain state officers and departments, 
giving to the tax commission of the state of Washington power to make regulations 
for the enforcement of this act, allocating the revenue from said tax to the current 
school fund, imposing penalties and repealing all laws in conflict herewith," have 
had the same under consideration, and we respectfully report the same back to the 
House with the recommendation that it do pass.

Chairman.

We concur in this report: H. D. Hall, Hans Johnson, A. E. Holt.

Passed to second reading.

HOUSE OF REPRESENTATIVES, 
OLYMPIA, WASH, JANUARY 31, 1935.

We, a majority of your Committee on Revenue and Taxation, to whom was re­
ferred House Bill No. 146, entitled "An Act declaring a moratorium upon the col­
lection of all assessments or levies against property heretofore imposed by Local 
Improvement Districts within the state or other sub-divisions thereof, during and 
until the biennium terminating with the next regular session of the State Legisla­
ture in 1937, 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 be re-referred to the Judiciary Committee.

Geo. F. Yantis, Chairman.

We concur in this report: John M. Bell, D. F. Bice, M. D., Harry H. Brown, 
A. Johnson, John R. Jones, Arthur Karr, Gordon Klemgard, Adela Parker, Pearl A. 
Wanamaker.

On motion of Mr. Yantis the committee report was adopted, and the bill 
was re-referred to the Judiciary Committee.

HOUSE OF REPRESENTATIVES, 
OLYMPIA, WASH, JANUARY 31, 1935.

We, a majority of your Committee on Elections and Privileges, to whom was 
referred House Bill No. 152, entitled "An Act relating to the nomination and election. 
of Supreme Court and Superior Court Judges, amending Section 1, Chapter 155, 
Session Laws, 1927, which amended Section 5212 Remington's Compiled Statutes of 
Washington (Remington's Revised Statutes of Washington, Section 5212)," have had 
the same under consideration, and we respectfully report the same back to the House 
with the recommendation that it do pass.

Hugh Herren, Chairman.

We concur in this report: Richard W. Bowden, Corbin Sullivan, Donald A. Mc­
Donald, Lloyd Lindgren, Frank Schultz, Ben S. Sawyer, M. V. Easterday, R. J. 
Ryan, W. E. Carty.

Passed to second reading.

HOUSE OF REPRESENTATIVES, 
OLYMPIA, WASH, JANUARY 31, 1935.

We, a majority of your Committee on Appropriations, to whom was referred 
House Bill No. 154, entitled "An Act making a deficiency appropriation for salaries 
and wages for the Department of Licenses 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.

A. E. Edwards, Chairman.

We concur in this report: Violet P. Boede, H. C. Bohlke, Henry J. Copeland, 
Dr. David C. Cowen, Lulu D. Haddon, John R. Hurley, Geo. H. Johnston, Marie F. 
Keen, Fred D. Kemp, R. T. McDonald, Bert J. McCarty, Florence W. Myers, Nelson 
B. Neff, Ray Sandegren, George Twidwell.

Passed to second reading.
NINETEENTH DAY, FEBRUARY 1, 1935

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH, January 31, 1935.

MR. SPEAKER:
We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 157, entitled "An Act making appropriation for the payment of salaries of certain officers and employees of the State, and for the operation, maintenance and other expenses of the State Penitentiary, 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.

A. E. EDWARDS, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH, January 31, 1935.

MR. SPEAKER:
We, a majority of your Committee on Unemployment Relief and Public Welfare, to whom was referred House Bill No. 171, entitled "An Act relating to the relief and aid to certain persons in the State of Washington, providing for collection of personal tax, 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 not pass.

J. B. SMITH, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH, January 31, 1935.

MR. SPEAKER:
We, a majority of your Committee on Elections and Privileges, to whom was referred House Bill No. 183, entitled "An Act relating to ballots, contents, how prepared and printed; amending Section one of Chapter 89, 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.

HUGH HERSHEY, Chairman.

We concur in this report: R. J. Ryan, M. V. Easterday, Ben S. Sawyer, Lloyd Lindgren, Frank Schultz, Donald A. McDonald, Richard W. Bowden, Corbin Sullivan.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH, January 31, 1935.

MR. SPEAKER:
We, your Committee on Claims and Auditing to whom was referred Senate Concurrent Resolution No. 2, relating to the appointment of a committee to meet with the Governor and State Auditor for the purpose of discussing the simplification and strengthening of the State Auditing System, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

A. E. HOLT, Chairman.

We concur in this report: W. F. McCauley, Harry D. Austin, Violet P. Boede, Belle Reeves.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH, January 31, 1935.

MR. SPEAKER:
We, a majority of your Committee on Education, to whom was referred Senate Concurrent Resolution No. 3, relating to Washington State Day, and providing for
the observance thereof, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

**PEARL A. WANAMAKER, Chairman.**


Passed to second reading.

**HOUSE OF REPRESENTATIVES,**
**OLYMPIA, WASH, JANUARY 31, 1935.**

**MR. SPEAKER:**

Your Committee on Engrossment, to whom was referred Engrossed House Bill No. 127, has compared same with the original bill and finds it correctly engrossed.

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**Chairman.**

We concur in this report: Nelson B. Neff, Harry H. Brown.

**HOUSE OF REPRESENTATIVES,**
**OLYMPIA, WASH, JANUARY 31, 1935.**

**MR. SPEAKER:**

Your Committee on Engrossment, to whom was referred Engrossed House Bill No. 118, has compared same with the original bill and finds it correctly engrossed.

**VIOLET P. BOEDE, Chairman.**

I concur in this report: Nelson B. Neff.

**MESSAGE FROM THE SENATE.**

**SENATE CHAMBER,**
**OLYMPIA, WASH, JANUARY 31, 1935.**

**MR. SPEAKER:**

The Senate has passed Substitute Senate Bill No. 6, and the same is herewith transmitted.

**HARRISON W. MASON, 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. 238,** by Representatives Wanamaker, Parker and Edlund: An Act relating to and regulating the practice of the profession of engineering and land surveying, defining the powers and duties of certain officers; providing penalties for violations thereof and making an appropriation.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 239,** by Representative Ford: An Act providing for the survey of the Quillayute River, providing for the setting apart and donating for public use certain tide lands and making an appropriation for such purposes.

Ordered printed and referred to Committee on Harbors and Waterways.

**House Bill No. 240,** by Representatives Easterday and Johnson (Hans): An Act for the relief of Elma Larson, and making an appropriation therefor.

Ordered printed and referred to Committee on Appropriations.

**House Bill No. 241,** by Representative McDonald (D. A.): An Act relating to the title to real property sold under contract.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 242,** by Representative Donahoe: An Act relating to the collection of taxes; providing for the remission of interest upon real and personal property taxes; providing for reduction of 1934 taxes if paid in
NINETEENTH DAY, FEBRUARY 1, 1935

full and providing for the payment of delinquent real property taxes in installments; and declaring that this act is to take effect immediately.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 243**, by Representative Luck: An Act relating to the minimum pay of clerks and managers in the employ of the Washington state liquor stores; and amending Section 65, Chapter 62, of Laws of Extraordinary Session, 1933.

Ordered printed and referred to Committee on Labor and Labor Statistics.

**House Bill No. 244**, by Representative Lynch: An Act providing for the retirement of savings and loan associations and declaring an emergency.

Ordered printed and referred to Committee on Financial Institutions other than Banks.

**House Bill No. 245**, by Representative Lynch: An Act relating to the exemption from execution and attachment of personal property and amending Section 563 of Remington's Compiled Statutes of Washington, the same being Section 563 of Remington's Revised Statutes of Washington.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 246**, by Representative Clark: An Act relating to workmen's compensation and fixing rates in certain cases and providing for a commission to suggest changes in the Workmen's Compensation Law, and repealing laws in conflict.

Ordered printed and referred to Committee on Industrial Insurance.

**House Bill No. 247**, by Representative Clark: An Act relating to piece work, and repealing laws in conflict.

Ordered printed and referred to Committee on Labor and Labor Statistics.

**House Bill No. 248**, by Representative Clark: An Act relating to private industry and providing for bonds to cover wages, and repealing laws in conflict.

Ordered printed and referred to Committee on Labor and Labor Statistics.

**House Bill No. 249**, by Representative Clark: An Act relating to minimum wages and minimum hours of work, and repealing certain laws.

Ordered printed and referred to Committee on Labor and Labor Statistics.

**House Bill No. 250**, by Representative Boyle: An Act relating to taxation; imposing a severance tax upon natural products; providing for the collection and distribution thereof; and providing for the administration and enforcement of this act.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 251**, by Representative Drew: An Act for the protection of civil and political rights defining and providing penalties for their violations and amending Section 434, Chapter 249, Laws of 1909, and adding three new sections.

Ordered printed and referred to Judiciary Committee.
House Bill No. 252, by Representative Johnson (Hans): An Act establishing a division of apiculture in the department of agriculture, prescribing the powers and duties of the director of agriculture in relation thereto, regulating the importation, keeping and sale of bees, prescribing penalties for violation thereof and repealing Chapter 59, Extraordinary Session Laws of 1933, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Agriculture.

House Bill No. 253, by Representatives Hales and Lynch: An Act relating to management of county morgue and amending Section 2, Chapter 90, Session Laws 1917.

Ordered printed and referred to Committee on Labor and Labor Statistics.

House Bill No. 254, by Representatives Ott and Devenish: An Act establishing a primary state highway to be known as State Road No. 11, or Columbia Basin Highway, and amending Section 10 of Chapter 185 of the Laws of 1923, as amended by Chapter 171 of the Laws of 1929.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 255, by Committee on Appropriations (by executive request): An Act making a deficiency appropriation to the Secretary of State for printing initiative and referendum measures and constitutional amendments and declaring an emergency.

Ordered printed and passed to second reading.

House Joint Memorial No. 20, by Representatives Gessell, Bohlke, Clark, Donahoe, Karr, Carty, Twidwell, Morgan, Bice, Sullivan and Herren: Memorial in relation to H. R. No. 2066, 74th Congress, 1st Session.

Ordered printed and referred to Committee on Memorials.

FIRST READING OF SENATE BILLS.

Substitute Senate Bill No. 6, by Judiciary Committee: An Act relating to the welfare of minor children, their care, custody, control and adoption, and providing penalties, adding to Chapter 62 of the Laws of 1933 a new section to be numbered Section 4.

Referred to Judiciary Committee.

Senate Joint Memorial No. 11, by Senator McAulay: Relating to the Roza Reclamation Project and petitioning for the completion thereof by the Federal Government.

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

On motion of Mr. Morgan, the rules were suspended, the memorial was advanced to third reading, the second reading considered the third and the memorial was placed on final passage.

The Clerk called the roll on the final passage of Senate Joint Memorial No. 11 and it passed the House by the following vote: Yeas, 86; nays, 6; absent or not voting, 7.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edwards, Ford, Freese, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huet-
Those voting nay were: Representatives Boyle, Edlund, Smith (J. B.), Smith (M. B.), Smith (T. E.), Voyce-6.

Those absent or not voting were: Representatives Emory, Gardner, Gehlen, Kelly, Lynch, Nelsen, Richmond (W. A.)—7.

Senate Joint Memorial No. 11 having received the constitutional majority was declared passed.

On motion of Mr. Adams the House reverted to the fourth order of business.

PROPOSITIONS AND MOTIONS.

Mr. Adams moved that House Bill No. 236 be re-referred to the Committee on Medicine, Dentistry, Pure Food and Drugs from the Committee on Labor and Labor Statistics.

Debate ensued.

The motion was carried.

On motion of Mr. Adams the House resumed the regular order of business.

SECOND READING OF BILLS.

House Bill No. 39, by Representatives Jones, Johnson (Hans), Brown and Smith (B. L.): Relating to delinquent taxes.

MR. SPEAKER:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 39, entitled "An Act relating to the collection of taxes: providing for the remission of interest upon real and personal property taxes: providing for the payment of delinquent real property taxes in installments: and declaring that this act is to take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

Amend Section 1 in line 14 of the original bill, being line 7 of the printed bill, after the colon insert the following: "Provided further, That there shall be an additional allowance of five per cent (5%) rebate to all persons paying any year or years of said delinquent taxes on or before November 30, 1935."

GEO. F. YANTIS, Chairman.


The bill was read the second time by sections.

Mr. Yantis moved the adoption of the committee amendment. Debate ensued.

The Speaker called Mr. Ledgerwood to preside.
Mr. Herren moved the adoption of the following amendment to the committee amendment:

In lines 5 and 6 of the committee amendment, after the word "paying" and before the word "any," add the words "all of".

Debate ensued.
The Speaker (Mr. Ledgerwood presiding) announced the question to be on the adoption of the amendment to the committee amendment.
The amendment to the committee amendment was adopted.
The Speaker resumed the chair.
Mr. Martin (J. R.) moved the adoption of the following amendment to the committee amendment:

In line 5 of the amendment strike the word and figure "five (5)" and substitute the word and figure "four (4)".

The amendment was lost.
The Speaker announced the question to be on the adoption of the committee amendment as amended.
The committee amendment was adopted.
Mr. Clark moved the adoption of the following amendment:

In line 26 of the original bill, being lines 15 and 16 of the printed bill, strike the words and figures "ten per cent (10%)" and insert in lieu thereof the words and figures "six per cent (6%)".

After debate the amendment was lost.
On motion of Mr. Yantis, the following amendment to the title was adopted:

In line 4 of the title of the original bill, being line 3 of the printed bill, after the semicolon (;) following the word "installments" and before the word "and" insert the words "providing for remission of a portion of the principal of said delinquent taxes".

The bill was passed to third reading and ordered engrossed.

REPORT OF ENROLLMENT COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 1, 1935.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Joint Memorial No. 17, has compared same with the original memorial and finds it correctly enrolled.

We concur in this report: Joseph Gardner, Richard W. Bowden.

The Speaker announced he was about to sign House Joint Memorial No. 17.

SECOND READING OF BILLS.

HOUSE BILL No. 64, by Representative Holt: Relating to property assessment.

The bill was read the second time by sections.

Mr. Ott moved the adoption of the following amendment:

In section 3, line 23 of the original bill, being line 15 of the printed bill, strike the period (.) following the word "changes" and insert a colon (:) and add the following: "Provided, Such uniform rules and processes as provided in this act shall be directory and not mandatory."
After considerable debate, Mr. Neal demanded the previous question. The demand was sustained. The Speaker announced the question to be on the adoption of the amendment by Mr. Ott. Division was called for and the amendment was adopted on a rising vote. The bill was passed to third reading and ordered engrossed.

House Bill No. 68, by Representative Yantis: Relating to Savings and Loan Associations.
The bill was read the second time by sections and passed to third reading.

House Bill No. 69, by Representative Yantis: Relating to Mutual Savings Banks.
The bill was read the second time by sections and passed to third reading.

House Bill No. 86, by Representative Yantis: Relating to Trust Funds.
The bill was read the second time by sections and passed to third reading.

House Bill No. 87, by Representative Yantis: Relating to Insurance Investments.
The bill was read the second time by sections and passed to third reading. Mr. Adams 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 Gehlen, Kelly and Nelsen, all of whom had been excused.

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

THIRD READING OF BILLS.

House Bill No. 78, by Representative Ott: Relating to Primary Elections.

Mr. Adams moved that the rules be suspended, the second reading considered the third, and the bill placed on final passage. The motion was carried. After debate, on motion of Mr. Edwards, the previous question was ordered.

Mr. Smith (T. E.) attempted to speak on personal privilege, stating he had been ignored.

The Speaker ruled Mr. Smith (T. E.) out of order.

Mr. Smith (T. E.):

"I appeal from the decision of the chair."

The Speaker:

"The gentleman from King appeals from the decision of the chair. The question now before the House is 'Shall the decision of the Speaker stand as the judgment of the House.' Those who believe it will vote 'Aye.' Those opposed will vote 'No.'"

The ruling of the Speaker was sustained on a viva voce vote. The Clerk called the roll on the final passage of House Bill No. 78 and it passed the House by the following vote: yeas, 94; nays, 2; absent or not voting, 3.
Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnston (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wannemaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—94.

Those voting nay were: Representatives Smith (M. B.), Smith (T. E.)—2.

Those absent or not voting were: Representatives Gehlen, Kelly, Nelsen—3.

House Bill No. 78, having received the constitutional majority, was declared passed.

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

EXPLANATION OF VOTE.

Mr. Drew: "House Bill No. 78 is so patently 'Red' bait and is inherently inconsistent in that it denies what it asks, or orderly change in government by denying the ballot to parties by coercion. The right of change is inherent in government by the governed Bill or no Bill. This Bill so patently is what Judge Sawyer terms a 'straw man' and is a silly attempt to put a group of people 'on the spot'. It is so patently a move of political expediency that I refuse to be 'pushed out on a limb and have the limb sawed off'."

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

Engrossed House Bill No. 127, by Judiciary Committee: Relating to appointment of judges.

On motion of Mr. Yantis, the rules were suspended, the second reading considered the third and the bill placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 127 and it passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnston (W. A.), Johnston (Geo. H.), Jones, Keen, Keith, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Ott, Parker, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van
Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—93.

Those absent or not voting were: Representatives Gehlen, Karr, Kelly, Nelsen, Reeves, Smith (M. B.)—6.

Engrossed House Bill No. 127 having received the constitutional majority, was declared passed.

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

On motion of Mr. Adams, the House adjourned to 11 a. m., Monday, February 4, 1935.

ROBT. F. WALDRON, Speaker.

S. R. HOLCOMB, Chief Clerk.

TWENTY-SECOND DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES,

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

The Clerk called the roll and all members were present except Representatives Carty and Smith (M. B.).

Prayer was offered by Rev. Elmer M. Johnson of the Gloria Dei Lutheran Church of Olympia.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Austin, further reading was dispensed with and the journal was approved.

REPORTS OF STANDING COMMITTEES.

Engrossed Senate Bill No. 33 (reported by Judiciary Committee): Do pass as amended.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 76, entitled "An Act prohibiting employers from requiring employees to submit to certain conditions before employment, and providing penalties therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor, and that the substitute bill do pass.

CARL J. LUCK, Chairman.

We concur in this report: Myron H. Titus, Thomas Voyce, Ray Sandegren, Willis M. Hales, Gerald G. Dixon, Hans Johnson, Marie F. Keen, Clemens M. Boyle, David E. Gifford.

Passed to second reading.
MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 109, entitled "An Act authorizing and directing a conveyance by quit-claim deed in behalf of the State of Washington to the Estate of J. H. Payne, deceased, 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.

DONALD A. MCDONALD, Chairman.

We concur in this report: Edward J. Reilly, Richard B. Ott, John R. Martin, Robert F. Murray, Adela Parker, L. D. Keith, J. T. Ledgerwood, DeWolfe Emory.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 31, 1935.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 110, entitled "An Act authorizing and directing a conveyance by quit-claim deed in behalf of the State of Washington to the Great Northern Railway Company 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.

DONALD A. MCDONALD, Chairman.

We concur in this report: Edward J. Reilly, Richard B. Ott, John R. Martin, Robert F. Murray, Adela Parker, Lyle D. Keith, J. T. Ledgerwood, DeWolfe Emory.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 31, 1935.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 111, entitled "An Act authorizing and directing a conveyance by quit-claim deed in behalf of the State of Washington to Olive Sunde and Ruby Christenson 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.

DONALD A. MCDONALD, Chairman.

We concur in this report: Edward J. Reilly, Richard B. Ott, John R. Martin, Robert F. Murray, Adela Parker, Lyle D. Keith, J. T. Ledgerwood, DeWolfe Emory.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 31, 1935.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 112, entitled "An Act authorizing and directing a conveyance by quit-claim deed in behalf of the State of Washington to the Great Northern Railway Company 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.

DONALD A. MCDONALD, Chairman.

We concur in this report: Edward J. Reilly, Richard B. Ott, John R. Martin, Adela Parker, Lyle D. Keith, J. D. Ledgerwood, DeWolfe Emory.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 31, 1935.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 113, entitled "An Act authorizing and directing a conveyance by quit-claim deed in behalf of the State of Washington to the Great Northern Railway Company 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.

DONALD A. MCDONALD, Chairman.

We concur in this report: Edward J. Reilly, Richard B. Ott, John R. Martin, Robert F. Murray, Adela Parker, Lyle D. Keith, J. T. Ledgerwood, DeWolfe Emory.

Passed to second reading.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 1, 1935.

We concur in this report: Edward J. Reilly, Robert F. Murray, Lyle D. Keith, Adela Parker, DeWolfe Emory, John R. Martin, Geo. F. Yantis.

Passed to second reading.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 1, 1935.

We, a majority of your Committee on Rules and Order, having possession of House Bill No. 139, entitled "An Act relating to the operation of motor trucks from points outside of city limits to points inside thereof, and preventing cities from imposing a tax, license or other fee for so doing," 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.

ROBT. F. WALDRON, Chairman.


On motion of Mr. Adams, the committee report was adopted, and the bill was re-referred to the Judiciary Committee.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 1, 1935.

Your Committee on Engrossment, to whom was referred Engrossed House Bills Nos. 39 and 64, has compared same with the original bills and finds them correctly engrossed.

VIOLET P. BORDE, Chairman.

I concur in this report: C. Leland Richmond.

On motion of Mr. Adams Rule 20 was suspended.


Your Committee on Enrollment, to whom was referred House Joint Memorial No. 10, has compared same with the original memorial and finds it correctly enrolled.

RICHARD B. OTT, Chairman.

I concur in this report: Walter A. Johnson.

MESSAGES FROM THE SENATE.

SENATE CHAMBER, OLYMPIA, WASH., February 1, 1935.

The President has signed House Joint Memorial No. 17, and the same is herewith transmitted.

HARRISON W. MASON, 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. 256, by Representatives Richmond (W. A.), Johnson (Hans) and Bell: An Act relating to powers, and duties of receivers and amending chapter 5 of Remington's Compiled Statutes of Washington by adding new sections to be known as Sections 743-1, 743-2, 743-3, 743-4, 743-5, 743-6, 743-7, 743-8 and 743-9.

Ordered printed and referred to Judiciary Committee.


Ordered printed and referred to Judiciary Committee.

House Bill No. 258, by Representative McDonald (D. A.): An Act relating to and regulating the purchasing, sale and transfer of stocks of goods, wares and merchandise and fixtures and equipment in bulk, and amending Section 1, Chapter 135 of the Laws of the Extraordinary Session 1925.

Ordered printed and referred to Judiciary Committee.

House Bill No. 259, by Representative Boyle: An Act relating to free public libraries, creating a board for the certification of librarians and defining its powers, prescribing penalties, and repealing Sections 8226 to 8246 and Sections 9211 and 9212 of Remington's Revised Statutes and other acts and parts of acts inconsistent herewith.

Ordered printed and referred to Committee on State Library.

House Bill No. 260, by Representatives Luck and Holt: An Act establishing, naming and fixing the route of the Palouse Highway.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 261, by Representatives Donahoe, Sullivan and Gessell: An Act relating to elections and to precinct election boards and the appointment thereof; and validating certain town and school district elections; and amending Section 1, Chapter 29 of the Laws of Extraordinary Session of
1933, and declaring that this act shall take effect immediately; and adding a new section to be known as section 1-A.

Ordered printed and referred to Committee on Elections and Privileges.

House Bill No. 262, by Representative Hales: An Act relating to the deposit of public funds in banks by the several county treasurers of this state and repealing Section 4 of Chapter 45 of the Laws of the Extraordinary Session of 1933.

Ordered printed and referred to Committee on Counties and County Boundaries.

House Bill No. 263, by Representative Richmond (C. L.): An Act for the relief of Mrs. Herbert L. Briggs.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 264, by Representative McDonald (R. T.): An Act relating to the amendment or other revision of city charters.

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

House Bill No. 265, by Representative Yantis: An Act requiring and providing for the qualification of foreign corporations to do business in this state; providing for and requiring payment of filing and license fees for both domestic and foreign corporations; providing additional fees for late payment; prescribing the duties of certain officials in aid of the collection thereof; providing they shall be preferred claims and constitute a lien on corporate assets; repealing certain acts and all other inconsistent acts and declaring an emergency.

Ordered printed and referred to Committee on Corporations other than Municipal.

House Bill No. 266, by Representative Emory: An Act relating to claims for damages against cities of the first class; prescribing the contents thereof; authorizing such cities by ordinance to fix and require a fee for filing such claims; and amending Section 1 of Chapter 83 of the Laws of 1909.

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

House Bill No. 267, by Representative Hurley: An Act relating to civil service in cities and towns and creating a board of civil service commissioners in cities having a fully paid fire department and providing a civil service system based upon examination, investigation as to merit, efficiency and fitness for appointment, employment and promotion of all officers and men appointed in said fire departments; and regulating the transfer, reinstatement, suspension and discharge of said officers and firemen and making the act inapplicable to certain cities and towns.

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

House Bill No. 268, by Representative Brown: An Act relating to delinquent taxes; providing for discount thereon; providing for instalment payments therefor and declaring an emergency.

Ordered printed and referred to Committee on Revenue and Taxation.

House Joint Memorial No. 21, by Representative Parker (by departmental request): Relating to the establishment and maintenance of regional
laboratory at the State College of Washington to conduct investigational work on new products and by-products from fruits and vegetables.

Ordered printed and referred to Committee on Agriculture.

**House Concurrent Resolution No. 10,** by Representative Ledgerwood: Uniformity of grain warehouse regulations in Washington, Oregon and Idaho.

Ordered printed and referred to Committee on Agriculture.

**FIRST READING OF SENATE BILLS.**

Engrossed Senate Bill No. 5, by Senator Nugent: 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.

Referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

Senate Bill No. 56, by Senator Dailey: An Act relating to the application of moneys received by the state under the provisions of Section 191, Title 30, United States Code, Annotated, and under Section 810, Chapter 12, Title 16,- Conservation, as contained in the United States Code, Annotated.

Referred to Committee on Education.

The Speaker announced he was about to sign House Joint Memorial No. 10, Senate Joint Memorial No. 8, and Senate Joint Memorial No. 11.

**SECOND READING OF BILLS.**

House Bill No. 10, by Representative McDonald (D. A.): Relating to the recount of votes.

**MR. SPEAKER:**

We, a majority of your Committee on Elections and Privileges, to whom was referred House Bill No. 10, entitled "An Act providing for and regulating the recount of ballots and a recanvass of the votes registered on voting machines at any election held within the state," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

Amend Section 3 in line 9 of the original bill, being line 25 of the printed bill, by striking after the word "permitted" the words "to or".

**HUGH HERREN, Chairman.**

We concur in this report: Martin V. Easterday, Ben S. Sawyer, Donald A. McDonald, W. E. Carty, Richard W. Bowden, Nelson E. Neff, Frank Schultz.

On motion of Mr. McDonald (D. A.), the following amendments were adopted:

In Section 1, line 9 of the original bill, being line 4 of the printed bill, after the word "referendum" and before the word "vote," insert the following words: "or initiative."

In Section 1, line 10 of the original bill, being line 6 of the printed bill, after the word "referendum" and before the word "proposition" insert the words "or initiative."

In Section 1, line 13 of the original bill, being line 10 of the printed bill, before the word "proposition" insert the words "or initiative."

On motion of Mr. Herren, the committee amendment was adopted.

On motion of Mr. McDonald (D. A.), the following amendment was adopted:

In section 3, line 3 of the original bill, being line 21 of the printed bill, after the word "referendum" and before the word "vote" insert the words "or initiative."
On motion of Mr. Smith (T. E.), the following amendment was adopted:
In Section 4, line 12 of the original bill, being line 28 of the printed bill, after the word "be" and before the word "conducted" strike the word "so".

On motion of Mr. Bowden, the following amendment was adopted:
In Section 5, page 3, line 6 of the original bill, being line 17 of the printed bill, after the word "referendum" and before the word "proposition" insert the words "or initiative."

House Bill No. 10 was passed to third reading and ordered engrossed.

**House Bill No. 89**, by Representative McDonald (D. A.): Relating to judgments.

The bill was read the second time by sections.

On motion of Mr. Yantis, the following amendment was adopted:
In Section 2, line 18 of the original bill, being line 11 of the printed bill, after the word "declaration" strike the word "or" and insert in lieu thereof the word "of."

The bill was passed to third reading and ordered engrossed.

**House Bill No. 143**, by Representatives Carty and Clark: Relating to port districts.

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

**House Bill No. 152**, by Representative Lynch: Relating to election of judges.

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

**House Bill No. 154**, by Committee on Rules and Order (by departmental request): Relating to a deficiency appropriation for salaries and wages for Department of Licenses.

The bill was read the second time by sections.

Mr. Dixon moved the adoption of the following amendment:
In Section 1, add at the end of line 5 of the printed bill: "Provided, however, That no more than five dollars be paid for any one day's work for any one employee."

Debate ensued.

The Speaker:
"I am of the opinion that the amendment is not germane to the bill, and therefore rule same out of order."

On motion of Mr. Adams, the rules were suspended, House Bill No. 154 was advanced to third reading, the second reading considered the third and the bill placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 154 and it passed the House by the following vote: Yeas, 94; nays, 1; absent or not voting, 4.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Christianson, Clark, Cohen, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Hallaran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, San-
degren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.),
Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Voyce, Wana-
maker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—94.

Those voting nay were: Representative Neal—1.
Those absent or not voting were: Representatives Carty, Copeland,
Smith (M. B.), Van Dyk—4.

House Bill No. 154 having received the constitutional majority was de-
clared passed.

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

On motion of Mr. Adams, the rules were suspended, House Bill No. 154
was ordered engrossed and the Chief Clerk was directed to immediately
transmit same to the Senate.

House Bill No. 157, by Committee on Rules and Order (by departmental
request): Relating to an appropriation for salaries of certain officers and
employees of the State.

The bill was read the second time by sections.

On motion of Mr. Adams, the rules were suspended, House Bill No. 157
was advanced to third reading, the second reading considered the third
and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 157 and
it passed the House by the following vote: Yeas, 87; nays, 8; absent or not
voting, 4.

Those voting yea were: Representatives Adams, Bell, Bice, Boede,
Bohike, Bowden, Boyle, Brown, Christianson, Clark, Cohen, Cowen, Dev-
enish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory,
Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Her-
ren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston
(Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Leber, Ledgerwood, Luck,
Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDo-
ald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Mur-
ray, Myers, Neff, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond
(W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner,
Smith (B. L.), Smith (T. E.), Strickland, Sullivan, Todd, Twidwell, Van
Dyk, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr.
Speaker—87.

Those voting nay were: Representatives Austin, Klemgard, Lindgren,
Neal, Nelsen, Smith (J. B.), Titus, Voyce—8.

Those absent or not voting were: Representatives Carty, Copeland, Hal-
leran, Smith (M. B.)—4.

House Bill No. 157 having received the constitutional majority was de-
clared passed.

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

On motion of Mr. Adams, the rules were suspended, and the Chief Clerk
was directed to immediately transmit House Bill No. 157 to the Senate.

House Bill No. 183, by Representative McDonald (D. A.): Relating to
ballots. The bill was read the second time by sections.

Mr. Ott moved the adoption of the following amendment:

In Section 1, fifth subsection, line 20 of the printed bill, strike the word “Demo-
ocratic” and insert in lieu thereof the word “Republican.”
On motion of Mr. Neff, the amendment was laid on the table without taking the bill with it.
The bill was passed to third reading.
On motion of Mr. Adams, the House recessed until 1:30 p.m.

AFTERNOON SESSION.

The Speaker called the House to order at 1:30 p.m.
The Clerk called the roll and all members were present except Representative Copeland.

MESSAGES FROM THE SENATE.

Mr. Speaker:

The Senate has adopted House Concurrent Resolution No. 9, and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

Mr. Speaker:

The President has signed House Joint Memorial No. 10, and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

Mr. Speaker:

The Senate has passed Engrossed Senate Bill No. 91, and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

THIRD READING OF BILLS.

Engrossed House Bill No. 39, by Representatives Jones, Johnson (Hans), Brown and Smith (B. L.): Relating to delinquent taxes.

On motion of Mr. Adams the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 39 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 39 and it passed the House by the following vote: Yeas, 91; nays, 3; absent or not voting, 5.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Cowen, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan; Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—91.
Those voting nay were: Representatives Devenish, Luck, Ott—3.
Those absent or not voting were: Representatives Copeland, Ford, Gehlen, Lindgren, Sawyer—5.

Engrossed House Bill No. 39 having received the 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. 64**, by Representative Holt: Relating to property assessment.

On motion of Mr. Adams, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 64 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 64 and it passed the House by the following vote: Yeas, 95; nays, none; absent or not voting, 4.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Lederwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voice, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—95.

Those absent or not voting were: Representatives Copeland, Emory, Gehlen, Hurley—4.

Engrossed House Bill No. 64, having received the 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 observed former Representative Glen Anderson from Skagit County within the bar of the House, and appointed Representative Hurley to escort him to a seat beside the Speaker.

**House Bill No. 68**, by Representative Yantis: Relating to savings and loan associations.

On motion of Mr. Adams the rules were suspended, the second reading considered the third, and House Bill No. 68 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 68 and it passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Cowen, Devenish, Dixon, Donahoe, Drew, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.),
TWENTY-SECOND DAY, FEBRUARY 4, 1935

Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—95.

Those absent or not voting were: Representatives Copeland, Easterday, Gardner, Gehlen—4.

House Bill No. 68, having received the 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. 69, by Representative Yantis: Relating to mutual savings banks.

On motion of Mr. Adams the rules were suspended, the second reading considered the third, and House Bill No. 69 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 69 and it passed the House by the following vote: Yeas, 95; nays, none; absent or not voting, 4.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Cowen, Devenish, Dixon, Donahoe, Drew, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gessel, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—95.

Those absent or not voting were: Representatives Copeland, Easterday, Gardner, Gehlen—4.

House Bill No. 69 having received the 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. 86, by Representative Yantis: Relating to trust funds.

On motion of Mr. Adams the rules were suspended, the second reading considered the third, and House Bill No. 86 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 86 and it passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Cowen, Devenish, Dixon, Donahoe, Drew, Eddy, Edlund, Edwards, Emory,
Ford, Freese, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—94.

Those absent or not voting were: Representatives Copeland, Easterday, Gardner, Gehlen, Jones—5.

House Bill No. 86 having received the 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. 87, by Representative Yantis: Relating to insurance investments.

On motion of Mr. Adams, the rules were suspended, the second reading considered the third, and House Bill No. 87 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 87 and it passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea, were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday Edlund, Edwards, Emory, Ford, Freese, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—94.

Those absent or not voting were: Representatives Copeland, Eddy, Gardner, Gehlen, Todd—5.

House Bill No. 87, having received the constitutional majority, was declared passed.

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

On motion of Mr. Yantis, the rules were suspended and the Chief Clerk was directed to immediately transmit House Bills Nos. 68, 69, 86 and 87 to the Senate.

On motion of Mr. Adams, the House adjourned to 10 a. m., Tuesday, February 5, 1935.

ROBT. F. WALDRON, Speaker.

S. R. HOLCOMB, Chief Clerk.
TWENTY-THIRD DAY, FEBRUARY 5, 1935

TWENTY-THIRD DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Tuesday, February 5, 1935.

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

The Clerk called the roll and all members were present except Representatives Ledgerwood and Sawyer, who had been excused.

Prayer was offered by Rev. Elmer M. Johnson of the Gloria Dei Lutheran Church of Olympia.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Austin, further reading was dispensed with and the journal was approved.

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

Mr. Bowden moved that 250 additional copies of House Joint Memorial No. 1 be ordered printed.

The motion was lost.

Mr. Brown moved that 250 additional copies of House Bill No. 237 be ordered printed.

Mr. Yantis moved as a substitute that 300 additional copies of House Bill No. 237 be ordered printed.

The substitute motion was carried.

REPORTS OF STANDING COMMITTEES.

House Bill No. 12 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

Mr. Speaker:

Mr. Speaker:

We, a majority of your Committee on Rules and Order, having possession of House Bill No. 60, entitled "An Act providing assistance for blind students attending state institutions of higher learning within the state of Washington; appropriating money 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 be re-referred to the Committee on Appropriations.

ROBT. F. WALDRON, Chairman.


On motion of Mr. Adams, the committee report was adopted and House Bill No. 60 was re-referred to the Committee on Appropriations.

Mr. Speaker:

Mr. Speaker:

We, your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 197, entitled "An Act relating to the practice of barbering and the licensing of barbers in this state; prohibiting students from charging for barbering services; relating to barbers schools and barbers colleges and providing for licensing thereof, prescribing regulations therefor and requirements thereof; amending Section 2 of
Chapter 75 of the Session Laws of 1923 as amended by Section 1 of Chapter 209 of the Session Laws of 1929; amending Section 14 of Chapter 75 of the Session Laws of 1923 as amended by Section 6 of Chapter 209 of the Session Laws of 1929 (being Sections 8277-2 and 8277-14, Remington's Revised Statutes); and repealing Section 10 of Chapter 75 of the Session Laws of 1923, as amended by Section 5 of Chapter 209 of the Session Laws of 1929 (Section 8277-10, Remington's Revised Statutes), have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CARL J. LUCK, Chairman.

We concur in this report: Myron H. Titus, Thomas Voyce, Gerald G. Dixon, Willis M. Hales, Ray Sandegren, Clemens M. Boyle, Michael B. Smith, Hanå Johnson, Marie F. Keen, David E. Gifford.

Passed to second reading.

House Joint Resolution No. 1 (reported by Committee on Constitutional Revision):

Majority report: Do pass with amendments.

Minority report: Do not pass.

Passed to second reading.

REPORT OF SPECIAL COMMITTEE.

MR. SPEAKER:

We, the Committee on Investigation of the Washington Emergency Relief Administration, appointed pursuant to House Resolution by Mr. Klemgard of Whitman, have conducted hearings, inspected reports, and verified data to obtain information for the purpose of determining whether or not further investigation into the practices and policies of the said Washington Emergency Relief Administration should be made.

We wish at the outset to report to you that these hearings and investigations have been conducted by your committee, in conjunction with the Senate committee appointed pursuant to a similar resolution, at a cost of one hundred and twenty-five dollars. Although each body, by resolution, provided for a separate investigation, and ordered that the necessary expenses thereof be charged against the moneys already appropriated for this session of the legislature, a proper idea of economy and a due regard for the best procedure dictated a single investigation by the two committees acting in conjunction and accord.

We have found the following existing conditions:

That the personnel of the Washington Emergency Relief Administration has been picked largely because of political affiliation, relationship, friendship, and membership in various organizations.

That the expenses of the Washington Emergency Relief Administration are exorbitant; that the personnel is paid larger salaries than many of them have ever before received; that there has been a great deal of waste.

That many improper disbursements have been made; that many of these improper disbursements could be recovered by proper action. That in many cases either relationship, friendship, or political affiliation were of major consideration in the making of purchases. That records have been improperly kept and in many instances altered or destroyed. That a favoritism is frequently shown in the letting of contracts and much evidence has been educed to substantiate many instances of graft.

That relief funds have been and are now being expended through private corporations; that the Rural Rehabilitation Corporation was organized and its articles filed on the 19th of December, 1934; that prior to the convening of the legislature, the incorporators of this corporation amended the articles extending its life for a period of fifty years; that this was in direct conflict with an opinion of the state attorney general rendered at the time of the filing of the articles; that the legislature was not advised of any amendments having been filed by said corporation; that this corporation is about to spend hundreds of thousands of dollars.

That projects have been set up by the Washington Emergency Relief Administration for the purpose of paying the personnel of private corporations; that there is substantial evidence of conspiracy between the Washington Emergency Relief Ad-
ministration and various social service organizations to continue this relief set-up for the purpose of furthering their own interests.

That no official check of the Washington Emergency Relief Administration has ever been made by the director of efficiency or any other auditing department of the state. That none of the reports made by the examiners of the department of efficiency were formally filed.

That many instances of discrimination, failure to provide relief where needed, and inadequate provision for needy families are recorded and on file with your committee. That the general level of relief allowances is too low and that little or no account has been taken of increased food costs in compiling budgets.

That no accounting has ever been given to the public setting forth the projects by amount and showing just how the money on those projects was spent.

That the committee regrets to report that it has not received the cooperation from those in a position to furnish it information which it had a right to receive.

Recognizing the difficulties incident to setting up a tremendous organization for relief within the state, and the sincere efforts of some officials to serve, we, your committee, investigating as directed, recommend:

That a major investigation of the Washington Emergency Relief set-up be made at once for the purpose of determining the truth or untruth of these charges in order to prosecute the people involved, if true; and to exonerate them, if untrue. That sufficient funds be appropriated to carry on a major audit and investigation.

That a joint committee, consisting of three members of the Senate, to be selected by the President of the Senate, and four members of the House of Representatives, to be selected by the Speaker of the House, be appointed to carry on this investigation through the interim. That the committee be given power to subpoena and examine witnesses under oath; compel attendance of witnesses; administer oaths; compel the production of books and papers; compel all state officials, as deemed necessary, to appear before said investigating committee; employ counsel, stenographers, reporters, clerks, investigators, and accountants; institute criminal or civil actions, as the case might be; and prosecute violators and recover improper disbursements.

Respectfully submitted,

A. E. EDWARDS, Chairman,
GORDON KLEMGARD,
LYLE D. KEITH,
NELSON B. NEFF,
T. E. SMITH,
LESLIE V. MORGAN,
Special Investigating Committee.

Mr. Edwards:

"I request, before this special investigating committee is dissolved, that we be granted one more day in order that further recommendations may be made to the House."

The Speaker:

"I will state that the special committee will automatically dissolve on Thursday, February 7th."

**REPORT OF ENROLLMENT COMMITTEE.**

**HOUSE OF REPRESENTATIVES,**

**OLYMPIA, WASH., FEBRUARY 5, 1935.**

Mr. Speaker:

We, of your Committee on Enrollment, to whom was referred House Concurrent Resolution No. 9, have compared same with the original resolution and find it correctly enrolled.

We concur in this report: Walter A. Johnson, Richard W. Bowden.

The Speaker announced he was about to sign House Concurrent Resolution No. 9.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 4, 1935.

Mr. Speaker:
The Senate has passed: Engrossed Senate Bill No. 40, also Senate Bill No. 73, and the same are herewith transmitted.

HARRISON W. MASON, 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. 269, by Representative Donahoe: An Act relating to the relief of Dr. H. L. Petit.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 270, by Representative Cohen: An Act dedicating to the City of Seattle certain lands lying within Section 16, Township 25 North, Range 4 East, W. M., for street and/or boulevard purposes.
Ordered printed and referred to Committee on Cities of the First Class.

House Bill No. 271, by Representative Yantis: An Act defining the term "auto transportation company" and amending Section 6387, Subdivision (d), of Remington's Revised Statutes of Washington.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 272, by Representative Strickland: An Act making appropriation for the relief and benefit of the holders of Lewis County current expense fund warrants numbers 21334, 21335, 21336, 21337, 21338, 21339, 21340, 21341, 21342, and 21343, issued October 4, 1909, in the amount of five hundred dollars ($500) each, and bearing six per cent interest.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 273, by Representatives Strickland, Wilson and Austin: An Act amending Sections 533, 552 and 553, Remington's Revised Statutes of Washington, providing for a homestead of the value of not more than five thousand dollars ($5,000.00), providing for the exemption thereof from taxation and assessment and from sale, defining "head of family," and repealing all acts and parts of acts in conflict therewith.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 274, by Representatives Devenish and Ott: An Act relating to highways, extending State Road No. 2, or Sunset Highway, and amending Section 7 of Chapter 26 of the Laws of 1925.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 275, by Representatives Mackie, Twidwell and Skinner: An Act relating to local improvements and bonds issued therefor and amending Section 4 of Chapter 141 of the 1923 Session Laws of Washington as amended by Section 4 of Chapter 209 of the 1927 Session Laws of Washington, Section 9351-4 Remington's Revised Statutes, and declaring that this act shall take effect immediately.
Ordered printed and referred to Committee on Cities of the First Class.
House Bill No. 276, by Representative Keith: An Act relating to certified public accountants and amending Section 8268, Remington's Compiled Statutes, by adding four new sections.
Ordered printed and referred to Judiciary Committee.

House Bill No. 277, by Representative Sullivan: An Act relating to and creating a fund in the State Treasury to be known as the Volunteer Firemen's Relief and Compensation Fund, designating the duties of certain officials; providing for relief and compensation for volunteer firemen; creating a Board of Trustees in each municipality for the maintenance and distribution of said fund; empowering municipalities to limit the membership of said volunteer fire departments; and requiring medical and physical examinations for members of said fire departments.
Ordered printed and referred and referred to Committee on Municipal Corporations Other Than First Class.

House Bill No. 278, by Representatives Drew and McCauley: An Act relating to tax and charitably-supported and tax-exempt hospitals and institutions in the State of Washington of the right of any licensed physician or surgeon of Medicine, Sanipractic, Osteopathy, Chiropractic, Food Science, Psycho-Therapy or Mechano-Therapy, to practice their profession therein, defining offenses and providing penalties for violations.
Ordered printed and referred to Committee on Medicine, Dentistry, Pure Food and Drugs.
Mr. Drew moved that 500 additional copies of House Bill No. 278 be ordered printed.
Division was called for and the motion was carried on a rising vote.

House Bill No. 279, by Representative McDonnell: An Act relating to the south one-half of the southeast one-quarter of section twenty-four, township twenty-two north, range twenty-six east of the Willamette meridian and repealing all laws or parts of laws in conflict herewith.
Ordered printed and referred to Committee on Reclamation and Irrigation.

House Bill No. 280, by Representative Emory: An Act for the relief of Chris Reeploeg; also Angie B. Collins, individually, an undivided one-half interest, and Angie B. Collins, John Francis Collins and R. L. Hodgdon, as executors and trustees of the last will and testament of John Collins, deceased; and making an appropriation therefor.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 281, by Representative Keen: An Act relating to the probate of small estates and regulating the expenses thereof.
Ordered printed and referred to Judiciary Committee.

House Bill No. 282, by Representatives Skinner, Twidwell and Mackie: An Act relating to local improvements in cities and towns and amending Section 12 of Chapter 98 of the Laws of 1911, as amended by Section 1 of Chapter 109 of the Laws of 1927, as amended by Section 1 of Chapter 85 of the Laws of 1931 (Section 9363, Remington's Revised Statutes), and declaring that this act shall take effect immediately.
Ordered printed and referred to Committee on Cities of the First Class.
House Bill No. 283, by Representative McDonald (R. T.): An Act relating to state highways, authorizing the director of highways to fix the route, granting the director of highways supervision of the same; providing payment by the state treasurer of part of motor vehicle fund to the county treasurers; and providing for the division and payment of same; and repealing all laws or parts of laws in conflict.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 284, by Representative McDonald (R. T.): An Act appropriating the sum of $20,820.22 as a refund of cash to the administrator of the estate of Philip McGovern, deceased, heretofore escheated to the State of Washington, for the relief of the heirs of said deceased.

Ordered printed and referred to Committee on Appropriations.

House Joint Resolution No. 10, by Representatives Waldron, Adams, Mackie, Richmond (W. A.), Neff, Ford, Wentworth, Wilson, Easterday, Carty, Skinner, Donahoe, Herren, Schultz, Holt, Clark, Keith, Cohen, Yantis, Brown, Bowden, McDonald (J. D.), McCarty, Martin (F. J.), Strickland, Sullivan, Sawyer, Schroeder, Klemgard, Bohlke, Drew, Murray, Smith (M. B.), Reeves, Parker, Johnson (Hans), Edlund, Austin, Karr, Gessell, Todd, Freese, Sandegren, Christianson, Wanamaker, McDonald (D. A.), Martin (J. R.), Hales, Reilly, Richmond (C. L.), Dixon, Ryan, Gifford, McDonnell, Van Dyk, Lynch, Devenish, Huetter, Luck, Gehlen, Myers, Boyle, Smith (J. B.), Joyce, Johnston (Geo. H.), Hall, Lindgren, Ledgerwood, Twidwell, Haddon, McDonald (R. T.), Morgan, Jones, Wingrove, Kelly, Cowen, Edwards, Hurley, Hallaran, Bell, Neal, Nelsen, Smith (T. E.), Boede and McCauley: Providing for amendment of the Constitution of the State of Washington by adding thereto Article XXVIII.

Ordered printed and referred to Committee on Constitutional Revision.

House Joint Resolution No. 11, by Representatives Edwards, Klemgard, Neff, Smith (T. E.) and Morgan: Creating a joint committee to make a major investigation and audit of the Washington Emergency Relief Administration, and giving said committee certain powers.

Ordered printed and referred to Committee on Rules and Order.

House Joint Memorial No. 22, by Representatives Ford and Adams: Relating to the Mount Olympus National Monument.

Ordered printed and referred to Committee on Memorials.

House Concurrent Resolution No. 11, by Representative Cowen: Relating to public exercises to honor the memory of Abraham Lincoln.

Ordered printed and referred to Committee on Rules and Order.

FIRST READING OF SENATE BILLS.

Engrossed Senate Bill No. 40, by Senator Miller: An Act relating to public service companies, providing for additional supervision and regulation thereof, and amending Section 92 of Chapter 117 of the Session Laws of 1911, as amended by Section 1 of Chapter 182 of the Session Laws of 1913, as amended by Section 4 of Chapter 165 of the Session Laws of 1933 (Section 10441, Remington's Revised Statutes).

Referred to Judiciary Committee.

Engrossed Senate Bill No. 91, by Committee on Rules and Joint Rules (by departmental request): An Act relating to intoxicating liquors, provid-
ing for the disposition of public funds, repealing Section 76 and amending Section 77 of Chapter 62 of the Laws of the Extraordinary Session of 1933 of the State of Washington (Section 7306-76 and 77, Remington's Revised Statutes), and declaring that this act shall take effect immediately.

Referred to Committee on Liquor Control.

Senate Bill No. 73, by Senator Murfin: An Act relating to justice courts, fixing the venue of civil actions therein, and amending Section 1 of Chapter 75 of the Laws of 1929.

Referred to Judiciary Committee.

REPORT OF ENGROSSMENT COMMITTEE.

Mr. Speaker:

We, of your Committee on Engrossment, to whom were referred Engrossed House Bill No. 10 and Engrossed House Bill No. 89, have compared same with the original bills and find them correctly engrossed.

I concur in this report: D. F. Bice.

SECOND READING OF BILLS.

House Joint Memorial No. 15, by Representative Gehlen: Relating to the lifting of tariff on hay and livestock feed from Canada.

On motion of Mr. Richmond (C. L.), Substitute House Joint Memorial No. 15 was substituted for House Joint Memorial No. 15, and read in full.

Mr. Devenish moved the adoption of the following amendment:

Amend the substitute memorial. After the semicolon (;) and preceding the words "Now, therefore," add the following:

"WHEREAS, The National Government has advocated a wheat crop reduction program for the purpose of reducing the wheat surplus in the United States; and

"WHEREAS, Practically all of the wheat farmers of the state of Washington have entered into a contract with the Federal Government in conformity with the wheat crop reduction program as established by the present administration; and

"WHEREAS, Because of the low tariff on wheat six hundred thousand (600,000) bushels of wheat are imported from foreign countries daily and that the import of wheat from Canada alone, will total more than fifty millions (50,000,000) of bushels annually, and thereby offset the entire wheat crop reduction program to the detriment of the Washington wheat farmer;".

Mr. Gehlen moved that the amendment be laid on the table without taking the substitute memorial with it.

Division was called for and the motion to lay the amendment on the table was carried on a rising vote.

On motion of Mr. Gehlen the rules were suspended, the substitute memorial was advanced to third reading, the second reading considered the third and Substitute House Joint Memorial No. 15 was placed on final passage.

The Clerk called the roll on the final passage of Substitute House Joint Memorial No. 15 and it passed the House by the following vote: Yeas, 92; nays, 1; absent or not voting, 6.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gehlen, Gessell, Gifford, Haddon,
Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Yantis, Mr. Speaker—92.

Those voting nay were: Representative McDonald (D. A.)—1.

Those absent or not voting were: Representatives Gardner, Ledgerwood, Sawyer, Smith (M. B.), Todd, Wiswall—6.

Substitute House Joint Memorial No. 15, having received the constitutional majority, was declared passed.

On motion of Mr. Richmond (C. L.), the rules were suspended and the Chief Clerk was directed to immediately transmit Substitute House Joint Memorial No. 15 to the Senate.

House Bill No. 109, by Representative Cohen (by departmental request): Authorizing a conveyance by quit-claim deed to Estate of J. H. Payne, deceased, of certain real estate.

The bill was read the second time by sections.

On motion of Mr. McDonald (D. A.), the rules were suspended, the bill was advanced to third reading, the second reading considered the third, and House Bill No. 109 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 109 and it passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Austin, Bell, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Ford, Freese, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Lindgren, Luck, Lynch, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—89.

Those absent or not voting were: Representatives Bice, Emory, Gardner, Gehlen, Jones, Ledgerwood, Mackie, Sawyer, Schroeder, Smith (T. E.)—10.

House Bill No. 109, having received the constitutional majority, was declared passed.

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

On motion of Mr. McDonald (D. A.), the rules were suspended and the Chief Clerk was directed to immediately transmit House Bill No. 109 to the Senate.
HOUSE BILL NO. 110, by Representative Cohen (by departmental request):
Authorizing conveyance of certain real estate to the Great Northern Railway Company.

The bill was read the second time by sections.

On motion of Mr. McDonald (D. A.), the rules were suspended, the bill was advanced to third reading, the second reading considered the third, and House Bill No. 110 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 110 and it passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Bell, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huether, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neal, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Joyce, Wamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—89.

Those absent or not voting were: Representatives Austin, Bice, Boede, Gardner, Gehlen, Jones, Ledgerwood, Neff, Sawyer, Schroeder—10.

House Bill No. 110, having received the constitutional majority, was declared passed.

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

On motion of Mr. McDonald (D. A.), the rules were suspended and the Chief Clerk was directed to immediately transmit House Bill No. 110 to the Senate.

HOUSE BILL NO. 111, by Representative Cohen (by departmental request):
Authorizing conveyance of certain real estate to Olive Sunde and Ruby Christenson.

The bill was read the second time by sections.

On motion of Mr. McDonald (D. A.), the rules were suspended, the bill was advanced to third reading, the second reading considered the third, and House Bill No. 111 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 111 and it passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Adams, Austin, Bell, Boede, Bohlke, Bowden, Boyle, Brown, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huether, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), Morgan, Murray,
Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Schultz, Skinner, Smith (B. L.), Smith (M. B.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—87.

Those absent or not voting were: Representatives Bice, Carty, Gardner, Gehlen, Jones, Ledgerwood, McDonnell, Myers, Sawyer, Schroeder, Smith (J. B.), Smith (T. E.)—12.

House Bill No. 111, having received the constitutional majority, was declared passed.

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

On motion of Mr. McDonald (D. A.), the rules were suspended and the Chief Clerk was directed to immediately transmit House Bill No. 111 to the Senate.

House Bill No. 112, by Representative Cohen (by departmental request): Authorizing conveyance of certain real estate to the Great Northern Railway Company.

The bill was read the second time by sections.

On motion of Mr. McDonald (D. A.), the rules were suspended, the bill was advanced to third reading, the second reading considered the third, and House Bill No. 112 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 112 and it passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 17.

Those voting yea were: Representatives Adams, Austin, Bell, Boede, Bohike, Bowden, Boyle, Brown, Christianson, Clark, Cohen, Cowen, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gessell, Gifford, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), Morgan, Murray, Myers, Neal, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—82.

Those absent or not voting were: Representatives Bice, Carty, Copeland, Devenish, Gardner, Gehlen, Haddon, Johnston (Geo. H.), Jones, Ledgerwood, McDonnell, Neff, Sawyer, Schroeder, Smith (M. B.), Smith (T. E.), Strickland—17.

House Bill No. 112, having received the constitutional majority, was declared passed.

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

On motion of Mr. McDonald (D. A.), the rules were suspended and the Chief Clerk was directed to immediately transmit House Bill No. 112 to the Senate.

House Bill No. 118, by Representative Cohen (by departmental request): Authorizing conveyance of certain real estate to the Great Northern Railway Company.
The bill was read the second time by sections.

On motion of Mr. McDonald (D. A.), the rules were suspended, the bill was advanced to third reading, the second reading considered the third, and House Bill No. 113 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 113 and it passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Adams, Austin, Bell, Boede, Bohlke, Bowden, Boyle, Brown, Christianson, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gessell, Gifford, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Sullivan, Titus, Todd, Twidwell, Van Dyk, Voice, Wamakker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—84.

Those absent or not voting were: Representatives Bice, Carty, Clark, Easterday, Gardner, Gehlen, Haddon, Jones, Ledgerwood, Lindgren, Sawyer, Schroeder, Smith (M. B.), Smith (T. E.), Strickland—15.

House Bill No. 113, having received the constitutional majority, was declared passed.

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

On motion of Mr. McDonald (D. A.), the rules were suspended and the Chief Clerk was directed to immediately transmit House Bill No. 113 to the Senate.

House Bill No. 192, by Judiciary Committee: Relating to judgments.

The bill was read the second time by sections.

Mr. McDonald (D. A.), moved that the rules be suspended, the bill advanced to third reading, the second reading considered the third and the bill placed on final passage.

The motion was lost and the bill was passed to third reading.

House Bill No. 201, by Committee on Forestry and Logged-off Lands: Relating to State Park Board.

The bill was read the second time by sections.

Mr. Bell moved that House Bill No. 201 be re-referred to the Committee on Forestry and Logged-off Lands for further consideration.

Mr. Neff moved as a substitute that House Bill No. 201 be re-referred to the Committee on Parks and Playgrounds.

After debate, the substitute motion was carried.

THIRD READING OF BILLS.

Engrossed House Bill No. 10, by Representative McDonald (D. A.): Relating to recount of votes.

On motion of Mr. Adams, the rules were suspended, the second reading considered the third and Engrossed House Bill No. 10 was placed on final passage.
The Clerk called the roll on the final passage of Engrossed House Bill No. 10, and it passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 14.

Those voting yea were: Representatives Adams, Austin, Bell, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Freese, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keen, Kelly, Kemp, Klemgard, Leber, Lindgren, Luck, Lynch, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Schultz, Smith (B. L.), Smith (J. B.), Smith (T. E.), Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wannaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—85.

Those absent or not voting were: Representatives Bice, Ford, Gardner, Gehlen, Jones, Keith, Ledgerwood, Mackie, Myers, Sawyer, Schroeder, Skinner, Smith (M. B.), Strickland—14.

Engrossed House Bill No. 10, having received the 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. 89, by Representative McDonald (D. A.): Relating to judgments.

Mr. Adams moved that the rules be suspended, the second reading considered the third, and Engrossed House Bill No. 89 be placed on final passage.

The motion was carried.

After debate, Mr. Strickland demanded the previous question, and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 89 and it passed the House by the following vote: Yeas, 86; nays, 2; absent or not voting, 11.

Those voting yea were: Representatives Adams, Austin, Bell, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keen, Kelly, Kemp, Klemgard, Leber, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wannaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—86.

Those voting nay were: Representatives Lindgren, Neal—2.

Those absent or not voting were: Representatives Bice, Boyle, Gardner, Gehlen, Jones, Keith, Ledgerwood, Luck, Sawyer, Schroeder, Wingrove—11.

Engrossed House Bill No. 89, having received the 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. 143, by Representatives Carty and Clark: Relating to port districts.

On motion of Mr. Adams, the rules were suspended, the second reading considered the third, and House Bill No. 143 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 143 and it passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Austin, Bell, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keen, Kelly, Kemp, Klemgard, Leber, Lindgren, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker — 90.

Those absent or not voting were: Representatives Bice, Gardner, Gehlen, Jones, Keith, Ledgerwood, Luck, Sawyer, Schroeder — 9.

House Bill No. 143, having received the constitutional majority, was declared passed.

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

On motion of Mr. Adams, the House adjourned to 10:00 a.m., Wednesday, February 6, 1935.

S. R. Holcomb, Chief Clerk.
TWENTY-FOURTH DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday, February 6, 1935.

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

The Clerk called the roll and all members were present except Representatives Sawyer and Twidwell, who had been excused.

Prayer was offered by Rev. Elmer M. Johnson of the Gloria Dei Lutheran Church of Olympia.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Austin, further reading was dispensed with and the journal was approved.

MOTION.

On motion of Mr. Smith (J. B.), permission to use the House chamber on Monday evening, February 11, 1935, at 7:30 p.m., was granted the Committee on Unemployment Relief and Public Welfare, for the purpose of conducting a public hearing.

REPORTS OF STANDING COMMITTEES.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 5, 1935.

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 92, entitled "An Act providing for the recovery of damages by persons bitten by dogs and creating a liability of the owners of such dogs," 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.


MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 5, 1935.

We, a minority of your Judiciary Committee, to whom was referred House Bill No. 92, entitled "An Act providing for the recovery of damages by persons bitten by dogs and creating a liability of the owners of such dogs," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Donald A. McDonald, Chairman.

We concur in this report: Adela Parker.

Passed to second reading.

On motion of Miss Parker, Rule 20 was suspended.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 5, 1935.

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 134, entitled "An Act relating to balances in state, county, city and school district funds, providing for investment of same and return of proceeds from such invest-
ments to the original fund," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

DONALD A. MCDONALD, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 4, 1935.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 147, entitled "An Act relating to the State Bureau of Statistics and amending Sections 10,933; 10,934; 10,935; 10,936; 10,937; 10,938; 10,939 of Remington's Compiled Statutes of the State of Washington, 1922," 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 Bill No. 149 (reported by Committee on Revenue and Taxation):
Do pass as amended.
Passed to second reading.

MR. SPEAKER:

House Bill No. 173, entitled "An Act granting attorneys at law power to take and certify verifications and other affidavits to be used in court," 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.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 190, entitled "An Act to establish law library funds in counties of the second and third and fourth classes and providing for the expenditure and use thereof, and amending Sections 1 and 3, Chapter 94 of the Laws of the Extraordinary Session 1925 and adding new sections to be known as section four and section five and section six," 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.
MR. SPEAKER:

We, a majority of your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 199, entitled "An Act regulating the hours and wages of student and practical nurses in public and private institutions, and providing penalties for its violation," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

CARL J. LUCK, Chairman.

We concur in this report: Clemens M. Boyle, Thomas Voyce, Gerald G. Dixon, Willis M. Hales, Myron H. Titus, Marie F. Keen, David E. Gifford, Ray Sandegren, Hans Johnson.

MR. SPEAKER:

We, a minority of your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 199, entitled "An Act regulating the hours and wages of student and practical nurses in public and private institutions, and providing penalties for its violation," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

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Chairman.

I concur in this report: Michael B. Smith.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 200, entitled "An Act relating to sessions of the legislature, fixing time of meeting and amending Section 1 of Chapter 20 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.

DONALD A. MCDONALD, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Fisheries, to whom was referred House Bill No. 221, entitled "An Act relating to clams and amending Section 100, Chapter 31 Laws of 1915 as amended by Chapter 169, Laws of 1917, as amended by Chapter 74 Laws of 1931, being Section 5751 of Remington's Revised Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

G. N. ADAMS, Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred House Joint Memorial No. 19, relating to the Harrison Narcotic Law and providing for the treatment of victims of narcotic addiction, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

R. D. WISWALL, Chairman.


Passed to second reading.
We, a majority of your Committee on Agriculture, to whom was referred House Joint Memorial No. 21, relating to the establishment and maintenance of a regional laboratory at the State College of Washington to conduct investigational work on new products and by-products from fruits and vegetables, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

C. LELAND RICHMOND, Chairman.


Passed to second reading.

Engrossed Senate Bill No. 91 (reported by Committee on Liquor Control):

Do pass as amended.
Passed to second reading.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 5, 1935.

The Senate has passed: Engrossed Senate Concurrent Resolution No. 4, also Engrossed Senate Joint Memorial No. 7, also Engrossed Senate Bill No. 10, also Engrossed Senate Bill No. 89, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., February 5, 1935.

The Senate has passed Senate Bill No. 88, and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., February 5, 1935.

The President has signed House Concurrent Resolution No. 9, and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., February 5, 1935.

The Senate has passed Initiative Measure No. 2 to the Legislature, and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE AMENDMENT TO HOUSE BILL.

SENATE CHAMBER,
OLYMPIA, WASH., February 5, 1935.

The Senate has passed Engrossed House Bill No. 115 with the following amendment:

Amend Section 2, line 24 of the printed bill by striking the figures "5132" and substitute in lieu thereof the figures "5122," and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

On motion of Mrs. Wanamaker, the House concurred in the Senate amendment to Engrossed House Bill No. 115.

The Clerk called the roll and the House passed Engrossed House Bill No.
115, as amended by the Senate, by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gessell, Haddon, Hales, Hall, Halletan, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Schroeder, Schultz, Skinner, Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Van Dyk, Voice, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—92.

Those absent or not voting were: Representatives Boyle, Gehlen, Gifford, Jones, Sawyer, Smith (B. L.), Twidwell—7.

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. 285**, by Representatives Copeland, Gessell, Edlund, McCarty and Cowen (by departmental request): An Act relating to the provision for the adequate punishment of persons convicted of certain felonies, their rehabilitation while in confinement and the necessary supervision after their release to prevent recidivism, and defining the duties of the Board of Prison, Terms and Paroles with relation thereto; repealing Sections 2278, 2281, 2282, 10247-9, 10291 and 10803 of Remington's Compiled Statutes and amending Section 2280 of Remington's Compiled Statutes and Chapters 140, 212, and 2195, Session Laws of 1927.

Ordered printed and referred to Committee on State Penal and Reformatory Institutions.

**House Bill No. 286**, by Representative McDonald (D. A.) (by departmental request): An Act providing that no bond shall be required of the State of Washington in any of the courts of this state.

Ordered printed and referred to Judiciary Committee.


Ordered printed and referred to Committee on Appropriations.


Ordered printed and referred to Committee on State Granted, School and Tide Lands.
House Bill No. 289, by Representative Adams (by departmental request): An Act making a deficiency appropriation for bounties on seals from the Fisheries Fund and declaring an emergency.
Ordered printed and referred to Committee on Fisheries.

House Bill No. 290, by Representative Yantis (by departmental request): An Act relating to the assessment and taxation of the property of railroad companies, motor vehicle transportation companies, airplane companies, electric light and power companies, telegraph companies, telephone companies, gas companies, pipeline companies, water companies, heating companies, toll bridge companies, steamboat companies and logging railroad companies; providing penalties for the violation thereof; repealing Sections 35 to 50, inclusive, of Chapter 130, Laws of the Extraordinary Session of 1925, and all other acts and parts of acts in conflict therewith; and declaring that this act shall take effect immediately.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 291, by Representative Yantis (by departmental request): An Act relating to the taxation of forest land and the forest crops growing thereon and providing for the deferment of taxes on such crops, defining the powers and duties of certain state and local officers in connection therewith, prescribing penalties, and declaring that the act shall take effect immediately.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 292, by Representative McDonald (D. A.): An Act relating to Justices of the Peace, defining their powers, fixing the number thereof, their qualifications and salaries, providing for their removal and suspension, and conferring upon the superior court powers with respect to justices of the peace and the work of the courts of justices of the peace.
Ordered printed and referred to Judiciary Committee.

House Bill No. 293, by Representative McDonald (D. A.): An Act relating to the Washington State Patrol and providing for the appointment of members of police departments, sheriffs and their deputies as members thereof.
Ordered printed and referred to Judiciary Committee.

House Bill No. 294, by Representative McDonald (D. A.): An Act abolishing the office of constable and imposing the duties of that office upon the county sheriff.
Ordered printed and referred to Judiciary Committee.

House Bill No. 295, by Representatives Brown, Richmond (W. A.), Hall, Sandegren, Bohlke, Neal, Gessell, Wingrove, Strickland, Lynch, Wiswall, Cohen, McDonald (R. T.), Easterday, Parker, Skinner, Sullivan, Christianson, Leber, Ryan, Austin, Holt, Mackie, McDonnell, McDonald (D. A.), Huetter, Bowden, McDonald (J. D.), Klemgard, Jones, Adams, Keen: 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 J. F. Hickey, George A. Smithey and Purl W. Bourgair, 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.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 296, by Representative Skinner:** An Act amending Section 9 of Chapter 55, Session Laws of 1933; increasing the amount of public revenue to the state of Washington, and relating to, providing for, and authorizing and regulating thorough-bred and/or standard-bred horse racing, and declaring an emergency.

Ordered printed and referred to Committee on Public Morals.

**House Bill No. 297, by Representatives Gessell, Bohike, Sullivan, Clark, Wiswall and Twidwell:** An Act providing for the holding of bond elections in third class school districts, and elections for the consolidation of two or more adjoining school districts in the same county.

Ordered printed and referred to Committee on Elections and Privileges.

**House Bill No. 298, by Representatives Austin, Van Dyk, Voyce, Bowden, Adams, Hurley, Reilly, Holt, Brown, Mackie and McDonnell:** An Act prohibiting increasing salaries of state employees receiving more than one hundred and ten dollars ($110.00) per month during the next biennium.

Ordered printed and referred to Committee on Compensation and Fees for State and County Officers.

**House Bill No. 299, by Representative Neal:** An Act amending Section 7 of an act entitled “An Act relating to justices of the peace in cities of the first class and fixing their number and salaries and providing for making one of the justices elected in such cities a police justice, and defining his duties, jurisdiction and powers,” Approved March 13, 1899, being Section 8997 of Remington’s Compiled Statutes of Washington, and repealing Section 9 of the said act, being Section 8999 of Remington’s Compiled Statutes of Washington.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 300, by Representative Yantis:** An Act relating to public service companies; providing for the review of orders of the Department of Public Works and amending Section 10428 of Remington’s Compiled Statutes.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 301, by Representative Todd:** An Act regulating marriage licenses; prohibiting marriages in certain cases; providing penalties for the violation of the provisions of this act.

Ordered printed and referred to Committee on Public Morals.

**House Bill No. 302, by Representative Lynch:** An Act relating to, providing for and authorizing and regulating Greyhound dog racing, creating the Washington Greyhound Commission; defining its powers and duties, and fixing compensation thereof; prescribing the manner in which race meets may be conducted; authorizing the pari-mutuel system; prohibiting pool selling, bookmaking, and circulating of hand books; providing for issuance of licenses and fees to be charged; apportioning revenue to the Old Age Pension Fund; and fixing the penalties for violation of the act.

Ordered printed and referred to Committee on Public Morals.
House Bill No. 303, by Representatives Strickland, McDonald (D. 'A.) and Parker: An Act relating to nomination of candidates for public office in first-class school districts and port districts in Class “A” counties and counties of the first class, and amending Section 2 of Chapter 209 of the Session Laws of 1907 as amended by Section 1 of Chapter 82 of the Session Laws of 1909 as amended by Section 2 of Chapter 101 of the Session Laws of 1911. (Sec. 5178, Rem. Rev. Stat.), and declaring an emergency.

Ordered printed and referred to Committee on Elections and Privileges.

House Bill No. 304, by Representatives Halleran and Haddon: An Act relating to the relief of Martin Buelow, and making an appropriation therefor.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 305, by Representative Twidwell (by request): An Act to amend Section 2 of Chapter 88 of the Session Laws of 1907 (Section 10508, Remington’s Revised Statutes) compelling railroads to fence their right-of-way, and to protect the owners of stock injured by moving railroad trains, declaring a law of negligence with regard to stock injured by railroad trains and fixing treble damages.

Referred to Judiciary Committee.

House Bill No. 306, by Representative McCarty: An Act relating to the system of registration and the method of reporting births and deaths, the issuance of permits for burial, removal, or transportation of bodies of deceased persons, prescribing certain rules of evidence, and amending Section 11 of Chapter 180 of the Laws of 1915, as found in Remington’s Revised Statutes, 6037.

Ordered printed and referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

House Bill No. 307, by Representative Emory: An Act relating to punishment for crimes and providing for punishment by whipping.

Ordered printed and referred to Judiciary Committee.

House Bill No. 308, by Representative Yantis: An Act appropriating the sum of twenty-five hundred dollars ($2500), or so much thereof as may be necessary for the temporary publication of Session Laws of the 24th Session of the Washington State Legislature and declaring an emergency.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 309, by Representative Luck: An Act prohibiting minors from applying for liquor store permits and purchasing liquor, providing penalty for violation thereof, and amending Section 37, Chapter 62, Extraordinary Session Laws, 1933.

Ordered printed and referred to Committee on Public Morals.

House Joint Resolution No. 12, by Representative McDonald (D. A.): Providing for an amendment of Section 10, Article IV of the Constitution of the State of Washington relating to justices of the peace.

Ordered printed and referred to Committee on Constitutional Revision.

House Joint Resolution No. 13, by Representative Strickland (by request): Relating to the submission of a referendum relating to intoxicating liquors providing for the control and regulation thereof, defining crimes and
providing penalties therefor and providing for the disposition of public funds and for the repeal of Chapter 62, Laws of Washington Extraordinary Session of 1933.

Referred to Committee on Liquor Control.

FIRST READING OF SENATE BILLS.

Initiative Measure No. 2: Relating to primary elections.
Referred to Committee on Rules and Order.


Referred to Committee on Elections and Privileges.

Senate Bill No. 88, by Committee on Rules and Joint Rules (by departmental request): An Act relating to banks, trust companies and mutual savings banks; providing for the issuance of capital notes or debentures; defining the meaning thereof and construing the term capital as used herein; providing such capital notes and debentures shall be subordinate to depositors and other creditors; that capital stock may be carried on the books at less than par; that no assessment shall be levied upon the holders of capital notes or debentures; repealing all acts and parts of acts in conflict herewith.

Referred to Committee on Banks and Banking.

Engrossed Senate Bill No. 89, by Committee on Rules and Joint Rules (by departmental request): An Act relating to banks and trust companies; providing for the repayment of sums deposited with the state treasurer as superadded liability of stockholders; repealing Section 4, Chapter 42, Laws of 1933 (Remington's Revised Statutes, section 3229-2).

Referred to Committee on Banks and Banking.

Engrossed Senate Joint Memorial No. 7, by Senator Norman: Relating to the repeal of Public No. 2 of the National Economy act insofar as it reduces veterans' pensions and allowances.

Referred to Committee on Memorials.

Engrossed Senate Concurrent Resolution No. 4, by Senator Garrett: A resolution amending Joint Rule No. 19.

Referred to Committee on Rules and Order.

SECOND READING OF BILLS.

Engrossed Senate Bill No. 33, by Senator Steele: Relating to the Department of Public Works.
Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 33, entitled "An Act changing the name of the Department of Public Works to the Department of Public Service and providing that all the powers and duties now exercised by the director and officers of the Department of Public Works be exercised by the director and officers of the Department of Public Service," have had 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 8 of the original bill, being line 2 of the printed bill, after the word "director" strike the words "of the department."

In line 9 of the original bill, being line 3 of the printed bill, after the word "director" strike the words "of the department."

Donald A. McDonald, Chairman.

We concur in this report: Dewolfe Emory, John R. Martin, Geo. F. Yantis, Robert F. Murray, Lyle D. Keith, Edward J. Reilly, Adela Parker.

The bill was read the second time by sections.

On motion of Mr. McDonald (D. A.), the committee amendments were adopted.

Engrossed Senate Bill No. 33 was passed to third reading.

Senate Joint Memorial No. 3, by Senator Reardon: Relating to the Civilian Conservation Corps.

Mr. Speaker:

We, your Committee on Memorials, to whom was referred Senate Joint Memorial No. 3, relating to the Civilian Conservation Corps and the continuation 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:

In paragraph 4, line 18 of the original memorial, being line 13 of the printed memorial, strike after the word "Corps" the words "as a permanent governmental institution."

Adela Parker, Chairman.

We concur in this report: George E. Drew, Ben S. Sawyer, Florence W. Myers, Corbin Sullivan.

The memorial was read the second time in full.

On motion of Mr. Drew, the committee amendment was adopted.

Senate Joint Memorial No. 3 was passed to third reading.

Senate Concurrent Resolution No. 2, by Senator Reardon: Relating to the State Auditing System.

The resolution was read the second time in full and passed to third reading.

Senate Concurrent Resolution No. 3, by Senators Murphy and Malstrom: Relating to Washington State Day.

The resolution was read the second time in full and passed to third reading.

House Bill No. 12, by Representative McDonald (D. A.): Relating to public work contracts.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 12, entitled "An Act to require the use of materials and supplies substantially
produced in the United States, in public works and for public 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 2 in line 7 of the original bill, being line 3 of the printed bill, after the figure "2." and before the word "The," by inserting "The State of Washington."

DONALD A. MCDONALD, Chairman.


The bill was read the second time by sections.

On motion of Mr. McDonald (D. A.), the committee amendment was adopted.

Mr. McDonald (J. D.) moved the adoption of the following amendment:

In Section 4, beginning with the word "not" following the word "shall" in line 30 of the original bill, being line 20 of the printed bill, strike the remainder of the sentence and insert in lieu thereof "pay a fine of not less than three times the cost of said foreign material used in such contract."

Division was called for and the amendment was adopted on a rising vote.

On motion of Mr. McDonald (J. D.), the following amendment was adopted:

In line 2 of the title of the original bill, being line 2 of the printed bill, strike the period (.) after the word "purposes" and insert in lieu thereof a comma (,) and add the following words: "and providing penalties."

The bill was passed to third reading and ordered engrossed.

House Joint Memorial No. 14, by Committee on Labor and Labor Statistics: Relating to the "Black Bill."

The memorial was read the second time in full.

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

In line 11 of the original memorial, being line 6 of the printed memorial, strike the word "appreciably" and insert in lieu thereof the word "sufficiently."

On motion of Mr. Luck, the rules were suspended, the memorial was advanced to third reading, the second reading considered the third, and House Joint Memorial No. 14 was placed on final passage.

The Clerk called the roll on the final passage of House Joint Memorial No. 14 and it passed the House by the following vote: Yeas, 67; nays, 22; absent or not voting, 10.

Those voting yea were: Representatives Adams, Austin, Bell, Boede, Bowden, Brown, Clark, Cohen, Cowen, Dixon, Donahoe, Drew, Easterday, Edlund, Edwards, Ford, Freese, Gardner, Haddon, Hales, Hall, Herren, Holt, Hueetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Keen, Keith, Kelly, Kemp, Lindgren, Luck, Lynch, McCarty, McCauley, McDonald (J. D.), McDonald (R. T.), McDonnell, Myers, Neal, Nelsen, Parker, Reilly, Richmond (W. A.), Robbins, Ryan, Sandegren, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Yantis, Mr. Speaker—67.

Those voting nay were: Representatives Bice, Bohlke, Carty, Christianson, Copeland, Devenish, Eddy, Emory, Gessell, Hallaran, Jones, Karr, Klemgard, Leber, Ledgerwood, Martin (J. R.), Morgan, Murray, Ott, Reeves, Skinner, Wiswall—22.
Those absent or not voting were: Representatives Boyle, Gehlen, Gifford, Mackie, Martin (F. J.), McDonald (D. A.), Neff, Richmond (C. L.), Sawyer, Twidwell—10.

House Joint Memorial No. 14, having received the constitutional majority, was declared passed.

**THIRD READING OF BILLS.**

**House Bill No. 192,** by Judiciary Committee: Relating to judgments.

On motion of Mr. Emory, the rules were suspended, the second reading considered the third, and House Bill No. 192 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 192 and it passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Martin (J. R.), McCarty, McCauley, McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (W. A.), Robbins, Ryan, Sandegren, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—90.

Those absent or not voting were: Representatives Boyle, Gifford, Mackie, Martin (F. J.), McDonald (D. A.), Neff, Richmond (C. L.), Sawyer, Twidwell—9.

House Bill No. 192, having received the constitutional majority, was declared passed.

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

On motion of Mr. Adams, the House adjourned to 10:00 a. m., Thursday, February 7, 1935.

ROBT. F. WALDRON, Speaker.

S. R. HOLCOMB, Chief Clerk.
TWENTY-FIFTH DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., THURSDAY, FEBRUARY 7, 1935.

The Speaker called the House to order at 10:00 a.m.
The Clerk called the roll and all members were present except Representatives Lynch and Richmond (W. A.).

Prayer was offered by Rev. Elmer M. Johnson of the Gloria Dei Lutheran Church of Olympia.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Austin, further reading was dispensed with and the journal was approved.

PROPOSITIONS AND MOTIONS.

Mr. Yantis moved that House Bill No. 79 be indefinitely postponed.

Debate ensued.

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

On motion of Mr. McDonald (R. T.), the previous question was ordered. The motion to indefinitely postpone House Bill No. 79 was carried.

Mr. McDonald (D. A.) moved that House Bill No. 93 be indefinitely postponed.

The Speaker inquired if the sponsor of the bill, Mr. Smith (M. B.), had been advised twenty-four hours previously as to the motion to indefinitely postpone.

Mr. McDonald (D. A.) informed the Speaker that he had informed Mr. Smith (M. B.) regarding the motion to indefinitely postpone.

POINT OF ORDER.

Mr. Smith (M. B.):

"MR. SPEAKER:

"I was informed this morning by the P. I. that I had been given notice—that is the first I heard of it. However, I haven't been informed, but it is agreeable to proceed on the motion to indefinitely postpone House Bill No. 93."

Debate ensued.

Mr. Adams 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 Bice, Lynch and Richmond (W. A.).

The Sergeant-at-Arms was instructed to bring the absentees within the bar of the House.

Mr. Brown moved that the absentees 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 absentees within the bar of the House.

The Speaker observed former Representative Mary C. Hutchinson in the gallery of the House, and appointed Representatives Reeves and Brown to escort her to a seat beside the Speaker.

Mr. Jones moved that the absentees 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 absentees within the bar of the House.

The Speaker:

"I wish to announce a continuation of the investigation committee of the W. E. R. A. for another two days."

The Speaker instructed the Clerk to read a communication from the Governor.

COMMUNICATION FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, February 7th, 1935.

Honorable Robert F. Waldron, Speaker,
House of Representatives, Olympia, Washington.

DEAR MR. SPEAKER:

I am pleased to advise that the Honorable T. J. Edmonds, regional field representative of the Federal Emergency Relief Administration, is here to confer on relief conditions, and he requests that the Relief investigating committees of the Senate and House of Representatives be made available for a conference with him. He suggests the conference be held this morning at 10:30 o'clock in the Board Room of the Office of the Governor.

Cordially yours,

CLARENCE D. MARTIN,
Governor of Washington.

Mr. Edwards moved that the members of the Committee on Investigation of the W. E. R. A. be excused to confer with the Governor and the Federal representative.

The motion was lost.

The Sergeant-at-Arms was instructed to notify the Governor that the House was operating under a call of the House and the members of the special committee could not be excused.

Mr. Yantis moved that at the expiration of the call of the House the committee be excused to confer with the Governor and the Federal representative.

The motion was carried.

Mr. Bohlke moved that the absentees be excused and that the House proceed with business under the call of the House.

The motion was lost.

The Sergeant-at-Arms reported that Representative Bice was now present.

Mr. Easterday moved that Mr. Richmond (W. A.) be excused.

The motion was lost.

Mr. Todd moved that the absentees be excused and that the House proceed with business under the call of the House.

A division was called for and the motion was lost on a rising vote.

The Speaker observed former Representative Ronald Moore in the gallery of the House and appointed Representative Gardner to escort him to a seat beside the Speaker.
Mr. Gehlen moved that the absentees be excused and that the House proceed with business under the call of the House.

The motion was lost.

Miss Parker moved that the call of the House be dispensed with.

The motion was lost.

Mr. Sawyer moved that Mr. Richmond (W. A.) be excused.

The motion was lost.

Mr. Klemgard moved that the members of the special committee on investigation of the W. E. R. A. be excused temporarily until the House was able to proceed.

The Speaker ruled the motion of Mr. Klemgard out of order as a previous motion had carried fixing the time to excuse the said committee.

The Speaker:

"May the Speaker inform the members that the Sergeant-at-Arms has sent word that Representatives Lynch and Richmond (W. A.) will be within the bar of the House within five minutes."

Mr. Neff moved that the absentees be excused and that the House proceed with business under the call of the House.

The motion was lost.

The Speaker:

"I will rule that the members of the W. E. R. A. Investigation Committee may go to the Governor's office and will return here immediately on the arrival of Representatives Lynch and Richmond (W. A.)."

The Sergeant-at-Arms reported that Representatives Lynch and Richmond (W. A.) were now present.

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

The Speaker declared the question before the House to be the motion to indefinitely postpone House Bill No. 93.

After considerable debate, Mr. Skinner demanded the previous question.

Division was called for and the demand was lost on a rising vote.

Debate ensued.

On motion of Mr. Copeland, the previous question was ordered.

The Clerk called the roll on the indefinite postponement of House Bill No. 93, and the bill was indefinitely postponed by the following vote: Yeas, 72; nays, 27; absent or not voting, 0.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Eddy, Edwards, Emory, Ford, Gardner, Gehlen, Gessell, Gifford, Haddon, Halleran, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Sandegren, Sawyer, Skinner, Smith (B. L.), Strickland, Todd, Twidwell, Van Dyk, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—72.

Those voting nay were: Representatives Boyle, Dixon, Drew, Easterday, Edlund, Freese, Hales, Hall, Herren, Johnson (Hans), Keen, Lindgren, Lynch, McCarty, McCauley, Neal, Nelsen, Parker, Ryan, Schroeder, Schultz, Smith (J. B.), Smith (M. B.), Smith (T. E.), Sullivan, Titus, Voyce—27.
EXPLANATION OF VOTE.

Mr. Sawyer:

"In my vote on House Bill No. 93 for its indefinite postponement, my reasons for doing so are that the sections referred to as calling for a repeal, contain merely a compilation of the laws that had theretofore existed and were merely declaratory of the proposition that in a government operating under a constitution, crime cannot be resorted to to effect a change in government."

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

On motion of Mr. Smith (J. B.), the special investigation committee of the W. E. R. A. was excused.

On motion of Mr. Bohlke, 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 and all members were present except Representatives Jones, Keith and Klemgard, who had been excused.

PROPOSITIONS, MOTIONS AND RESOLUTIONS.

Resolution by Representatives Van Dyk, Voyce and McDonald (J. D.):

Be it Resolved by the House of Representatives of the State of Washington in legislative session assembled:

THAT WHEREAS, The Democratic candidate for governor in 1932 pledged the people, in the event of his election, a reduction in the operating expenses of the state of twenty-five percent (25%) and said that those officials appointed by him would have to consent to a reduction of said twenty-five percent (25%); and

WHEREAS, The present budget, submitted by the governor, asks increases for most of these officials of at least the twenty-five percent (25%) reduction heretofore made in their salaries, if any reduction at all has been made; and

WHEREAS, Many of the code officials are at the present time devoting a large part of their time to lobbying to secure the increase of their own salaries; and

WHEREAS, The higher paid members of the institutions of higher learning of the state are all asking increases, some of them requesting one thousand dollars ($1,000.00) per month, and whereas unfortunate victims of this panic are requested to exist on five dollars ($5.00) per month; and

WHEREAS, The Budget prepared by the governor, in order to pay these excessive salaries, proposes that the people of this state be subjected to payment of exorbitant taxes, which they are unable or can ill-afford to pay, and which they should not be called upon to pay because the services of the men are being more than compensated in the salaries they are now receiving, and which salaries are greatly in excess of those paid to the constitutionally elected officials of the state, who have a much greater responsibility than do the code officials whose duties in many instances duplicate those of the elective officials; and

WHEREAS, The unemployment situation at this time is almost as acute as it has been for the last three or four years, and thousands upon thousands of men are idle and dependent upon public charity for themselves and their families;

Therefore, be it Resolved: By the House of Representatives of the State of Washington that the governor of the state is hereby requested to issue an order to all the officials and employees under his direction, to cease lobbying for salary increases or for any other measures and to remain in their respective offices and transact the duties thereof, instead of spending their time in the legislative halls and in the hotel lobbies of the city, seeking to influence the members of this legislature to vote them salary increases, or to vote for measures which may be desired by this administration, and to only attend those meetings of House committees when requested in writing by
the chairmen of the respective committees to do so, after the same has been ordered by a majority vote of said committee;

Be it further Resolved, That he direct the presidents and principals of institutions of higher learning to leave the city of Olympia, and return to their respective institutions and to the discharge of their respective duties, and cease lobbying for salary increases and for appropriations for their respective institutions or any other measures now pending or which may hereafter come before this legislature, and to only return to the city of Olympia when and if requested to do so by the chairmen of any of the committees which may be considering measures affecting the interests of their respective institutions when by a majority vote of the committee the chairman has been requested to ask the governor to permit them to come to Olympia.

On motion of Mr. Van Dyk, the resolution was referred to the Committee on Rules and Order.

**REPORTS OF STANDING COMMITTEES.**

**HOUSE OF REPRESENTATIVES,**
OLYMPIA, WASH., February 6, 1935.

**Mr. Speaker:**

We, of your Committee on Engrossment, to whom was referred House Joint Memorial No. 14, have compared same with the original memorial and find it correctly engrossed.

VIOLET P. BOEDE, Chairman.

I concur in this report: C. Leland Richmond.

**HOUSE OF REPRESENTATIVES,**
OLYMPIA, WASH., February 5, 1935.

**Mr. Speaker:**

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 55, entitled "An Act relating to internal combustion engine fuels and lubricants, providing for the purchase, sale, transportation and distribution and production thereof by the State of Washington; establishing a Gasoline Revolving Fund; making appropriations therefor; defining offenses; and prescribing penalties therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that Substitute House Bill No. 55 be substituted therefor and that the substitute bill do pass.

VIC SKINNER, Chairman.


Passed to second reading.

**House Bill No. 72** (reported by Committee on State Granted, School and Tide Lands): Do pass as amended.

Passed to second reading.

**HOUSE OF REPRESENTATIVES,**
OLYMPIA, WASH., February 5, 1935.

**Mr. Speaker:**

We, your Committee on Counties and County Boundaries, to whom was referred House Bill No. 101, entitled "An Act relating to and authorizing the establishment and maintenance of free county libraries and library service," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

A. W. CLARK, Chairman.


Passed to second reading.
TWENTY-FIFTH DAY, FEBRUARY 7, 1935

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 6, 1935.

Mr. Speaker:

We, a majority of your Committee on Liquor Control, to whom was referred House Bill No. 120, entitled "An Act relating to crimes and punishments, and amending Section 242 of Chapter 249 of Session Laws of 1909 (Section 2494 of Remington's Compiled Statutes or Remington's Revised Statutes) relating to Sabbath breaking," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

D. E. Todd, Chairman.


Passed to second reading.

We, a majority of your Committee on Liquor Control, to whom was referred House Bill No. 148, entitled "An Act relating to the manufacture and sale of wine, providing for the licensing of wineries and the taxation of wine, and amending Chapter 62, Laws of the Extraordinary Session, 1933, entitled: 'An Act relating to intoxicating liquors, providing for the control and regulation thereof, creating state offices, defining crimes and providing penalties therefor, providing for the disposition of public funds 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.

D. E. Todd, Chairman.


Passed to second reading.

We, your Committee on Counties and County Boundaries, to whom was referred House Bill No. 170, entitled "An Act relating to the payment of the taxes of the political subdivisions of the state with the warrants of the same," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

A. W. Clark, Chairman.


Passed to second reading.

House Bill No. 243 (reported by Committee on Labor and Labor Statistics):

Do pass as amended.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Labor and Labor Statistics, to whom was referred House Concurrent Resolution No. 8, relating to Father's Day and designating the third Sunday of June in each year as Father's Day, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Carl J. Luck, Chairman.

We concur in this report: Hans Johnson, Willis M. Hales, Myron H. Titus, Marie F. Keen, Gerald G. Dixon, Ray Sandegren, David E. Gifford, Thomas Voyce, Clemens M. Boyle.

Passed to second reading.
Mr. Speaker:

We, a majority of your Committee on Banks and Banking, to whom was referred House Joint Memorial No. 12, relating to granting the State of Washington the right to tax national banks, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

Walter A. Johnson, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred Engrossed Senate Bill No. 5, 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," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

R. D. Wiswall, Chairman.

We concur in this report: U. S. Ford, D. F. Bice, Dr. David C. Cowen, Dr. W. W. Robbins, Bert Lynch, A. C. Wingrove, J. D. McDonald.

Passed to second reading.

Mr. Speaker:

We, a minority of your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred Engrossed Senate Bill No. 5, 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," 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: Lloyd Lindgren.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Memorials, to whom was referred Senate Joint Memorial No. 2, relating to National Pension System for the aged, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Adela Parker, Chairman.

We concur in this report: Corbin Sullivan, Florence W. Myers, George E. Drew.

Passed to second reading.

MESSAGE FROM THE SENATE.

Senat.e Chamber,  
Olympia, Wash., February 6, 1935.

Mr. Speaker:

The Senate has passed:
Senate Bill No. 32; also  
Senate Bill No. 36; also  
Engrossed House Bill No. 45; also  
House Bill No. 116, and the same are herewith transmitted.

Harrison W. Mason, 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. 310, by Representative Yantis: An Act relating to taxation, providing revenues for support of the state government by means of a tax according to or measured by the net income of national banks and national banking associations and a tax according to or measured by the net income of other banks and corporations for the exercise of the corporate franchise or the doing of business in the state, providing for the assessment, collection and distribution of such taxes, defining the powers and duties of certain officers with respect thereto, prescribing penalties, repealing Sections 28, 29, 30, 31 and 32, Chapter 130, Laws Extraordinary Session 1925 and all acts and parts of acts in conflict therewith and making appropriations.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 311, by Representative Yantis: An Act permitting public service companies engaged in interstate commerce to withdraw from certain kinds of business, and providing that this act shall take effect immediately.

Ordered printed and referred to Committee on Public Utilities.

House Bill No. 312, by Representatives Bowden, Wilson, Strickland, Hurley, Todd and Lynch: An Act relating to the licensing, examining, qualifying and education of persons engaged in the repair, installation, servicing and testing of radio and television receiving equipment, antenna systems and electrical sound amplification equipment; providing methods of administration thereof and penalties for the violation thereof and making an appropriation therefor.

Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 313, by Representative McDonald (D. A.): An Act relating to and providing for the location, the obtaining of a right of way for, and the construction of, a branch of State Road No. 2, from a junction with said state road near Preston in King county, to a connection with said state road at a suitable point between the towns of Snoqualmie and North Bend; making an appropriation therefor; and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 314, by Representative McDonald (D. A.): An Act appropriating the sum of sixty five and 28/100 dollars ($65.28) for the relief of James Geros, formerly known as Jim John, as a refund of cash for money escheated to the permanent school fund by reason of a mistake in failing to notify him of the dividend due him from the liquidation of the Northern Bank & Trust Company.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 315, by Representative Smith (J. B.): An Act making an appropriation for the relief of the Northwestern Construction Company.

Ordered printed and referred to Committee on Appropriations.

Ordered printed and referred to Judiciary Committee.


Ordered printed and referred to Committee on Appropriations.

House Bill No. 318, by Representative Reilly: An Act for the relief of Paul Hair and Mary Alice Hair and their minor son.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 319, by Representative Edwards: An Act relating to crimes and punishments and the rights and custody of persons accused or convicted of crime and repealing Section 242 of Chapter 249 of the Laws of 1909, being Section 2494, Remington's Compiled Statutes.

Ordered printed and referred to Judiciary Committee.

House Bill No. 320, by Representative Edwards: An Act making appropriations for the relief of certain persons named therein.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 321, by Committee on Appropriations (by departmental request): An Act making a deficiency appropriation for salaries and wages and operations for the Commissioner of Public Lands and declaring an emergency.

Ordered printed and passed to second reading.

House Bill No. 322, by Representative Parker: An Act to facilitate the operation of the provisions of Section 1 of Article 2 of the Constitution relating to the initiative and amending Chapter 138 of the Laws of 1913 by adding a new section.

Ordered printed and referred to Committee on Elections and Privileges.

House Bill No. 323, by Representative Robbins: An Act relating to State Road No. 3, and amending Section 6791-3, Remington's Revised Statutes.

Ordered printed and referred to Committee on Roads and Bridges.

House Joint Resolution No. 14, by Representative Brown (by request): Relating to removal of legal barriers and use of Bible in public schools and educational systems, and amending Article one (1) by adding a new Section 35 and repealing a part of Section 11.

Referred to Committee on Constitutional Revision.


Ordered printed and referred to Committee on Constitutional Revision.

House Joint Resolution No. 16, by Representatives Bowden, Hurley, Wanamaker, Wilson, Adams, Dixon, McCarty, Strickland, Cowen, Wentworth,
Johnston (Geo. H.), Reilly, Kelly, Holt and McDonald (J. D.): Relating to terms of county officers.

Ordered printed and referred to Committee on Constitutional Revision.

House Concurrent Resolution No. 12, by Representative Adams: Relating to adjournment of the House and Senate from February 9, 1935, to February 13, 1935.

On motion of Mr. Adams the rules were suspended and House Concurrent Resolution No. 12 was advanced to second reading and read the second time in full.

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

House Concurrent Resolution No. 12 was adopted on a viva voce vote.

On motion of Mr. Adams the rules were suspended and the Chief Clerk was directed to immediately transmit House Concurrent Resolution No. 12 to the Senate.

House Joint Memorial No. 23, by Representative Wiswall: Changing the name of Vancouver Barracks to Fort Vancouver.

Ordered printed and referred to Committee on Memorials.

FIRST READING OF SENATE BILLS.

Senate Bill No. 32, by Senators Steele and Nugent: An Act relating to crimes and punishments and the rights and custody of persons accused or convicted of crime and amending Section 208 of Chapter 249 of the Laws of 1909, being Section 2460 of Remington’s Compiled Statutes.

Referred to Judiciary Committee.

Senate Bill No. 36, by Senator Murphy: An Act relating to the sale of property under execution, decree or order of sale; and amending Section 1 of Chapter 69 of the Laws of 1927 (Section 582 of Remington’s Revised Statutes).

Referred to Judiciary Committee.

SECOND READING OF BILLS.

House Bill No. 134, by Representative Ford: Relating to municipal funds.

The bill was read the second time by sections.

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

In Section 2, lines 21 and 22 of the original bill, being line 13 of the printed bill, strike the word “districts” and insert in lieu thereof the word “district.”

House Bill No. 134 was passed to third reading and ordered engrossed.

House Bill No. 149, by Representative Drew: Relating to taxation.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 149, entitled “An Act relating to taxation of real and personal property, regulating the collection of taxes, and amending Sections 82, 84, 87, 89 and 104 of Chapter 130, Laws of the Extraordinary Session of 1925, and Section 83 of said Chapter as amended by Chapter 113, Session Laws of 1931, and Section 86 of said Chapter 130 as amended by Chapter 23, Session Laws of 1933, and de-
claring this act shall take effect immediately," have had the same under considera­
tion, and we respectfully report the same back to the House with the recommenda­
tion that it do pass with the following amendments:

In Section 6, line 26 of the original bill, being line 25 of the printed bill, after
the period (.), insert the following new paragraph:

"Whenever property has been removed from the county wherein it has been
assessed, on which the taxes have not been paid, then the county treasurer, or his
deputy, shall have the same power to distrain and sell said property for the satisfac­
tion of said taxes as he would have if said property were situated in the county in
which the property was taxed, and in addition thereto said treasurer, or his deputy, in
the distraint and sale of property for the payment of taxes, shall have the same powers
as are now by law given to the sheriff in making levy and sale of property on
execution."

Strike the whole of Section 8.

Amend the bill by renumbering Section 9 to read "Sec. 8."

In line 1 of the title, after the comma (,) and before the word "and," insert
the following: "Conferring certain powers on county treasurers."

GEO. F. YANTIS, Chairman.

We concur in this report: Harry D. Austin, D. F. Bice, M. D., W. E. Carty, A.
Lou Cohen, John W. Eddy, DeWolfe Emory, David E. Gifford, A. E. Holt, Walter
A. Johnson, John R. Jones, Arthur Karr, Gordon Klemgard, Adela Parker, J. D.
McDonald, Edward J. Reilly, George Twidwell, Pearl A. Wanamaker.

The bill was read the second time by sections.

On motion of Mr. Yantis the committee amendments were adopted.

House Bill No. 149 was passed to third reading and ordered engrossed.

House Bill No. 173, by Representative Murray: Relating to attorneys.

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

House Bill No. 190, by Representatives Murray and Reeves: Relating to
law libraries.

On motion of Mr. Murray, the bill was re-referred to the Judiciary Com­
mittee.

House Bill No. 200, by Representatives Jones and Ott: Relating to legis­
lation.

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

House Bill No. 221, by Representative Yantis: Relating to clams.

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

House Joint Memorial No. 19, by Representatives Clark and Wiswall:
Relating to the Harrison Narcotic Law.

The memorial was read the second time in full and passed to third read­
ing.

The Speaker observed former Representative Edmund Miller, and present
Senator, within the bar of the House and requested Representative Hales to
escort him to a seat beside the Speaker.

House Joint Memorial No. 11, by Representative Smith (T. E.): Relat­
ing to legislation providing for rehabilitation of homes and families.

The memorial was read the second time in full and passed to third read­
ing.

The Speaker observed former Representative E. M. Gillette from Chelan
within the bar of the House, and appointed Representative Reeves to escort
him to a seat beside the Speaker.
TWENTY-FIFTH DAY, FEBRUARY 7, 1935

House Joint Memorial No. 21, by Representative Parker (by departmental request): Relating to a regional laboratory.

The memorial was read the second time in full and passed to third reading.

Engrossed Senate Bill No. 91, by Committee on Rules and Joint Rules (by departmental request): Relating to intoxicating liquors.

Mr. Speaker:

We, a majority of your Committee on Liquor Control, to whom was referred Engrossed Senate Bill No. 91, entitled "An Act relating to intoxicating liquors, providing for the disposition of public funds, repealing Section 76 and amending Section 77 of Chapter 62 of the Laws of the Extraordinary Session of 1933 of the State of Washington (Section 7306-76 and 77, Rem. Rev. Stat.), 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:

In Section 2, line 12 of the engrossed bill, same being line 9 of the printed bill, strike the figures "$100,000.00" and insert in lieu thereof the figures "$500,000.00".

D. E. Todd, Chairman.


The bill was read the second time by sections.

On motion of Mr. Cohen, the committee amendment was adopted.

Engrossed Senate Bill No. 91 was passed to third reading.

THIRD READING OF BILLS.

Engrossed Senate Bill No. 33, by Senator Steele: Relating to the Department of Public Works.

On motion of Mr. Adams, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 33 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 33, and it passed the House by the following vote: Yeas, 80; nays, 0; absent or not voting, 19.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Bohike, Bowden, Boyle, Christianson, Clark, Cohen, Copeland, Cowen, Devensh, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Emory, Ford, Freese, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keen, Kelly, Leber, Ledgerwood, Luck, Mackie, Martin (J. R.), McCarty, McCauley, McDonald (J. D.), McDonald (R. T.), McDonnell, Murray, Myers, Neal, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—80.

Those absent or not voting were: Representatives Boede, Brown, Carty, Edwards, Gardner, Gehlen, Holt, Huetter, Jones, Keith, Kemp, Klemgard,
Engrossed Senate Bill No. 33, having received the 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. 3**, by Senator Reardon: Relating to the Civilian Conservation Corps.

Mr. Adams moved that the rules be suspended, the second reading considered the third, and Senate Joint Memorial No. 3 be placed on final passage.

The motion was carried.

After debate, Mr. Bowden demanded the previous question.

The demand was sustained.

The Clerk called the roll on the final passage of Senate Joint Memorial No. 3 and it passed the House by the following vote: Yeas, 80; nays, 1; absent or not voting, 18.

Those voting yea were: Representatives Adams, Bell, Bice, Boede, Bohlke, Bowden, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keen, Kelly, Kemp, Leber, Ledgerwood, Luck, Mackie, Martin (J. R.), McCarty, McCauley, McDonald (J. D.), McDonald (R. T.), McDonnell, Murray, Myers, Neal, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (J. B.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wannemaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—80.

Those voting nay were: Representative Smith (M. B.)—1.

Those absent or not voting were: Representatives Austin, Boyle, Brown, Carty, Edwards, Holt, Huetter, Jones, Keith, Klemgard, Lindgren, Lynch, Martin (F. J.), McDonald (D. A.), Morgan, Neff, Smith (B. L.), Smith (T. E.)—18.

Senate Joint Memorial No. 3, having received the constitutional majority, was declared passed.

**Senate Concurrent Resolution No. 2**, by Senator Reardon: Relating to the State Auditing System.

On motion of Mr. Adams, the rules were suspended, the second reading considered the third, and Senate Concurrent Resolution No. 2 was adopted on a viva voce vote.

**Senate Concurrent Resolution No. 3**, by Senators Malstrom and Murphy: Relating to Washington State Day.

On motion of Mr. Adams, the rules were suspended, the second reading considered the third, and Senate Concurrent Resolution No. 3 was adopted on a viva voce vote.

On motion of Mr. Adams, the House adjourned to 10:00 a. m., Friday, February 8, 1935.
TWENTY-SIXTH DAY, FEBRUARY 8, 1935

TWENTY-SIXTH DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Friday, February 8, 1935.

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

The Clerk called the roll and all members were present except Representative Smith (T. E.), who had been excused.

Prayer was offered by Rev. Elmer M. Johnson, of the Gloria Dei Lutheran Church, of Olympia.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Austin, further reading was dispensed with and the journal was approved.

MOTIONS.

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

On motion of Mr. Edwards, the Committee on Investigation of the W. E. R. A. was excused for the rest of the morning.

On motion of Mr. Austin, Representatives Austin, Holt and Reeves were excused to go to the Governor's office.

REPORTS OF STANDING COMMITTEES.

Mr. Speaker:

We, of your Committee on Engrossment, to whom was referred Engrossed House Bill No. 12, have compared same with the original bill and find it correctly engrossed.

VIOLET P. BOEDE, Chairman.

I concur in this report: Harry H. Brown.

House Bill No. 5 (reported by Committee on Medicine, Dentistry, Pure Food and Drugs): Do pass with amendments.

Passed to second reading.

House Bill No. 23 (reported by Committee on Public Utilities): Do pass with amendment.

Passed to second reading.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 139, entitled "An Act relating to the operation of motor trucks from points outside of city limits to points inside thereof, and preventing cities from imposing a tax, license or other fee for so doing," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

DONALD A. MCDONALD, Chairman.

We concur in this report: Geo. F. Yantis, DeWolfe Emory, Richard B. Ott, J. T. Ledgerwood, Adela Parker, W. A. Richmond, Ben S. Sawyer, Edward J. Reilly, Lyle D. Keith, Robert F. Murray.

Passed to second reading.
We, your Committee on Reclamation and Irrigation, to whom was referred House Bill No. 279, entitled "An Act relating to the south one-half of the southeast one-quarter of section twenty-four, township twenty-two north, range twenty-six east of the Willamette meridian and repealing all laws or parts of laws in conflict herewith," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

S. J. McDonnell, Chairman.

We concur in this report: Arthur Karr, H. C. Bohike, A. C. Wingrove, Fred D. Kemp, Robert F. Murray, R. J. Ryan, Frank Schultz.

Passed to second reading.

We, a majority of your Committee on Constitutional Revision, to whom was referred House Joint Resolution No. 10, providing for amendment of the Constitution of the State of Washington by adding thereto Article XXVIII, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Robert F. Murray, Chairman.


Passed to second reading.

We, of your Committee on Engrossment, to whom were referred Engrossed House Bill No. 134 and Engrossed House Bill No. 149, have compared same with the original bills and find them correctly engrossed.

Violet P. Boede, Chairman.

I concur in this report: C. L. Richmond.

We, of your Committee on Enrollment, to whom were referred House Bill No. 45 and House Bill No. 115, have compared same with the engrossed bills and find them correctly enrolled.

Chairman.

We concur in this report: Richard W. Bowden, Joseph Gardner.

The Speaker announced he was about to sign House Bill No. 45 and House Bill No. 115.

The Senate has adopted Senate Joint Resolution No. 11, and the same is herewith transmitted.

Harrison W. Mason, Secretary.

The Senate has passed Engrossed Senate Bill No. 76, and the same is herewith transmitted.

Harrison W. Mason, Secretary.
Mr. Speaker:
The Senate has concurred in the House amendments to Engrossed Senate Bill No. 33, and passed the bill as amended.

HARRISON W. MASON, 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. 324, by Committee on State Granted, School and Tide Lands (by departmental request): An Act relating to the selection, control, management, sale, lease and disposition of lands, waterways, reserves, mineral rights and areas belonging to or held in trust by the state and repealing certain acts relating thereto.

Ordered printed and referred to Judiciary Committee.

House Bill No. 325, by Committee on State Granted, School and Tide Lands (by departmental request): 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 Judiciary Committee.

House Bill No. 326, by Committee on State Granted, School and Tide Lands (by departmental request): An Act making the tide lands along the shore and beach of the Pacific Ocean in Jefferson and Clallam Counties a public highway, and declaring an emergency.

Ordered printed and passed to second reading.

House Bill No. 327, by Committee on State Granted, School and Tide Lands (by departmental request): An Act relating to management, sale, lease and disposition of state lands and amending Section 23, Chapter 255, Session Laws of 1927.

Ordered printed and passed to second reading.

House Bill No. 328, by Committee on State Granted, School and Tide Lands (by departmental request): An Act relating to the sale of a tract of state land for cemetery purposes.

Ordered printed and passed to second reading.

House Bill No. 329, by Committee on State Granted, School and Tide Lands (by departmental request): An Act relating to the disposition of improvements on state lands and amending Section 34, Chapter 255, Session Laws of 1927.

Ordered printed and passed to second reading.

House Bill No. 330, by Committee on State Granted, School and Tide Lands (by departmental request): An Act relating to the acquirement of lands for rights of way and drainage of an unobstructed vision for state highways and for the purpose of securing sand pits, gravel pits, borrow pits, stone quarries and maintenance camp sites, and rights of way to gain access thereto, and the payment for timber from state lands, amending Section 1, Chapter 160, Laws of the Extraordinary Session of 1925.

Ordered printed and passed to second reading.
House Bill No. 381, by Committee on Forestry and Logged-off Lands: An Act expressing the consent of the Legislature of the State of Washington to the acquisition of lands in the State under the provisions of the act of Congress entitled “An Act to enable any State to cooperate with any other state or states, or with the United States, for the protection of the watersheds of navigable streams and to appoint a commission for the acquisition of lands for the purpose of conserving the navigability of navigable rivers,” approved March 1, 1911, as amended.

Ordered printed and passed to second reading.

House Bill No. 332, by Representatives Cohen and Neff: An Act to authorize the adoption and approval of State codes of fair competition for certain trades, industries, or subdivisions thereof, for which no code of fair competition is approved, prescribed or issued under that act of Congress commonly known as the National Industrial Recovery Act, approved June 16, 1933, and for the adoption and approval of supplemental State codes of fair competition, not in conflict with Federal codes, for trades, industries, or subdivisions thereof within the jurisdiction of the State of Washington for which codes of fair competition have been approved, prescribed or issued under said act of Congress, increasing the minimum rates of wages or decreasing the maximum hours of labor or improving the conditions of labor as prescribed in such Federal codes, and to provide for the enforcement of the provisions of any State code of fair competition approved as in this act provided, to provide penalties for the violation of the provisions hereof, to declare the urgency of this act and to provide that this act shall take effect immediately.

Ordered printed and referred to Committee on Labor and Labor Statistics.

House Bill No. 333, by Representative Lynch: An Act abolishing the office of port commissioner and transferring the property and duties to the county commissioners.

Ordered printed and referred to Committee on Harbors and Waterways.

House Bill No. 334, by Representative Lynch: An Act for the relief of debtors who are unable to meet their obligations, designating the state treasurer as the state moratorium commissioner and authorizing him to establish county moratorium courts, giving them jurisdiction to hear and decide applications and stays or suspensions of legal proceedings and declaring that an emergency exists.

Ordered printed and referred to Judiciary Committee.

House Bill No. 335, by Representative Hall: An Act relating to insurance companies; amending Section 73, Chapter 49, of the Laws of 1911 (Section 7118 of Remington's Compiled Statutes), and providing that the act shall take effect July 1, 1935.

Ordered printed and referred to Committee on Insurance.

House Bill No. 336, by Representative Hall: An Act relating to the issuance of credits or scrip for Cooperative Associations, and amending Section 3910, Remington's Revised Statutes of Washington, and providing for the use and circulation of such credits or scrip.

Ordered printed and referred to Committee on Commerce and Manufacturing.
House Bill No. 337, by Representative Hall: An Act relating to indebtedness due counties on account of the purchase of real property, and providing for an extension of the terms of the payment of such indebtedness.

Ordered printed and referred to Committee on Counties and County Boundaries.

House Bill No. 338, by Representative Austin: An Act relating to vehicle accident reports, the tabulation and compilation of such reports, prescribing the powers and duties of certain officers, defining offenses and fixing penalties, repealing Section 40 of Chapter 96 of the Laws of 1921 (same being Section 6352 of Remington's Revised Statutes) and Section 50 of Chapter 309 of Laws of 1927 (same being Section 6362-50 of Remington's Revised Statutes), making an appropriation therefor and declaring an emergency.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 339, by Representative Austin: An Act relating to the periodical inspection of motor vehicles, under the supervision of the Commission on Equipment, in the interest of public safety upon the streets and highways; providing for the appointment of official inspection stations; authorizing the commission on equipment to adopt rules and regulations necessary to carry out the provisions hereof; designating penalties for violation of its provisions; making an appropriation therefor and declaring an emergency.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 340, by Representative Austin: An Act relating to protection for the public against loss by reason of the financial irresponsibility of reckless and negligent motor vehicle operators, providing penalties for certain offenses and declaring when this act shall take effect.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 341, by Representative Richmond (W. A.): An Act to define collection agencies; to provide for the licensing, bonding, supervision and regulation thereof; to provide for the enforcement of this act by the Director of Licenses of the State of Washington, defining his powers and duties and providing for the expenditures of so much of the fees and fines collected under this act as are necessary for the enforcement of it.

Ordered printed and referred to Judiciary Committee.

House Bill No. 342, by Representatives Bohlke, Drew, Morgan, Karr and Yantis: An Act relating to the collection of delinquent personal property taxes and establishing a fund for the county treasurer to be used to employ assistants to collect the same.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 343, by Representative Schroeder: An Act prohibiting elective or appointive offices from contracting the employing of services of persons for more than one year.

Ordered printed and referred to Judiciary Committee.

House Bill No. 344, by Representative Neff: An Act relating to garnishments, providing for service of demand on employer and employee before issuance of writ, providing that exemptions allowed for wages or salary for
personal services be paid to employee on his making affidavit that he is so entitled, and amending Section 23 of Chapter LVI (56) of the Laws of 1893, as amended, relating to exemption of salaries and wages.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 345**, by Representative Wanamaker: 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.

Ordered printed and referred to Committee on Education.

**House Bill No. 346**, by Representative McDonald (J. D.): An Act relating to the dissemination of news items and declaring a public interest in relation thereto and defining certain rights of the public in such news.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 347**, by Representative Richmond (C. L.): An Act appropriating moneys for the case of State of Washington vs. State of Oregon, to be used subject to the conditions and in the manner set forth in Chapter 96 of the Session Laws of 1933, regular session, and declaring an emergency.

Ordered printed and referred to Committee on Reclamation and Irrigation.

**House Bill No. 348**, by Representative Strickland: An Act relating to the code of probate law and procedure, and providing for the qualifications of executors and administrators, and amending Section 87 of Chapter 156, of the Session Laws of 1917 (Section 1457, Remington's Revised Statutes; Section 9892, Pierce's 1929 Code).

Ordered printed and referred to Judiciary Committee.

**House Bill No. 349**, by Representatives Reeves, Adams, McDonald (D. A.) and Murray: An Act relating to and regulating the possession, transportation, treatment and disposition of dead human bodies, the licensing of funeral directors and embalmers, regulating conduct in relation thereto, making an appropriation, providing penalties for violation thereof, and repealing all acts and parts of acts in conflict therewith.

Ordered printed and referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

**House Bill No. 350**, by Representative Reeves: An Act relating to crimes and punishment and amending Section 2445 of Remington's Compiled Statutes of the State of Washington.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 351**, by Representatives McCarty and Smith (T. E.): An Act authorizing the Director of Licenses to secure and furnish number plates to motor vehicle licensees, to provide fasteners with which to attach such plates, to raise revenue by levying a tax upon such fasteners, and to prevent illegal use of number plates; making an appropriation therefor, and repealing Section 2, Chapter 6, of the Laws of 1921, and Section 12, Chapter 96, of the Laws of 1921.

Ordered printed and referred to Committee on Roads and Bridges.

**House Joint Resolution No. 17**, by Representatives Dixon, Ryan, Brown, Austin, Bowden, Karr, Bohlke, Gessell, Sullivan, Keen, Easterday, Gehlen, Luck, Huetter, McCauley, Smith (B. L.), Gardner, Herren, Reeves, Cohen,
TWENTY-SIXTH DAY, FEBRUARY 8, 1935

Order of the Day:

Relating to salaries of members of the legislature, and amending Section 23 of Article II, of the Constitution of the State of Washington.

Ordered printed and referred to Committee on Constitutional Revision.

FIRST READING OF SENATE BILLS.

Engrossed Senate Bill No. 76, by Committee on Rules and Joint Rules (by departmental request): An Act relating to the organization, management and supervision of savings and loan associations; authorizing associations to procure mortgage insurance from the Federal Housing Administration and savings insurance from the Federal Savings and Loan Insurance Corporation; enabling such associations to correlate with the Federal Housing Administration under Titles II, III and IV of the National Housing Act; authorizing associations to cancel notices of withdrawal; amending Sections 47, 49, 56, 78 and 112 of Chapter 183, Laws of 1933, and declaring that this act shall take effect immediately.

Referred to Committee on Financial Institutions Other Than Banks.

Senate Joint Resolution No. 11, by Senator Nugent: Relating to the appointment of a committee to meet with a similar committee from Oregon in respect to uniformity of procuring marriage licenses.

Referred to Committee on Rules and Order.

SECOND READING OF BILLS.

House Bill No. 55, by Representatives Bell, Easterday, Gehlen, Drew, Herren, Dixon, Schroeder, Cowen, Schultz, Christianson, Skinner, Neff, Martin (F. J.), Sandegren, McCauley, Lindgren, Edlund, Hall, Sullivan, Gardner, Klemgard, Bowden, Boyle, Strickland, Lynch, Wilson, Holt, Donahoo, Keith, Gessell, Jones, McCarty, Wingrove, Freese, Parker, Smith (J. B.), Hales, Van Dyk, Voyce, Sawyer, Ford, Twidwell, Smith (T. E.), Mackie, Clark, McDonald (D. A.), McDonald (R. T.), Robbins, Gifford, Edwards, Smith (M. B.), Keen, Johnston (Geo. H.), Hurley, Johnson (W. A.), Kelly, Luck, Nelsen, Devenish, Bohlke, Reeves and McDonald (J. D.): Relating to motor fuel.

Mr. Skinner moved that the bill be held over and retain its place on the calendar for the following working day.

The motion was carried.

House Bill No. 72, by Representative Brown: Relating to the relief of E. J. Rohrbach and Norris E. Inveen.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 5, 1935.

Mr. Speaker:

We, your Committee on State Granted, School and Tide Lands, to whom was re-referred House Bill No. 72, entitled "An Act for the relief of E. J. Rohrbach and Norris E. Inveen and making appropriation therefor," have had the same under
consideration, and we respectfully report the same back to the House with the recommenda-
tion that it do pass with the following amendment:

In Section one (1), line seventeen (17) of the original bill, being line eight (8) of the printed bill, following the amount "one hundred and five dollars ($105)" insert a period (.) and strike the remainder of the section.

JOHN N. WILSON, Chairman.

We concur in this report: J. B. Smith, Harry E. Christianson, Michael B. Smith, B. L. Smith, Vic Skinner.

The bill was read the second time by sections.

Mr. Wilson moved the adoption of the committee amendment.

The Speaker called Mrs. Wanamaker to preside.

Mr. Bohlke moved that the committee amendment be laid on the table without taking the bill with it.

Division was called for and the motion to lay the committee amendment on the table without taking the bill with it was lost on a rising vote.

After debate, Mr. Luck demanded the previous question.

Division was called for and the demand was lost on a rising vote.

After debate, Mr. Bowden demanded the previous question and the demand was sustained.

The Speaker (Mrs. Wanamaker presiding), declared the question to be on the adoption of the committee amendment to House Bill No. 72.

Division was called for and the amendment was adopted on a rising vote.

In Section 1, lines 7 and 8 of the original bill, being line 2 of the printed bill, strike the words and figures "four hundred forty-four dollars and twenty-five cents ($444.25)" and insert in lieu thereof the words and figures "one hundred five dollars ($105.00)".

The bill was passed to third reading and ordered engrossed.

House Bill No. 101, by Representative Boyle: Relating to free libraries.

On motion of Mrs. Myers the bill was re-referred to the Committee on State Library.

House Bill No. 120, by Representatives Neal and Hales: Relating to Sabbath breaking.

On motion of Mr. Huetter, the bill was re-referred to the Committee on Public Morals.

House Bill No. 148, by Representative Herren: Relating to wineries.

The bill was read the second time by sections.

Mr. Austin moved the adoption of the following amendment:

Amend Section 3 by striking that portion of said section beginning with the words "and a tax" in line 28, page 5 of the printed bill, and ending with the words "to be unfortified wines," in line 32, page 5 of the printed bill.

On motion of Mr. Clark, the amendment was laid on the table without taking the bill with it.

Mr. Austin moved the adoption of the following amendment:

Amend Section 3, line 26, by striking the words "the consumer and/or to".

Debate ensued.

Mrs. Haddon demanded the previous question and the demand was sustained.

The Speaker (Mrs. Wanamaker presiding), declared the question to be on the adoption of the amendment.
Division was called for and the amendment was lost on a rising vote.

Mr. Austin moved that House Bill No. 148 be re-referred to the Committee on Liquor Control for the purpose of reconsideration.

After debate, Mrs. Myers demanded the previous question.

The demand was sustained.

The Speaker (Mrs. Wanamaker presiding), declared the question to be on the motion to re-refer House Bill No. 148 to the Committee on Liquor Control for the purpose of reconsideration.

The motion was carried.

The Speaker resumed the chair.

House Bill No. 255, by Committee on Appropriations (by executive request): Relating to printing.

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

THIRD READING OF BILLS.

House Bill No. 21, by Representative Smith (J. B.): Relating to city-owned utilities.

On motion of Mr. Adams, the rules were suspended, the second reading considered the third, and House Bill No. 21 was placed on final passage.

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, 15; absent or not voting, 16.

Those voting yea were: Representatives Austin, Bell, Boede, Bowden, Boyle, Brown, Christianson, Clark, Cohen, Cowen, Devenish, Dixon, Drew, Easterday, Edlund, Ford, Freese, Gardner, Gehlen, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Keen, Kelly, Kemp, Luck, Martin (F. J.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Murray, Neal, Nelsen, Parker, Reilly, Richmond (C. L.), Richmond (W. A.), Ryan, Sawyer, Schroeder, Schultz, Skinner, Smith (J. B.), Smith (M. B.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Vose, Wanamaker, Wentworth, Wilson, Wingrove, Yantis—68.

Those voting nay were: Representatives Adams, Bice, Bohlke, Copeland, Donahoe, Eddy, Emory, Gessell, Karr, Leber, Martin (J. R.), Myers, Ott, Smith (B. L.), Mr. Speaker—15.

Those absent or not voting were: Representatives Carty, Edwards, Jones, Keith, Klemgard, Ledgerwood, Lindgren, Lynch, Mackie, Morgan, Neff, Reeves, Robbins, Sandegren, Smith (T. E.), Wiswall—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. 173, by Representatives Murray, Ott and Reeves: Relating to attorneys.

Mr. Murray moved that the rules be suspended, the second reading considered the third, and House Bill No. 173 be placed on final passage.

The motion was carried.

Debate ensued.

On motion of Mr. Neal, the previous question was ordered.

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The Clerk called the roll on the final passage of House Bill No. 173 and it passed the House by the following vote: Yeas, 73; nays, 13, absent or not voting, 13.

Those voting yea were: Representatives Adams, Bell, Bice, Boede, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donohoe, Drew, Eddy, Edlund, Emory, Ford, Freese, Gardner, Gehlen, Gifford, Haddon, Hales, Halleran, Herren, Holt, Huettet, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Kelly, Kemp, Leber, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), Murray, Myers, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Strickland, Titus, Todd, Twidwell, Wanamaker, Wentworth, Wilson, Wingrove, Yantis, Mr. Speaker—73.

Those voting nay were: Representatives Austin, Bohlke, Boyle, Gessell, Hall, Keen, Luck, Neal, Nelsen, Smith (M. B.), Sullivan, Van Dyk, Voyce—13.

Those absent or not voting were: Representatives Easterday, Edwards, Keith, Klemgard, Ledgerwood, Lindgren, Lynch, Mackie, McDonnell, Morgan, Neff, Smith (T. E.), Wiswall—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. 200, by Representatives Jones, Ott, Reeves, Ledgerwood and Yantis: Relating to the Legislature.

On motion of Mr. Ott, the rules were suspended, the second reading considered the third, and House Bill No. 200 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 200 and it passed the House by the following vote: Yeas, 86; nays, 1; absent or not voting, 12.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donohoe, Drew, Easterday, Eddy, Edlund, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huettet, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Kelly, Kemp, Leber, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), Murray, Myers, Neal, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—86.

Those voting nay were: Representative Dixon—1.

Those absent or not voting were: Representatives Brown, Edwards, Keith, Klemgard, Ledgerwood, Lindgren, Lynch, McDonnell, Morgan, Neff, Smith (M. B.), Smith (T. E.)—12.

House Bill No. 200, having received the 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. 134, by Representative Ford: Relating to municipal funds.

Mr. Ford moved that the bill be held over and retain its place on the calendar for the following working day.

The motion was carried.

Engrossed House Bill No. 149, by Representative Drew: Relating to taxation.

On motion of Mr. Yantis, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 149 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 149 and it passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Adams, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Carty, Christianson, Clark, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Emory, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keen, Kelly, Kemp, Leber, Lindgren, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Murray, Neal, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (J. B.), Smith (M. B.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Yantis, Mr. Speaker—84.

Those absent or not voting were: Representatives Austin, Brown, Cohen, Edwards, Ford, Jones, Keith, Klemgard, Ledgerwood, Lynch, Morgan, Neff, Smith (B. L.), Smith (T. E.), Wiswall—15.

Engrossed House Bill No. 149, having received the 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. 221, by Representative Yantis: Relating to clams.

Mr. Adams moved that the rules be suspended, the second reading considered the third, and House Bill No. 221 be placed on final passage.

The motion was carried.

Mr. Todd moved that the rules be suspended and the bill returned to second reading for the purpose of amendment.

The motion was lost.

After considerable debate, on motion of Mr. Neal, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 221 and it passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Adams, Austin, Bice, Boede, Bohlke, Bowden, Boyle, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Kelly, Kemp, Leber, Lindgren, Luck, Lynch,
Those absent or not voting were: Representatives Bell, Brown, Edwards, Gifford, Keith, Klemgard, Ledgerwood, Morgan, Neff, Reeves, Smith (T. E.) -11.

House Bill No. 221, having received the 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. 19, by Representatives Clark and Wiswall: Relating to the Harrison Narcotic Law.

On motion of Mr. Adams, the rules were suspended, the second reading considered the third, and House Joint Memorial No. 19 was placed on final passage.

The Speaker observed former Representative Grant Stewart from Adams County within the bar of the House, and requested Representative Ott to escort him to a seat beside the Speaker.

After considerable debate, on motion of Mr. Sandegren, the previous question was ordered.

The Clerk called the roll on the final passage of House Joint Memorial No. 19 and it passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Bohlke, Bowden, Boyle, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Kelly, Kemp, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Murray, Myers, Neal, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—88.

Those absent or not voting were: Representatives Boede, Brown, Edwards, Hall, Halleran, Keith, Klemgard, Morgan, Neff, Smith (T. E.), Strickland—11.

House Joint Memorial No. 19, having received the constitutional majority, was declared passed.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 8, 1935.

HARRISON W. MASON, Secretary.
The Senate has passed Senate Joint Resolution No. 9, and the same is here-with transmitted.

The Senate has passed Senate Joint Resolution No. 6, and the same is here-with transmitted.

On motion of Mr. McDonald (J. D.), permission to use the House chamber on Wednesday evening, February 13, 1935, at 7:30 o'clock, was granted the Committee on Medicine, Dentistry, Pure Food and Drugs, for the purpose of conducting a public hearing on House Bill No. 236.

On motion of Mr. Adams, the House adjourned to 12 o'clock noon, Monday, February 11, 1935.

S. R. HOLCOMB, Chief Clerk.

TWENTY-NINTH DAY

MORNING SESSION.

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

The Clerk called the roll and all members were present except Representatives Halleran, Kemp, McDonald (R. T.), Morgan, Murray, Ryan, Schroeder and Smith (M. B.), who had been excused.

Prayer was offered by Rev. Elmer B. Christie of St. John's Episcopal Church of Olympia.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Austin, further reading was dispensed with and the journal was approved.

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

COMMUNICATION.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, February 8, 1935.

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, entitled:

House Bill No. 115: "An Act relating to elections and to precinct election boards and the appointments thereof, amending Section 1 of Chapter 29 of the Laws of the Extraordinary Session of 1933, and declaring an emergency."

Very truly yours,

RICHARD HAMILTON,
Secretary to the Governor.
Resolution by Mr. McCarty:

WHEREAS, Particularly at the present time when it is essential that every encouragement be given to local industry in the State of Washington, to the end that unemployment be lessened, and the return of prosperity be hastened; and

WHEREAS, Because of the recent legalizing of the manufacture and sale of liquors, wines, and alcoholic beverages, a new local industry is in the making; and

WHEREAS, It is highly desirable to lend every encouragement to the stimulation of the new local industry rendered possible by the recent legalizing of manufacture and sale of liquors, wines, and alcoholic beverages; and

WHEREAS, The Washington State Liquor Control Board has a complete monopoly of the purchasing and sale of liquors, wines, and alcoholic beverages, in the State of Washington, and therefore is the only agency that can in any way encourage the manufacture or processing of liquors, wines, and alcoholic beverages in the State of Washington; and

WHEREAS, It is particularly desirable because of economic conditions, at this time, to increase the sources of taxation and revenue for state governmental purposes through the increased stimulation of manufacture and sale of local products; and

WHEREAS, No tax accrues to the State of Washington on any merchandise purchased by the Washington State Liquor Control Board outside the state.

Therefore, Be It Resolved, By the House of Representatives of the State of Washington, in legislative session assembled: That the Washington State Liquor Control Board be urgently requested and directed to give preference to any persons, associations, or corporations manufacturing, distilling or processing liquors, wines or alcoholic beverages within the State of Washington; and

Be It Further Resolved, By the House of Representatives of the State of Washington, in legislative session assembled: That the Washington State Liquor Control Board be urgently requested and directed to give preference to those liquors, wines, or alcoholic beverages produced, manufactured, distilled or processed in the State of Washington; and

Be It Further Resolved, By the House of Representatives of the State of Washington, in legislative session assembled: That the Washington State Liquor Control Board be urgently requested and directed to give preference on the shelves of the state liquor stores to products so manufactured, distilled, or processed in the State of Washington.

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

Mr. Smith (T. E.) moved that the rules be suspended and that House Joint Resolution No. 11 be placed on the calendar in first place on second reading of bills.

Mr. Smith (T. E.) demanded a roll call and the demand was sustained.

The Clerk called the roll on the motion to place House Joint Resolution No. 11 on the calendar in first place on the second reading of bills, and the motion was lost by the following vote: Yeas, 55; nays, 32; absent or not voting, 12.

Those voting yea were: Representatives Bell, Bohlke, Boyle, Brown, Clark, Dixon, Drew, Easterday, Edlund, Ford, Freeze, Gardner, Gehlen, Gessell, Gifford, Hales, Hall, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Keen, Keith, Kelly, Klemgard, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), McCarty, McCauley, McDonald (J. D.), Neal, Nelsen, Parker, Reilly, Richmond (W. A.), Robbins, Sandegren, Sawyer, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce—55.

Those voting nay were: Representatives Adams, Austin, Bice, Bowden, Carty, Christianson, Cohen, Copeland, Devenish, Donahoe, Eddy, Edwards, Emory, Haddon, Johnston (Geo. H.), Jones, Karr, Leber, Ledgerwood,
TWENTY-NINTH DAY, FEBRUARY 11, 1935

Martin (J. R.), McDonald (D. A.), McDonnell, Myers, Neff, Ott, Reeves, Richmond (C. L.), Wanamaker, Wilson, Wiswall, Yantis, Mr. Speaker—32.

Those absent or not voting were: Representatives Boede, Cowen, Halleran, Kemp, McDonald (R. T.), Morgan, Murray, Ryan, Schroeder, Smith (M. B.), Wentworth, Wingrove—12.

Mr. Smith (T. E.), moved that House Joint Resolution No. 11 be indefinitely postponed.

The Speaker:
"May the Speaker inform the gentleman from King that House Joint Resolution No. 11 is not before the House and his motion to indefinitely postpone it is not in order and will not be in order until the resolution is in possession of the House."

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 8, 1935.

Mr. Speaker:
We, of your Committee on Engrossment, to whom was referred Engrossed House Bill No. 72, have compared same with the original bill and find it correctly engrossed.

We concur in this report: C. L. Richmond, Harry H. Brown.

Mr. Speaker:
We, your Committee on Compensation and Fees for State and County Officers, to whom was referred House Bill No. 31, entitled "An Act relating to the hours of labor in public institutions, under the direction and control of the State of Washington, setting overtime wages for violation thereto, and repealing all acts or parts of acts and/or all resolutions and parts of resolutions of the State of Washington in conflict herewith in any way affecting the validity of this act," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

RALPH VAN DYK, Chairman.
We concur in this report: Donald A. McDonald, W. E. Carty, Chas. Gessell, Carl E. Devenish, Henry J. Copeland.

Passed to second reading.

Mr. Speaker:
We, a majority of your Military Committee, to whom was referred House Bill No. 168, entitled "An Act prohibiting instruction and training in military subjects in any of the public schools in the state of Washington, excepting in the higher educational institutions where it shall be optional with the students attending the same," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

FRED D. KEMP, Chairman.
We concur in this report: M. P. Halleran, Nelson B. Neff, John N. Wilson, Paul J. Huetter.

Passed to second reading.

Mr. Speaker:
We, a minority of your Military Committee, to whom was referred House Bill No. 168, entitled "An Act prohibiting instruction and training in military subjects in any of the public schools in the state of Washington, excepting in the higher educational institutions where it shall be optional with the students attending 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.

GEORGE E. DREW, Chairman.
We concur in this report: George E. Drew, Willis M. Hales, Michael B. Smith.

Passed to second reading.
Mr. Speaker:

We, a majority of your Committee on Financial Institutions Other Than Banks, to whom was referred House Bill No. 214, entitled "An Act regulating the business of safe deposit companies, defining certain terms, fixing the liability of such companies, providing certain remedies for the enforcement of the liabilities of depositors, renters and lessees of safes, vaults and other receptacles, and for the disposal of the properties therein in case of default, amending Section 4 of Chapter 186, Laws of 1923 (being Section 3385, Remington’s Revised 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.

Rex Strickland, Chairman.

We concur in this report: David E. Gifford, Ernest R. Leber, John M. Bell, Dr. David Cowen, John N. Wilson.

Passed to second reading.

Mr. Speaker:

We, your Committee on Memorials, to whom was referred House Joint Memorial No. 18, relating to the construction of the Pacific International Highway to Fairbanks, Alaska, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Adela Parker, Chairman.

We concur in this report: George E. Drew, Florence W. Myers, Corbin Sullivan, Ben S. Sawyer.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Memorials, to whom was referred Senate Joint Memorial No. 7, relating to the repeal of Public No. 2 of the National Economy Act in so far as it reduces veterans’ pensions and allowances, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Adela Parker, Chairman.

We concur in this report: Corbin Sullivan, George E. Drew, Ben S. Sawyer.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Education, to whom was referred Senate Bill No. 56, entitled "An Act relating to the application of monies received by the state under the provisions of Section 191, Title 30, United States Code, Annotated, and under Section 810, Chapter 12, Title 16, Conservation, as contained in the United States Code, Annotated," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Pearl A. Wanamaker, Chairman.


Passed to second reading.

MESSAGES FROM THE SENATE.

Mr. Speaker:

The President has signed House Bill No. 45, also House Bill No. 115, and the same are herewith transmitted.

Harrison W. Mason, Secretary.
The Senate has passed Senate Joint Memorial No. 10, and the same is herewith transmitted.

The Senate has passed Senate Bill No. 111, and the same is herewith transmitted.

The Senate has passed Senate Bill No. 41, also Engrossed Senate Bill No. 71, and the same are herewith transmitted.

The Senate has passed Senate Bill No. 54, and the same is herewith transmitted.

The Senate has passed Engrossed Senate Bill No. 95, and the same is herewith transmitted.

The President has appointed Senators Duggan, Brunton and Gannon under the provisions of Senate Concurrent Resolution No. 2.

The Speaker appointed Representatives Holt, chairman; Austin, Boede, McCauley and Reeves, as members of the committee provided for in Senate Concurrent Resolution No. 2.

The Speaker observed former Representative Ed Davis of Dayton, a former speaker of the House, within the bar of the House, and appointed Mr. McCauley to escort him to a seat beside the Speaker.

REPORT OF ENROLLMENT COMMITTEE.

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

House Bill No. 352, by Committee on State Granted, School and Tide Lands (by departmental request): An Act relating to local improvement
assessments against lands owned by the State of Washington and permitting
the sale of such lands without collection of such assessments.

Ordered printed and passed to second reading.

**House Bill No. 353**, by Committee on State Granted, School and Tide
Lands (by departmental request): An Act relating to oyster lands and re­
pelling Chapter XXIV (24) and XXV (25) of the Laws of 1895, and declar­
ing that this act shall take effect immediately.

Ordered printed and passed to second reading.

**House Bill No. 354**, by Committee on Compensation and Fees for State
and County Officers: An Act relating to fees to be charged by certain
officers for solemnizing marriages and providing a penalty for any violation
thereof.

Ordered printed and passed to second reading.

**House Bill No. 355**, by Representative Gehlen: An Act relating to de­
linquent taxes and giving the county commissioners and county treasurers
authority to compromise taxes on real estate and repealing all laws in con­
flict herewith.

Ordered printed and referred to Committee on Counties and County
Boundaries.

**House Bill No. 356**, by Representative Ledgerwood: An Act relating to
the practice of chiropody and amending Section 3, Chapter 38 of the Session
Laws of 1917.

Ordered printed and referred to Committee on Medicine, Dentistry, Pure
Food and Drugs.

**House Bill No. 357**, by Representative McCarty: An Act relating to
fourth class cities; providing for the election and appointment of officers and
employees therefor and amending Section 9165 of Remington's Revised
Statutes.

Ordered printed and referred to Committee on Municipal Corporations
other than First Class.

**House Bill No. 358**, by Representative Edlund: An Act prohibiting pub­
lic employment of pensioners.

Ordered printed and referred to Committee on Labor and Labor Sta­

istics.

**House Bill No. 359**, by Representative Martin (J. R.): An Act granting
to the Indians of the State of Washington the right to take fish in all the
waters of said state.

Ordered printed and referred to Committee on Fisheries.

**House Bill No. 360**, by Representatives McCarty and Adams: An Act for
the relief of Harry A. Young.

Ordered printed and referred to Committee on Appropriations.

**House Bill No. 361**, by Representative Richmond (W. A.): An Act for
the relief of Arthur Werner, and making an appropriation therefor.

Ordered printed and referred to Committee on Appropriations.

**House Bill No. 362**, by Representatives Ott and Devenish: An Act re­
lating to highways, extending State Road No. 3, or the Inland Empire High­
way, and amending Section 6 of Chapter 26 of the Laws of 1925.

Ordered printed and referred to Committee on Roads and Bridges.
House Bill No. 363, by Representatives Neff, Adams and Ford: An Act relating to State Road No. 9 or the Olympic Highway, establishing a branch thereof, amending Section 8, Chapter 185 of the Laws of 1923, as amended by Section 5, Chapter 26 of the Laws of 1925.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 364, by Representative Halleran (by request): An Act relating to steamboat companies and additional regulation thereof, and repealing Chapter 248 of the Laws of 1927, pages 382, 383, 384 and 385 (Sections 10361-A and 10361-B, Remington’s Revised Statutes, and/or Section 5552-A Pierce’s Code).
Referred to Committee on Public Utilities.

On motion of Mr. Strickland, the regular number of copies of House Bill No. 364 were ordered printed.

House Bill No. 365, by Representative Devenish: An Act relating to education and amending Section 4521, Remington’s Revised Statutes, providing for the qualifications of the state superintendent of public instruction, and amending Section 4768, Remington’s Revised Statutes, providing for the qualifications of the county superintendent of schools.
Ordered printed and referred to Committee on Education.

House Bill No. 366, by Representative Hurley (by request): An Act providing for assessments of costs in condemnation actions.
Referred to Judiciary Committee.

House Bill No. 367, by Representative Clark: An Act prohibiting elective or appointive offices from contracting the employing of services of persons for more than one year.
Ordered printed and referred to Judiciary Committee.

House Bill No. 368, by Representative McDonnell: An Act permitting insurance companies and the state treasurer of Washington to buy bonds issued by the Department of Conservation and Development of the State of Washington.
Ordered printed and referred to Committee on Insurance.

House Bill No. 369, by Representative McDonnell: An Act relating to noxious weeds and granting powers and duties to the directors of weed districts, and amending Section 11 and Section 15, Chapter 125 of Laws of 1929.
Ordered printed and referred to Committee on Agriculture.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 371, by Representatives McCarty, Boyle and Freese: An Act relating to county superintendents of public schools, fixing the term of office of said county superintendents of public schools and amending Section 1, (sub) Chapter 4 of Chapter 97 (page 280) of the Session Laws of 1909 which amends Section 3170 of the Code of 1881 and amendatory acts thereof, the same being Section 4767 of Remington’s Revised Statutes of Washington, or Section 4970 of Pierce’s Code of Washington.
Ordered printed and referred to Committee on Education.
House Bill No. 372, by Committee on Reclamation and Irrigation: An Act authorizing and directing the commissioner of public lands to grant to the Wenatchee Reclamation District the right to overflow certain shore lands for reservoir purposes.

Ordered printed and passed to second reading.

House Bill No. 373, by Representatives Wilson, Skinner and McDonald (J. D.): An Act relating to personal injury actions and abolishing the doctrine of contributory negligence and substituting therefor, in all actions for damages for personal injuries, the doctrine of comparative negligence.

Ordered printed and referred to Judiciary Committee.

House Bill No. 374, by Representatives Richmond (W. A.) and Brown: An Act relating to the taxation of the right to acquire real property at sheriff's sale, ascertaining, determining and collecting such tax, providing for refunds thereof, and for the disposition of such tax.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 375, by Representatives Adams and Ott: An Act providing for the special investigation of the Erland Point Murder Case by the Attorney General of the State of Washington, providing an appropriation therefor, and declaring an emergency.

Ordered printed and referred to Judiciary Committee.

House Bill No. 376, by Representatives Jones and Smith (B. L.): An Act authorizing and directing the Department of Highways to make a survey and valuation of the toll bridge across the Columbia River at Brewster, Washington, on State Road No. 10, extension from the vicinity of Brewster to the vicinity of Coulee City, Washington, together with the approaches to said bridge which are not now a part of the primary highway system and providing for the purchase thereof by bargain and sale or by condemnation, or for the acquisition by purchase or condemnation of the necessary approaches and right-of-way for, and construction of, a new bridge at a feasible place near said toll bridge, and appropriating two hundred fifty thousand dollars ($250,000) from the Motor Vehicle Fund for said purposes.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 377, by Representative Edwards: An Act to equalize road expenditures between counties; providing for the repayment to individuals of certain expenditures made by them for road purposes and appropriating money therefor.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 378, by Representative Martin (F. J.) (by departmental request): An Act relating to game, regulating the issuance of certain licenses and prescribing the powers and duties of the director of game in connection therewith, and amending Section 38 of Chapter 178 of the Laws of the Extraordinary Session of 1925 as amended by Section 6 of Chapter 258 of the Laws of 1927 and as amended by Section 38, Chapter 3, Laws of 1933 (Initiative Measure number 62) and repealing Section 41 of Chapter 178 of the Laws of the Extraordinary Session of 1925 as amended by Section 41, of Chapter 3, Laws of 1933 (Initiative Measure number 62) and declaring an emergency.

Ordered printed and referred to Committee on Game and Game Fish.
House Bill No. 379, by Representative Titus: An Act relating to, providing for authorizing and regulating thoroughbred and/or standard dog racing; creating the Washington Dog Racing Commission and defining the powers and duties thereof; authorizing the manner in which dog race meets may be held and conducted under the pari mutuel system and prohibiting pool selling bookmaking and the circulation of handbooks except as in this act provided; providing for the issuance of licenses and apportioning the revenue from said licenses and fees to be charged by the State to the Old Age Pension fund, and repealing all acts and parts of acts in conflict herewith.

Ordered printed and referred to Committee on Public Morals.

House Bill No. 380, by Representatives Dixon, Sawyer, Clark, Carty, Richmond (W. A.), Smith (J. B.), Smith (T. E.), Drew and Titus: An Act relating to public service companies, amending Sections 8, 26, 27, 28, 29, 30, 31, 32, 33, 34, 54, 70 and 74 of Chapter 117 of the Session Laws of 1911 as amended by Chapter 116 of the Laws of 1923, Chapter 223 of the Laws of 1929 and Chapter 165 of the Laws of 1933, (Sections 10344, 10362, 10363, 10364, 10365, 10366, 10367, 10368, 10369, 10380, 10387, 10390, 10406 and 10410 of Remington's Revised Statutes) so as to include the regulation of steam heating plants.

Ordered printed and referred to Committee on Public Utilities.

House Bill No. 381, by Representatives Schultz, Klemgard, Titus, Johnson (W. A.) and Smith (J. B.): An Act relating to insurance; defining terms; creating a State Fire Revolving Fund; providing that fire insurance on certain public property of political subdivisions of this state shall be carried in and through the State Fire Revolving Fund; providing rules regulating the same; giving certain powers to, and placing certain duties upon, the state insurance commissioner, the state finance committee, and the custodians of public property as herein defined; making an appropriation; prescribing penalties; repealing all laws in conflict herewith; and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Insurance.

House Joint Memorial No. 24, by Representative Richmond (C. L.): Relating to a complete plan for the development of the waterways of the Pacific Northwest.

Ordered printed and referred to Committee on Harbor and Waterways.

FIRST READING OF SENATE BILLS.

Senate Bill No. 41, by Senator Worum: An Act relating to the division of counties into commissioners' districts, providing for re-districting counties periodically and amending Section 2 of Chapter 39 of the Session Laws of 1893 (Section 4037, Remington's Revised Statutes).

Referred to Committee on Counties and County Boundaries.

Senate Bill No. 54, by Senators Lovejoy and Gannon: An Act relating to mutual savings banks and authorizing pensions for employees of such banks.

Referred to Committee on Banks and Banking.
Engrossed Senate Bill No. 71, by Senator Tewksbury: An Act relating to the painting of motor vehicles used in the transportation of school children, and providing penalties for the violation thereof. Referred to Committee on Education.

Engrossed Senate Bill No. 95, by Senator McMillan: An Act relating to taxation, prescribing penalties for violation thereof and amending Section 11, Chapter 130 of the Extraordinary Session, 1925. Referred to Committee on Revenue and Taxation.

Senate Bill No. 111, by Committee on Rules and Joint Rules (by departmental request): 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 State Institutions, and declaring this act shall take effect immediately. Referred to Committee on Appropriations.

Senate Joint Resolution No. 6, by Senator Lovejoy: Providing for the petitioning of Congress of the United States to repeal certain acts pertaining to mail contracts in the aeronautical service. Referred to Committee on Transportation Other Than Automotive.

Senate Joint Resolution No. 9, by Senator Reardon: Relating to Initiative Measure No. 2 and providing for submission thereof to the people for their adoption and approval or rejection. Referred to Committee on Elections and Privileges.

Senate Joint Memorial No. 10, by Senators Maxwell and Barnes: Relating to flood control in the State of Washington. Referred to Committee on Flood Control.

SECOND READING OF BILLS.

House Bill No. 55, by Representatives Bell, Easterday, Gehlen, Drew, Herren, Dixon, Schroeder, Cowen, Schultz, Christianson, Skinner, Neff, Martin (F. J.), Sandegren, McCauley, Lindgren, Edlund, Hall, Sullivan, Gardner, Klemgard, Bowden, Boyle, Strickland, Lynch, Wilson, Holt, Donahoe, Keith, Gessell, Jones, McCarty, Wingrove, Freese, Parker, Smith (J. B.), Hales, Van Dyk, Voyce, Sawyer, Ford, Twidwell, Smith (T. E.), Mackie, Clark, McDonald (D. A.), McDonald (R. T.), Robbins, Gifford, Edwards, Smith (M. B.), Keen, Johnston (Geo. H.), Hurley, Johnson (W. A.), Kelly, Luck, Nelsen, Devenish, Bohike, Reeves, McDonald (J. D.), Johnson (Hans), Brown and Richmond (W. A.): Relating to motor fuel.

On motion of Mr. Skinner, Substitute House Bill No. 55 was substituted for House Bill No. 55.

Substitute House Bill No. 55 was read the second time by sections.

On motion of Mr. Martin (J. R.), the following amendments were adopted:

In Section 4, line 13 of the original bill, being line 10 of the printed bill, strike the word "shall" and insert in lieu thereof the word "may".

In Section 4, line 14 of the original bill, being line 11 of the printed bill, strike the word "shall" and insert in lieu thereof the word "may".

Mr. Martin (J. R.) moved the adoption of the following amendment:

In Section 4, line 17 of the printed bill, strike the following words: "it is the opinion of the committee that".
Debate ensued.

On motion of Mr. Johnson (Hans), the amendment was laid on the table without taking the bill with it.

Mr. Adams moved the adoption of the following amendment:

In Section 4, line 29 of the original bill, being line 22 of the printed bill, strike the period (.) after the word “thereof” and insert in lieu thereof a colon (:) and add the following:

"Provided further, That nothing herein contained shall be construed as obligating the committee to engage in the sale at wholesale of gasoline and/or lubricants during such period as the major companies selling gasoline and/or lubricants in this state file with the committee agreements in writing obligating them to sell at wholesale said gasoline and/or lubricants at a price which in the opinion of the committee is fair to the public."

Debate ensued.

With the consent of the House, Mr. Adams withdrew his amendment.

The Speaker called Mrs. Reeves to preside.

On motion of Mr. Martin (J. R.), the following amendment was adopted:

In Section 12, line 20 of the original bill, being line 19 of the printed bill, strike the word “shall” and insert in lieu thereof the word “may”.

Mr. Martin (J. R.) moved the adoption of the following amendment:

In Section 12, line 30 of the original bill, being line 26 of the printed bill, strike the word “construct”.

Debate ensued.

Mr. Neal moved that the amendment be laid on the table without taking the bill with it.

The motion was carried.

The Speaker resumed the Chair.

Mr. Martin (J. R.) moved the adoption of the following amendment:

In section 25, line 22 of the original bill, being line 27 of the printed bill, strike the word “shall” and insert in lieu thereof the word “may”.

Division was called for and the amendment was lost on a rising vote.

Mr. Adams moved that the bill be re-referred to the Judiciary Committee.

The motion was lost.

On motion of Mr. Skinner, the rules were suspended, the bill was advanced to third reading, the second reading considered the third, and Substitute House Bill No. 55 was placed on final passage.

Debate ensued.

Mr. Adams moved that the House be declared at recess until 2:45 p.m.

The motion was lost.

After considerable debate, on motion of Mr. Sullivan, the previous question was ordered.

The Clerk called the roll on the final passage of Substitute House Bill No. 55 and it passed the House by the following vote: Yeas, 83; nays, 10; absent or not voting, 6.

Those voting yea were: Representatives Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Edlund, Edwards, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnsson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Klemgard, Lindgren, Luck, Lynch, Martin (F. J.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Myers,
Those voting nay were: Representatives Adams, Copeland, Eddy, Emory, Leber, Ledgerwood, Mackie, Martin (J. R.), Murray, Ott—10.

Those absent or not voting were: Representatives Halleran, Kemp, McDonald (R. T.), Morgan, Ryan, Smith (M. B.)—6.

Substitute House Bill No. 55, having received the constitutional majority, was declared passed.

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

On motion of Mr. Gifford, the rules were suspended, Substitute House Bill No. 55 was ordered engrossed, and the Chief Clerk was directed to immediately transmit the bill to the Senate.

On motion of Mr. Adams, the House was declared at recess until 2:45 p. m.

AFTERNOON SESSION.

The Speaker called the House to order at 2:45 p. m.

The Clerk called the roll and all members were present except Representatives Hales, Halleran, Kemp, McDonald (R. T.), Morgan, Ryan and Smith (M. B.), who had been excused.

On motion of Mr. McDonald (D. A.), the Speaker appointed Representatives Myers and Boede to escort Mrs. Hannah Martin, member of the Oregon House of Representatives, to a seat beside the Speaker.

MESSAGE FROM THE SENATE.

Senate Chamber, Olympia, Wash., February 8, 1935.

Mr. Speaker:

The President has signed: Senate Concurrent Resolution No. 2; also Senate Concurrent Resolution No. 3; also Senate Joint Memorial No. 3; also Senate Bill No. 33, and the same are herewith transmitted.

Harrison W. Mason, Secretary.

Mr. Speaker:

The President has signed House Bill No. 116, and the same is herewith transmitted.

Harrison W. Mason, Secretary.

Senate Chamber, Olympia, Wash., February 11, 1935.

Mr. Speaker:

The Senate has passed: Engrossed House Bill No. 127; also Senate Joint Memorial No. 18; also The Senate has adopted Senate Concurrent Resolution No. 5, and the same are herewith transmitted.

Harrison W. Mason, Secretary.
FIRST READING OF SENATE CONCURRENT RESOLUTION.

Senate Concurrent Resolution No. 5, by Senator Lovejoy: Relating to a joint session.

The resolution was read the first time by title.

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

On motion of Mr. Adams, the rules were suspended, the resolution was advanced to third reading, the second reading considered the third, and Senate Concurrent Resolution No. 5 was adopted.

The Speaker announced he was about to sign Senate Concurrent Resolution No. 2, Senate Concurrent Resolution No. 3, Senate Joint Memorial No. 3 and Senate Bill No. 33.

SECOND READING OF BILLS.

House Bill No. 23, by Representative Holt: Relating to fire protection districts.

The bill was read the second time by sections.

Mr. Neff moved the adoption of the following amendment:

In Section 2, page 2, line 17 of the original bill, being page 2, line 7 of the printed bill, strike the period (.) following the word "petition" and insert in lieu thereof the following: "; such boundaries shall exclude those lands assessed for forest protection under the existing forest law."

Debate ensued.

The amendment was lost.

Mr. Drew moved the adoption of the following committee amendment by the Committee on Public Utilities:

In Section 33, line 8 of the original bill, being line 29 of the printed bill, after the period insert a new paragraph to read as follows:

"3. To enter into contract with any incorporated city or town whereby such city or town shall furnish fire prevention and fire extinguishment service to the district and the inhabitants thereof under the provisions of this act upon such terms as the board of directors of the district shall determine."

The amendment was adopted.

Mr. Yantis moved that House Bill No. 23 be re-referred to the Committee on Public Utilities for the purpose of further amendment.

The motion was carried.

House Bill No. 139, by Representative Freese: Relating to city truck licenses.

The bill was read the second time by sections.

Mr. Bowden moved the adoption of the following amendment:

In Section 1, line 3 of the printed bill, strike the period (.) after the word "therein" and insert in lieu thereof a semi-colon (;) and add the following words: "Provided, That this act shall not apply to trucks operating from within the corporate limits of a city or town to within the corporate limits of any other city or town."

Debate ensued.

The amendment was lost.

House Bill No. 139 was passed to third reading.

House Bill No. 279, by Representative McDonnell: Relating to sale of state land.
The bill was read the second time by sections and passed to third reading. The Speaker observed former Representative M. M. Stewart from Grays Harbor within the bar of the House, and appointed Representative Mackie to escort him to a seat beside the Speaker.


The resolution was read the second time in full.

Mr. Ott moved the adoption of the following amendment:
In Section 1, subsection 2, line 17 of the original resolution, being line 12 of the printed resolution, after the comma (,) following the word “agency” insert the following words: “any person or corporation,”.

The amendment was lost.

Mr. Ott moved the adoption of the following amendment:
In Section 1, subsection 4, line 5 of the original resolution, being line 5 of the printed resolution, after the comma (,) following the word “state” insert the following words: “any person or corporation,”.

Debate ensued.

Mr. Neff moved that the amendment be laid on the table without taking the resolution with it.

Division was called for and the amendment was laid on the table without taking the resolution with it, on a rising vote.

Mr. Smith (J. B.) moved the adoption of the following amendment:
Amend Section 1, subsection 4, by adding thereto the following: “Provided, That nothing in this act shall permit the purchase of the Coulee Dam Power Project.”

On motion of Mr. Neff, the amendment was laid on the table without taking the resolution with it.

Mr. Ott moved the adoption of the following amendment:
Amend the resolution by adding thereto a new section following Sec. 3, to be known as Section 4, to read as follows:

“Sec. 4. The Legislature shall have power, and the people may, by enactment of general laws, provide that a certain designated percentage of the gross earnings of any utility constructed and/or operated by the state shall pay to the state and/or the tax-levying and/or tax-raising political subdivision thereof, in lieu of taxes, which percentage of gross earnings to be paid, in lieu of taxes, may from time to time be changed by the Legislature or by the people.”

Mr. Neff moved that the amendment be laid on the table without taking the resolution with it.
Mr. Ott demanded the roll call and the demand was sustained. The Clerk called the roll and the amendment was laid on the table, without taking the resolution with it, by the following vote: Yeas, 60; nays, 30; absent or not voting, 9.

Those voting yea were: Representatives Adams, Bell, Boede, Bowden, Carty, Clark, Cohen, Dixon, Donahoe, Drew, Easterday, Edlund, Edwards, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hall, Herren, Huetter, Hurley, Johnson (Hans), Keen, Klemgard, Lindgren, Lynch, Martin (F. J.), McCarty, McDonald (D. A.), McDonald (J. D.), McDonnell, Neal, Neff, Nelsen, Parker, Reeves, Richmond (W. A.), Sandegren, Sawyer, Schroeder, Skinner, Smith (J. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—60.

Those voting nay were: Representatives Austin, Bice, Bohlke, Brown, Christianson, Copeland, Cowen, Devenish, Eddy, Emory, Holt, Johnson (W. A.), Johnston (Geo. H.), Karr, Keith, Kelly, Leber, Ledgerwood, Luck, Mackie, Martin (J. R.), McCauley, Murray, Myers, Ott, Reilly, Richmond (C. L.), Robbins, Schultz, Smith (B. L.)—30.

Those absent or not voting were: Representatives Boyle, Hales, Halleran, Jones, Kemp, McDonald (R. T.), Morgan, Ryan, Smith (M. B.)—9.

NOTICE OF RECONSIDERATION.

Mr. Drew gave notice that on the next working day he would move that the House reconsider the vote by which the amendment was laid on the table.

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

Amend the resolution by striking all of lines 3 to 10 of the original resolution, being lines 3 to 8 of the printed resolution, and insert in lieu thereof the following:

"That at the general election to be held in this State on the Tuesday next succeeding the first Monday in November, 1936, there shall be submitted to the qualified electors of this State for their adoption and approval or rejection, a proposal to amend the Constitution of the State of Washington by adding thereto a new Article to be known as Article XXVIII to read as follows: Article XXVIII Electric Energy."

The resolution was passed to third reading and ordered engrossed.

THIRD READING OF BILLS.

Engrossed House Bill No. 72, by Representative Brown: For the relief of E. J. Rohrbach and Norris E. Inveen.

On motion of Mr. Brown, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 72 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 72 and it passed the House by the following vote: Yeas, 86; nays, 1; absent or not voting, 12.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hall, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keen, Keith, Kelly, Klemgard, Lindgren, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves,
Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—86.

Those voting nay were: Representative Christianson—1.

Those absent or not voting were: Representatives Boyle, Hales, Halleran, Jones, Kemp, Leber, Ledgerwood, Luck, McDonald (R. T.), Morgan, Ryan, Smith (M. B.)—12.

Engrossed House Bill No. 72, having received the 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. 134, by Representative Ford: Relating to municipal funds.

Mr. McDonald (D. A.) moved that the rules be suspended and Engrossed House Bill No. 134 be returned to second reading for the purpose of amendment.

The motion was carried.

On motion of Mr. McDonald (D. A.), the following amendments were adopted:

Amend the bill by striking the whole of Section 1.
Amend the bill further by renumbering Sections 2 and 3 to read “Sec. 1.” and “Sec. 2.”
In line 1 of the title of the original bill, being line 1 of the printed bill, after the words “balances in” strike the following: “state,”.

On motion of Mr. McDonald (D. A.), the rules were suspended, the bill was advanced to third reading, the second reading considered the third and Engrossed House Bill No. 134 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 134, and it passed the House by the following vote: Yeas, 82; nays, 3; absent or not voting, 14.

Those voting yea were: Representatives Adams, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hall, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keen, Keith, Kelly, Klemgard, Leber, Lindgren, Lynch, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Sawyer, Schroeder, Schultz, Skinner, Smith (J. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—82.

Those voting nay were: Representatives Emory, Ford, Mackie—3.

Those absent or not voting were: Representatives Austin, Boyle, Devenish, Hales, Halleran, Jones, Kemp, Ledgerwood, Luck, McDonald (R. T.), Morgan, Ryan, Smith (B. L.), Smith (M. B.)—14.

Engrossed House Bill No. 134, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.
On motion of Mr. McDonald (D. A.) the rules were suspended, Engrossed House Bill No. 134 was ordered re-engrossed, and the Chief Clerk was directed to immediately transmit the re-engrossed bill to the Senate.

**House Bill No. 255**, by Committee on Appropriations (by executive request): Relating to printing.

On motion of Mr. Edwards, the rules were suspended, the second reading considered the third and House Bill No. 255 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 255 and it passed the House by the following vote: Yeas, 85; nays, 3; absent or not voting, 11.

Those voting yea were: Representatives Adams, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hall, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keen, Keith, Kelly, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.); McDonald (J. D.), McDonnell, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Robbins, Sandegren, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—85.

Those voting nay were: Representatives Austin, Richmond (W. A.), Sawyer—3.

Those absent or not voting were: Representatives Boyle, Devenish, Hales, Halleran, Jones, Kemp, Mackie, McDonald (R. T.), Morgan, Ryan, Smith (M. B.)—11.

House Bill No. 255, having received the constitutional majority, was declared passed.

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

**REPORT OF ENGLISHMENT COMMITTEE**

**HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., FEBRUARY 11, 1935.**

Mr. Speaker:

We, of your Committee on Engrossment, to whom was referred Engrossed Substitute House Bill No. 55, have compared same with the original bill and find it correctly engrossed.

I concur in this report: D. F. Bice.

On motion of Mr. Adams, the House adjourned to 10:00 a. m., Tuesday, February 12, 1935.

S. R. Holcomb, Chief Clerk.
MORNING SESSION.

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

The Clerk called the roll and all members were present except Representatives Hales, Kelly, McDonald (R. T.), Morgan, Ott and Smith (M. B.), who had been excused.

Prayer was offered by Rev. Elmer B. Christie of St. John's Episcopal Church of Olympia.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Austin, further reading was dispensed with and the journal was approved.

MOTIONS.

On motion of Mr. Austin, House Bill No. 165 was re-referred to the Committee on Insurance.

On motion of Mr. McDonald (D. A.), Rule 20 was suspended.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 12, 1935.

We, of your Committee on Engrossment, to whom was referred Engrossed House Joint Resolution No. 10, have compared same with the original resolution and find it correctly engrossed.

VIOLET P. BOEDE, Chairman.

I concur in this report: C. Leland Richmond.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 11, 1935.

We, of your Committee on Engrossment, to whom was referred Re-Engrossed House Bill No. 134, have compared same with the engrossed bill and find it correctly re-engrossed.

VIOLET P. BOEDE, Chairman.

I concur in this report: Harry H. Brown.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 11, 1935.

We, of your Committee on Enrollment, to whom was referred House Bill No. 127, have compared same with the engrossed bill and find it correctly enrolled.

Richard W. Bowden, Geo. H. Johnston.

House Bill No. 17 (reported by Judiciary Committee):

Do pass as amended.

Passed to second reading.
THIRTIETH DAY, FEBRUARY 12, 1935

House Bill No. 324 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 11, 1935.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 325, 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.

DONALD A. MCDONALD, Chairman.


Passed to second reading.

The Speaker announced he was about to sign House Bill No. 127.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 382, by Representative Kelly: An Act prohibiting the publication or advertising of any price or fees for any dental service or materials used in the practice of dentistry and fixing the penalties for the violation of the act.

Ordered printed and referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

House Bill No. 383, by Representative Todd: An Act prohibiting the sale of intoxicating liquors on or near the grounds of the University of Washington and amending Section 1 of Chapter 75 of the Laws of 1895, as amended by Section 1 of Chapter 49, Laws of Extraordinary Session of 1933.

Ordered printed and referred to Committee on Public Morals.

House Bill No. 384, by Representative Wanamaker: An Act relating to the issuance of marriage licenses, and requiring an interval of three days to elapse after application before issuance of the license, and amending Section 8450, Remington's Revised Statutes of Washington.

Ordered printed and referred to Committee on Public Morals.

House Bill No. 385, by Representative Rice: An Act to provide a limitation for the bringing of actions growing out of injuries resulting to persons from malpractice on the part of physicians and surgeons and other persons licensed to practice healing arts in the State of Washington and amending Section 160 Remington's Compiled Statutes of the State of Washington.

Ordered printed and referred to Judiciary Committee.

House Bill No. 386, by Representative Neal (by request): An Act repealing Chapter 14, Laws of 1923, relating to the establishment of a night court and providing for an emergency.

Referred to Judiciary Committee.
House Bill No. 387, by Representative Austin: An Act relating to the practice of hairdressing and beauty culture and to the granting of licenses to persons to carry on such practices and repealing certain laws.

Ordered printed and referred to Committee on Medicine, Dentistry, Pure Food and Drugs.


Ordered printed and referred to Committee on Liquor Control.

House Bill No. 389, by Representatives Sawyer and Clark: An Act relating to the salaries of the judges of the Supreme Court and Superior Courts and repealing all acts in conflict herewith.

Ordered printed and referred to Judiciary Committee.

House Bill No. 390, by Representative McCarty: An Act for the relief of Fred Knutson by reason of becoming blind from injuries received while working in a hazardous occupation.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 391, by Representative Freese: An Act relating to County Superintendents of Public Schools, fixing the term of office of said county superintendents of public schools and amending Section 1 of Chapter 97, (sub.) Chapter 4, page 280 of the Laws of 1909, the same being Section 4767 of Remington's Revised Statutes of Washington, and Section 4970 of Pierce's Code of Washington.

Ordered printed and referred to Committee on Education.

House Bill No. 392, by Representatives Richmond (C. L.) and Copeland: An Act relating to local improvements and bonds issued therefor.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 393, by Representative Nielsen: An Act relating to mortgages, limiting security and method in foreclosure thereof, prescribing method of securing and procedure governing deficiency judgments, repealing Section 1114, Chapter 1 and Sections 1117 and 1119, Chapter 2, Remington's Revised Statutes, and all acts and parts of acts in conflict herewith, providing penalties and declaring an emergency.

Ordered printed and referred to Judiciary Committee.

House Bill No. 394, by Representative Austin: An Act relating to the licensing of barbers, and amending Section 8277-3, Remington's Revised Statutes.

Ordered printed and referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

House Bill No. 395, by Representative Bice: An Act relating to the qualifications of, and providing for the examination and registration of nurses and providing for the waiver of examinations in certain cases and amending Section 4 of Chapter 41 of the Laws of 1909, as amended by Chap-
ter 150 of the Laws of 1923, as amended by Chapter 180 of the Laws of 1933 and declaring an emergency.

Ordered printed and referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

House Bill No. 396, by Representative Sawyer: An Act relating to the transportation of persons and property for compensation over the public highways by motor propelled vehicles, amending Section 4 of Chapter 111 of the Laws of 1921, and declaring an emergency.

Ordered printed and referred to Committee on Public Utilities.

House Bill No. 397, by Representative Bice: An Act relating to the sale and use of poisons and providing a penalty for the violation thereof and declaring an emergency that this act shall take effect immediately.

Ordered printed and referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

House Bill No. 398, by Judiciary Committee: An Act relating to taxation, extending the time within which actions for the recovery of taxes may be brought, amending Section 6, Chapter 62, Laws of 1931 and declaring that the act shall take effect immediately.

Ordered printed and passed to second reading.

House Bill No. 399, by Judiciary Committee: An Act relating to the dismissal of actions pending in court, and amending Section 408 of Remington's Compiled Statutes of Washington.

Ordered printed and passed to second reading.

House Bill No. 400, by Judiciary Committee: An Act relating to the extradition of persons charged with crime, and to make uniform the law with reference thereto.

Ordered printed and passed to second reading.

House Bill No. 401, by Judiciary Committee: An Act relating to crimes, regulating probation, parole and sentencing, and repealing Sections 10803, 10247, 10248, 10249, 10291, 2195, 2278, 2281 and 2282 of Remington's Compiled Statutes.

Ordered printed and passed to second reading.

House Bill No. 402, by Representative Strickland: An Act relating to intoxicating liquors, amending Sections 27, 62, 63, 64, 65 and 74 of Chapter 62, Laws Extraordinary Session of 1933, and providing that the “Washington State Liquor Control Board” shall consist of the Attorney General, the State Auditor, and State Treasurer; defining their powers and duties, and declaring an emergency.

Ordered printed and referred to Committee on Liquor Control.

House Bill No. 403, by Representatives Edwards and Hurley: An Act relating to persons engaged in buying and selling agricultural products; providing for licenses; defining “commission merchant”; exempting retail merchants, persons bonded under the Packers and Stockyards Act, persons licensed under the Public Warehouse laws of the State of Washington, and persons licensed under Sections 6192 and 6193, Remington's Compiled Statutes, from the provisions of this act; requiring commission merchants to have bonds; amending Chapter 194 of the Laws of the Extraordinary Ses-
sion 1925 as subsequently amended; making an appropriation; and providing penalties.

Ordered printed and referred to Committee on Agriculture.

**House Bill No. 404**, by Representative Hales: An Act relating to extra-hazardous employments and to the compensation and remedies of workmen injured therein, and of their dependents and beneficiaries in case of death, and to the medical aid of workmen injured and safety of workmen engaged in such employments, amending Sections 7674, 7675, 7679, 7683, 7686 and 7724 of Remington's Revised Statutes of Washington.

Ordered printed and referred to Committee on Industrial Insurance.

**House Joint Memorial No. 25**, by Representatives Kelly and Johnston (Geo. H.): Relating to Senate Bill 212 and House Resolution 2066 of the Congress of the United States, a bill and resolution respectively, to liquidate and refinance agricultural indebtedness at a reduced rate of interest by establishing an efficient credit system through the use of the Farm Credit Administration and other agencies and creating a board of agriculture to supervise the same.

Referred to Committee on Agriculture.

**FIRST READING OF SENATE BILL.**

**Senate Joint Memorial No. 16**, by Senator McMillan: Memorial for the relief of farmers against agricultural indebtedness.

Referred to Committee on Agriculture.

**SECOND READING OF BILLS.**

**House Bill No. 214**, by Representative Emory: Relating to safe deposit companies.

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


The memorial was read the second time in full.

On motion of Mr. Edwards, the rules were suspended, House Joint Memorial No. 18 was advanced to third reading, the second reading considered the third and the memorial was placed on final passage.

The Clerk called the roll on the final passage of House Joint Memorial No. 18 and it passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Adams, Austin, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hall, Halleran, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Murray, Myers, Neal, Neff, Nelsen, Parker, Reeves, Reilly, Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (T. E.), Sullivan, Titus, Twidwell, Van Dyk, Voice, Wanamaker, Wentworth, Wilson, Wingrove, Yantis, Mr. Speaker—83.
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Those absent or not voting were: Representatives Bell, Bice, Boyle, Hales, Huetter, Kelly, McDonald (R. T.), Morgan, Ott, Richmond (C. L.), Smith (B. L.), Smith (J. B.), Smith (M. B.), Strickland, Todd, Wiswall—16.

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

THIRD READING OF BILLS.

House Bill No. 139, by Representative Freese: Relating to the operation of motor trucks outside city limits.

Mr. Adams moved that the rules be suspended, the second reading considered the third and House Bill No. 139 be placed on final passage.

The motion was carried.

Mr. Gehlen moved that the rules be suspended and House Bill No. 139 be returned to second reading for the purpose of amendment.

The motion was lost.

The Clerk called the roll on the final passage of House Bill No. 139 and it passed the House by the following vote: Yeas, 86; nays, 0; absent or not voting, 13.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hall, Halleran, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kemp, Klemgard, Leber, Lindgren, Luck, Lynch, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Murray, Myers, Neal, Neff, Nelsen, Parker, Reeves, Reilly, Richmond (C. L.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Yantis, Mr. Speaker—86.

Those absent or not voting were: Representatives Boyles, Hales, Huetter, Kelly, Ledgerwood, Mackie, McDonald (R. T.), Morgan, Ott, Richmond (W. A.), Smith (J. B.), Smith (M. B.), Wiswall—13.

House Bill No. 139, having received the 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 Representative McDonnell: Relating to sale of state land.

On motion of Mr. McDonnell, the rules were suspended, the second reading considered the third and House Bill No. 279 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 279 and it passed the House by the following vote: Yeas, 86; nays, 0; absent or not voting, 13.

Those voting yea were: Representatives Adams, Austin, Bice, Boede, Bohlke, Bowden, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kemp, Klemgard, Leber, Ledgerwood, Lind-
Those absent or not voting were: Representatives Bell, Boyle, Brown, Carty, Hales, Kelly, McDonald (R. T.), Morgan, Ott, Richmond (W. A.), Smith (J. B.), Smith (M. B.), Wiswall—13.

House Bill No. 279, having received the 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. Bowden 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 Hales, McDonald (R. T.), Morgan, Ott, Smith (J. B.), and Smith (M. B.).

On motion of Mr. Austin, the absentees were excused and the House proceeded with business under the call of the House.

THIRD READING OF BILLS.

Engrossed House Joint Resolution No. 10, by Representatives Waldron, Adams, Mackie, Richmond (W. A.), Neff, Ford, Wentworth, Wilson, Easterday, Carty, Skinner, Donahoe, Herren, Schultz, Holt, Clark, Keith, Cohen, Yantis, Brown, Bowden, McDonald (J. D.), McCarty, Martin (F. J.), Strickland, Sullivan, Sawyer, Schroeder, Klemgard, Bohlke, Drew, Murray, Smith (M. B.), Reeves, Parker, Johnson (Hans), Edlund, Austin, Karr, Gessell, Todd, Freese, Sandegren, Christianson, Wanamaker, McDonald (D. A.), Martin (J. R.), Hales, Reilly, Richmond (C. L.), Dixon, Ryan, Gifford, McDonnell, Van Dyk, Lynch, Devenish, Huetter, Luck, Gehlen, Myers, Boyle, Smith (J. B.), Joyce, Johnston (Geo. H.), Hall, Lindgren, Ledgerwood, Twidwell, Haddon, McDonald (R. T.), Morgan, Jones, Wingrove, Kelly, Cowen, Edwards, Hurley, Halleran, Bell, Neal, Nelsen, Smith (T. E.), Boede and McCauley: Providing for an amendment to the State Constitution.

Mr. Bowden moved that the rules be suspended, the second reading considered the third, and Engrossed House Joint Resolution No. 10 be placed on final passage.

The motion was carried.

Debate ensued.

On motion of Mr. Ford, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Joint Resolution No. 10, and it passed the House by the following vote: Yeas, 91; nays, 2; absent or not voting, 6.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Edlund, Edwards, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hall,
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Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald, Murray, Myers, Neal, Neff, Nelsen, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—91.

Those voting nay were: Representatives Eddy, Emory—2.
Those absent or not voting were: Representatives Hales, McDonald (R. T.), Morgan, Ott, Smith (J. B.), Smith (M. B.)—6.

Engrossed House Joint Resolution No. 10, having received the constitutional two-thirds majority, was declared passed.

On motion of Mr. Bowden, the rules were suspended and the Chief Clerk was directed to immediately transmit Engrossed House Joint Resolution No. 10 to the Senate.

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

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
Olympia, Wash., February 12, 1935.

The President has signed Senate Concurrent Resolution No. 5, and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

The Speaker announced he was about to sign Senate Concurrent Resolution No. 5.

On motion of Mr. Adams, the House was declared at recess until 1:50 p.m.

AFTERNOON SESSION.

The Speaker called the House to order at 1:50 p.m.

The Clerk called the roll and all members were present except Representatives Bice, Boyle, Brown, Haddon, Hales, Huetter, Leber, Ledgerwood, Martin (J. R.), McDonald (J. D.), McDonald (R. T.), Morgan, Ott, Richmond (W. A.), Robbins, Smith (J. B.), Smith (M. B.), Smith (T. E.), and Wingrove. Representatives Hales, Kelly, McDonald (R. T.), Morgan, Ott and Smith (M. B.) had been excused.

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 invited the President to a seat beside the Speaker.

The President of the Senate called the joint session to order at 2:15 p.m.

The Secretary of the Senate called the roll of the Senate and all members were present.
The Clerk of the House called the roll of the House and all members were present except Representatives Bice, Boede, Boyle, Brown, Carty, Drew, Gehlen, Haddon, Hales, Herren, Huetter, Leber, Ledgerwood, Lynch, Martin (J. R.), McDonald (J. D.), McDonald (R. T.), Morgan, Ott, Richmond (W. A.), Sawyer, Smith (J. B.), Smith (M. B.), Smith (T. E.), Titus and Twidwell.

Mr. Adams moved that the President appoint a committee of five, composed of two members of the Senate and three members of the House, to call upon the Governor and inform him that the House and Senate were in joint session for Lincoln Day exercises, and invite him to attend.

The motion was carried.

The President appointed Senators Duggan and Bengtson, and Representatives Boede, Emory and Wentworth as members of the committee.

The committee retired.

The special committee announced the arrival of His Excellency, Governor Clarence D. Martin, and escorted him to a seat upon the rostrum. (Applause)

The President:
"We are convened today in joint session to commemorate the anniversary of one of our greatest Americans—Abraham Lincoln.

"At this time I would like to ask Senator Lovejoy, who is chairman of the program committee, to step forward and take charge of the program."

PROGRAM.

Band Selections ....................... Marymount Military Academy Band.
Address .............................................. Judge E. J. Hackett.
Gettysburg Address ......................... Sergeant Richard Bronson.
Vocal Solo ....................................... Miss Catherine Duggan.

(Mrs. Samuel Totten, accompanist.)
Address .............................................. Fred Schade.
Address .............................................. Col. Charles Bartholomew.
Band Selections ....................... Marymount Military Academy Band.

The Chairman of the program committee, Senator Lovejoy, turned the gavel over to Speaker Waldron.

The Speaker requested the committee of five to escort the Governor back to his chambers.

At 4:00 p.m., on motion of Mr. Adams, the joint session was dissolved.

The Sergeant-at-Arms of the Senate was requested to escort the President and members of the Senate back to the Senate Chamber.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 12, 1935.

Mr. Speaker:
The President has signed House Bill No. 127 and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

Mr. Adams moved that the House adjourn to 9:00 a.m., Wednesday, February 13, 1935.

Division was called for and the motion was carried on a rising vote.

ROBT. F. WALDRON, Speaker.

S. R. HOLCOMB, Chief Clerk.
MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday, February 13, 1935.

The Speaker called the House to order at 9:00 a.m.

The Clerk called the roll and all members were present except Representatives Smith (J.B.), Strickland and Wingrove, who had been excused.

Prayer was offered by Mr. Gifford, member of the House.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Austin, further reading was dispensed with and the journal was approved.

PROPOSITIONS AND MOTIONS.

On motion of Mr. Holt, the members of the Committee on Claims and Auditing were excused.

On motion of Mr. Yantis, permission to use the House Chamber on Saturday, February 16, 1935, for the entire day, was granted the Committee on Revenue and Taxation, for the purpose of holding a public hearing.

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

REPORTS OF STANDING COMMITTEES.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 2, entitled “An Act prescribing the limitations on criminal prosecutions and amending Section 2005, Remington’s Revised Statutes,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

DONALD A. MCDONALD, Chairman.

We concur in this report: Edward J. Reilly, Lyle D. Keith, Geo. F. Yantis, Ben S. Sawyer, Robert F. Murray, Adela Parker, DeWolfe Emory, John R. Martin.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 22, entitled “An Act relating to the platting, subdivision and dedication of land,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

DONALD A. MCDONALD, Chairman.

We concur in this report: Edward J. Reilly, Lyle D. Keith, Geo. F. Yantis, Ben S. Sawyer, Robert F. Murray, Adela Parker, DeWolfe Emory, John R. Martin.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 84, entitled “An Act relating to the enforcement of the criminal laws of the State of
Washington, creating a department of State Police and providing for enlistment of personnel, their education, administration and organization; relating to the power and duties now resting in the office of the County Sheriff, Constables, the State Highway Police; relating to the criminal laws enforced by the office of State Fire Marshal and the enforcement of laws concerning liquor control in the State of Washington and narcotic drug acts; relating to the criminal laws and concerning traffic, motor vehicle and motor transportation act; relating to the criminal laws with reference to fish and game laws of the State of Washington; providing punishment for the removal, destruction or mutilation of any of the records of the Department of the State Police; providing for the use of one of the State Normal Schools and for the payment of the expenses and administration of the Department of the State Police as provided in this act and make appropriations 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.

Donald A. McDonald, Chairman.

We concur in this report: Edward J. Reilly, Lyle D. Keith, Geo. F. Yantis, Ben S. Sawyer, Robert F. Murray, DeWolfe Emory, John R. Martin.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 12, 1935.

Mr. Speaker:

We, your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 107, entitled "An Act relating to the use and furnishing of stamps, coupons, tickets, certificates, cards and other similar devices for or with the sale of goods, wares or merchandise; providing a penalty for the violation thereof; amending Section 8359 (being Section 1 of Chapter 134 of the 1913 Laws of Washington), Section 5837 (being Section 1 of Chapter 253 of the 1907 Laws of Washington), Section 5838 (being Section 2 of Chapter 253 of the 1907 Laws of Washington), and Section 5839 (being Section 3 of Chapter 253 of the 1907 Laws of Washington) of Remington's Compiled Statutes of Washington, and repealing all acts or parts of acts in conflict therewith," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

Will W. Wentworth, Chairman.

We concur in this report: John R. Hurley, Lulu D. Haddon, Hans Johnson, Ted F. Schroeder, R. D. Wiswall.

Passed to second reading.

House Bill No. 108 (reported by Judiciary Committee):
Do pass with amendment.
Passed to second reading.

House Bill No. 217 (reported by Committee on Appropriations):
Do pass with amendment.
Passed to second reading.

House of Representatives,

Mr. Speaker:

We, a majority of your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred House Bill No. 223, entitled "An Act relating to the practice of optometry, providing for the regulation of the same and providing penalties for the violation thereof and amending Section 7, Chapter 144 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.

R. D. Wiswall, Chairman.

We concur in this report: D. F. Bice, Lloyd Lindgren, Dr. W. W. Robbins, Bert Lynch, A. C. Wingrove, J. D. McDonald, U. S. Ford.

House of Representatives,

Mr. Speaker:

We, a minority of your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred House Bill No. 223, entitled "An Act relating to the practice of
optometry, providing for the regulation of the same and providing penalties for the violation thereof and amending Section 7, Chapter 144 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 not pass. ................................., Chairman.

I concur in this report: Dr. David C. Cowen.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 12, 1935.

Mr. Speaker:

We, your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 231, entitled “An Act relating to the sale of certain articles and commodities, providing protection for trade mark owners, distributors and the public against injurious and uneconomic practices in the distribution of articles and commodities of standard quality under a distinguished trade mark, brand or name, prescribing penalties, and declaring that this act shall take effect immediately,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. WILL W. WENTWORTH, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 12, 1935.

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 308, entitled “An Act appropriating the sum of twenty-five hundred dollars ($2500), or so much thereof as may be necessary for the temporary publication of Session Laws of the 24th Session of the Washington State Legislature 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.

A. E. EDWARDS, Chairman.


Passed to second reading.

Engrossed Senate Bill No. 10 (reported by Committee on Elections and Privileges):

Do pass with amendments.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 12, 1935.

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred Senate Bill No. 111, entitled “An Act making appropriations for the payment of certain officers and employees of the State and for the operation, maintenance and other expenses of State Institutions, 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.

A. E. EDWARDS, Chairman.


Passed to second reading.

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MR. SPEAKER:

We, a majority of your Committee on Transportation Other Than Automotive, to whom was referred Senate Joint Resolution No. 6, providing for the petitioning of Congress of the United States to repeal certain acts pertaining to mail contracts in the aeronautical service, 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: Gerald G. Dixon, Thomas Voyce, Myron H. Titus, R. J. Ryan, T. E. Smith.

MR. SPEAKER:

We, a minority of your Committee on Transportation Other Than Automotive, to whom was referred Senate Joint Resolution No. 6, providing for the petitioning of Congress of the United States to repeal certain acts pertaining to mail contracts in the aeronautical service, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

W. W. Robbins, Chairman.

I concur in this report: Paul Donahoe.

Passed to second reading.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 12, 1935.

Mr. Speaker:

The Senate has passed Engrossed Senate Bill No. 34, and the same is herewith transmitted.

Harrison W. Mason, 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. 405, by Representatives Van Dyk, Edwards, McDonald (J. D.) and Voyce: An Act appropriating one hundred thousand dollars ($100,000) for the relief of secondary highways in Whatcom County; and declaring an emergency.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 406, by Representative Brown: An Act relating to crimes; providing for and requiring any peace officer making an arrest to file with his return a written report containing certain information.

Ordered printed and referred to Judiciary Committee.

House Bill No. 407, by Representative Brown: An Act relating to the non-salaried Washington State Publicity Board, defining its duties; and providing that this act shall take effect immediately.

Ordered printed and referred to Judiciary Committee.

House Bill No. 408, by Representative Lynch: An Act requiring owners of daily newspapers to pay a license fee of five hundred ($500.00) yearly in every county where the newspaper is circulated.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 409, by Representative Kemp: An Act relating to public highways and amending Section 6791-3 of Remington's Revised Statutes.

Ordered printed and referred to Committee on Roads and Bridges.
House Bill No. 410, by Representative Jones: An Act authorizing and directing a conveyance by quit claim deed in behalf of the State of Washington to B. H. Greenwood, of certain real estate.

Ordered printed and referred to Judiciary Committee.

House Bill No. 411, by Representative McDonald (D. A.): An Act making an appropriation in aid of the acquisition and construction of a new route to take the traffic of the Pacific Highway through the City of Seattle.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 412, by Representative Austin: An Act relating to insurance companies; providing for the regulation and taxation of insurance companies; and amending Section 7071, Remington's Revised Statutes.

Ordered printed and referred to Committee on Insurance.

House Bill No. 413, by Representative Adams: An Act relating to, and prescribing the manner of installation of electrical wires and equipment, regulating sales thereof, providing for the licensing and bonding of those engaged therein, prescribing the powers and duties of certain officials in connection therewith, providing penalties, and making an appropriation, and repealing Sections 8307, 8308, 8309, 8310, 8311 and 8312 of Remington's Revised Statutes and Laws of 1919.

Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 414, by Representative Titus: An Act relating to employment, providing for maximum hours, minimum wages, occupational census, balancing production and employment, and industrial codes of fair competition, defining the powers of the Director of Labor and Industries, under this chapter, and making an appropriation therefor.

Ordered printed and referred to Committee on Labor and Labor Statistics.

House Bill No. 415, by Representative Brown: An Act providing for the registration of contractors, and defining the term contractor; providing the method of obtaining licenses to engage in the business of contracting and fixing the fees for such licenses; providing the method of suspension and cancellation of such licenses; and prescribing the punishment for violation of the provisions of this act; and repealing all laws or parts of laws in conflict herewith.

Ordered printed and referred to Committee on Commerce and Manufacturing.

House Joint Resolution No. 18, by Representative Austin: Providing for the submission to the qualified electors of the state, of a constitutional amendment, amending Section 7, Article XI of the Constitution of the State of Washington, relating to county officers.

Ordered printed and referred to Committee on Constitutional Revision.

House Joint Memorial No. 26, by Representatives Kemp and Wilson: Relating to national defense.

Ordered printed and referred to Military Committee.
House Joint Memorial No. 27, by Representative Sawyer: Requesting that the Congress of the United States, without further delay, pass the Frazier-Lemke Farm Refinance Bill, S. 212 and H. R. 2066.
Ordered printed and referred to Committee on Agriculture.

FIRST READING OF SENATE BILLS.

Engrossed Senate Bill No. 34, by Senator Keller: An Act relating to dogs, providing for the assessment and collection of annual taxes thereon, and amending Section 1 of Chapter 198, Session Laws of 1929.
Referred to Committee on Revenue and Taxation.

SECOND READING OF BILLS.

House Bill No. 17, by Representative Parker: Relating to county officers.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 17, entitled "An Act relating to the commencement of the term of office of certain officials in Class A counties and counties of the First Class, and amending Section 4 of Chapter 61 of the Laws of 1921, page 180," have had 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 House Bill No. 17 be amended by striking from lines 10, 11, 12 of the original bill, being lines 4, 5 and 6 of the printed bill, all that portion commencing with the word "as" in line 10 of the original bill, being line 4 of the printed bill, and ending with the figures "219" in line 12 of the original bill, being line 6 of the printed bill.

That House Bill No. 17 be amended by substituting the word "fourteenth" for the word "eighth" in line 12 of the original bill, being line 6 of the printed bill, and that immediately after the word "election" in line 13 of the original bill, being line 6 of the printed bill, the following be inserted: "except that the term of any school district director elected under the provisions of this act shall begin on the eighth day following his election."

That House Bill No. 17 be amended by adding in line 14 of the original bill, being line 7 of the printed bill, after the period the following: "Provided, however, That this act shall not apply to the tenure of office of those officers elected prior to February 28, 1935."

We concur in this report: Adela Parker, Ben S. Sawyer, Richard B. Ott, Geo. F. Yantis, W. A. Richmond, Robert F. Murray, DeWolfe Emory.
The bill was read the second time by sections.
On motion of Miss Parker, the committee amendments were adopted.
House Bill No. 17 was passed to third reading and ordered engrossed.

House Bill No. 321, by Committee on Appropriations (by departmental request): Relating to the Commissioner of Public Lands.
The bill was read the second time by sections and passed to third reading.

House Bill No. 324, by Committee on State Granted, School and Tide Lands (by departmental request): Relating to state land.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 324, entitled "An Act relating to the selection, control, management, sale, lease and disposition of lands, waterways, reserves, mineral rights and areas belonging to or held
THIRTY-FIRST DAY, FEBRUARY 13, 1935

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:

That the title to the bill be amended by striking the period at the end thereof and adding the following: "which are superseded by the Public Lands Act of 1927, being Chapter 255 of the Session Laws of 1927." DONALD A. MCDONALD, Chairman.


The bill was read the second time by sections.

On motion of Mr. McDonald (D. A.), the committee amendment was adopted.

House Bill No. 324 was passed to third reading and ordered engrossed.

House Bill No. 325, by Committee on State Granted, School and Tide Lands (by departmental request): Relating to the appraisal of state lands.

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

House Bill No. 326, by Committee on State Granted, School and Tide Lands (by departmental request): Relating to shorelands.

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

House Bill No. 327, by Committee on State Granted, School and Tide Lands (by departmental request): Relating to management of state lands.

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

House Bill No. 328, by Committee on State Granted, School and Tide Lands (by departmental request): Relating to state land.

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

House Bill No. 329, by Committee on State Granted, School and Tide Lands (by departmental request): Relating to improvement on state lands.

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

House Bill No. 330, by Committee on State Granted, School and Tide Lands (by departmental request): Relating to acquisition of state lands.

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

House Bill No. 331, by Committee on Forestry and Logged-off Lands: Relating to forest reserves.

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

House Bill No. 76, by Representative Keen: Relating to conditions of employment.

On motion of Mrs. Keen, Substitute House Bill No. 76 was substituted for House Bill No. 76.

Mr. Bohlke moved that Substitute House Bill No. 76 be re-referred to the Committee on Labor and Labor Statistics for further consideration.

Debate ensued.

Division was called for and the motion to re-refer Substitute House Bill No. 76 to the Committee on Labor and Labor Statistics was carried on a rising vote.

THIRD READING OF BILLS.

Engrossed Senate Bill No. 91, by Committee on Rules and Joint Rules (by departmental request): Relating to intoxicating liquors.

On motion of Mr. Todd, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 91 was placed on final passage.
The Clerk called the roll on the final passage of Engrossed Senate Bill No. 91, and it passed the House by the following vote: Yeas, 75; nays, 0; absent or not voting, 24.

Those voting yea were: Representatives Bell, Bice, Bohlke, Bowden, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gessell, Gifford, Hales, Hall, Halleran, Herren, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kemp, Klemgard, Leber, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Parker, Reilly, Richmond (C. L.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (M. B.), Smith (T. E.), Sullivan, Titus, Todd, Twidwell, Voyce, Wanamaker, Wilson, Wiswall, Yantis, Mr. Speaker—75.

Those absent or not voting were: Representatives Adams, Austin, Boede, Boyle, Brown, Easterday, Gehlen, Haddon, Holt, Huetter, Keen, Kelly, Ledgerwood, Lindgren, Lynch, McCauley, Ott, Reeves, Richmond (W. A.), Smith (J. B.), Strickland, Van Dyk, Wentworth, Wingrove—24.

Engrossed Senate Bill No. 91, having received the constitutional majority, was declared passed, as amended.

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

House Bill No. 214, by Representative Emory: Relating to safe deposit companies.

Mr. Emory moved that the rules be suspended, the second reading considered the third, and that House Bill No. 214 be placed on final passage.

The motion was lost on a rising vote.

Mr. Smith (T. E.) moved that the rules be suspended and that House Bill No. 214 be returned to second reading for purposes of amendment.

Debate ensued.

The motion was lost on a rising vote.

On motion of Mr. Neff, the rules were suspended, the second reading considered the third, and House Bill No. 214 was placed on final passage.

Debate ensued.

Mr. Voyce demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 214 and it passed the House by the following vote: Yeas, 80; nays, 0; absent or not voting, 19.

Those voting yea were: Representatives Bell, Bice, Bohlke, Bowden, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reilly, Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (M. B.), Sullivan, Todd, Twidwell, Van Dyk, Voyce, Wentworth, Wilson, Wiswall, Yantis, Mr. Speaker—80.
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Those absent or not voting were: Representatives Adams, Austin, Boede, Boyle, Brown, Easterday, Gehlen, Holt, Kelly, McCauley, Reeves, Richmond (C. L.), Richmond (W. A.), Smith (J. B.), Smith (T. E.), Strickland, Titus, Wanamaker, Wingrove—19.

House Bill No. 214, having received the constitutional majority, was declared passed.

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

MOTIONS.

On motion of Mr. Luck, House Bill No. 383 was re-referred to the Committee on Liquor Control.

On motion of Mr. Yantis, the House adjourned to 10:00 a.m., Thursday, February 14, 1935.

ROBT. F. WALDRON, Speaker.

S. R. HOLCOMB, Chief Clerk.

THIRTY-SECOND DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, February 14, 1935.

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

The Clerk called the roll and all members were present except Representatives Boyle and Kelly, who had been excused.

Prayer was offered by Reverend Elmer B. Christie, of St. John's Episcopal Church of Olympia.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Austin, further reading was dispensed with and the journal was approved.

PROPOSITIONS, MOTIONS AND RESOLUTIONS.

Resolution by Mr. Austin:

Resolved, That the Sergeant-at-Arms be and he is hereby instructed to purchase postage stamps in 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 the Chief Clerk of the House as soon as possible.

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

REPORTS OF STANDING COMMITTEES.

We, of your Committee on Engrossment, to whom were referred Engrossed House Bill No. 17 and Engrossed House Bill No. 324, have compared same with the original bills and find them correctly engrossed.

I concur in this report: Nelson B. Neff.
MR. SPEAKER:

We, a majority of your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred House Bill No. 46, entitled "An Act defining and regulating the practice of dentistry, providing for the examination and licensing of dentists, providing for an annual renewal of licenses and the payment of annual license renewal fees, providing for the revocation and suspension of licenses, creating the State Board of Dental Examiners and fixing its duties, defining reputable dental colleges, prescribing penalties and repealing subsections 1 to 25 inclusive, of Section 10030 of Remington's Compiled Statutes, being Sections 1 to 25 inclusive, of Chapter 16 of the Session Laws of 1923, and declaring that this act is necessary for the immediate preservation of the public peace, health and safety, and shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor, and that the substitute bill do pass. R. D. WISWALL, Chairman.


HOUSE OF REPRESENTATIVES.
OLYMPIA, WASH., February 13, 1935.

Mr. Speaker:

We, a minority of your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred House Bill No. 46, entitled "An Act defining and regulating the practice of dentistry, providing for the examination and licensing of dentists, providing for an annual renewal of licenses and the payment of annual license renewal fees, providing for the revocation and suspension of licenses, creating the State Board of Dental Examiners and fixing its duties, defining reputable dental colleges, prescribing penalties and repealing subsections 1 to 25 inclusive, of Section 10030 of Remington's Compiled Statutes, being Sections 1 to 25 inclusive, of Chapter 16 of the Session Laws of 1923, and declaring that this act is necessary for the immediate preservation of the public peace, health and safety, and shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do not pass.

We concur in this report: Bert Lynch, D. C. Cowen, Lloyd Lindgren.

Passed to second reading.

HOUSE OF REPRESENTATIVES.
OLYMPIA, WASH., February 13, 1935.

Mr. Speaker:

We, a majority of your Committee on Public Utilities, to whom was referred House Bill No. 19, entitled "An Act relating to the construction, acquisition and maintenance of certain public utilities by incorporated cities and towns, and amending Section 1 of Chapter 150 of the Laws of 1909, as amended (Section 9488 of Remington's Revised Statutes) so as to include telephone, electrical and other communicating systems," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. P. HALLERAN, Chairman.


Passed to second reading.

On motion of Mrs. Myers, Rule 20 was suspended.

HOUSE OF REPRESENTATIVES.
OLYMPIA, WASH., February 13, 1935.

Mr. Speaker:

We, a majority of your Committee on Parks and Playgrounds, to whom was referred House Bill No. 26, entitled "An Act relating to the acquisition and use of camp sites, parks, scenic-view sites and recreational sites by counties and other mu-
nicipalities of this state, and providing for the making of rules and regulations for the use thereof and penalties for violation thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that Substitute House Bill No. 26 be substituted therefor and that the substitute bill do pass.

John W. Eddy, Chairman.

We concur in this report: S. J. McDonnell, Linea Edlund, M. T. Neal, Pearl A. Wanamaker, Will Wentworth.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 13, 1935.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 43, entitled "An Act relating to animals, stock running at large, and providing for establishment of closed areas, and defining offenses and fixing penalties," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be re-referred to the Committee on Roads and Bridges.

Donald A. McDonald, Chairman.


On motion of Mr. Martin (J. R.), House Bill No. 43 was re-referred to the Committee on Roads and Bridges.

House Bill No. 155 (reported by Committee on Fisheries):
Majority: Do pass with amendment.
Minority: Do not pass with amendment.

On motion of Mr. Adams, House Bill No. 155 was re-referred to the Committee on Fisheries.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 11, 1935.

MR. SPEAKER:

We, a majority of your Committee on Fisheries, to whom was referred House Bill No. 156, entitled "An Act relating to food and shell fish defining the powers of the Director of Fisheries in relation thereto, and amending Section 108, Chapter 7, Laws 1921 (Section 10936, Remington's Revised Statutes) and Section 110, Chapter 7, Laws 1921 (Section 10868, Remington's Revised Statutes)," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

G. N. Adams, Chairman.

We concur in this report: Carl J. Luck, Bert Lynch, J. D. McDonald, Harry E. Christianson, Rex Strickland.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 11, 1935.

MR. SPEAKER:

We, a minority of your Committee on Fisheries, to whom was referred House Bill No. 156, entitled "An Act relating to food and shell fish defining the powers of the Director of Fisheries in relation thereto, and amending Section 108, Chapter 7, Laws 1921 (Section 10936, Remington's Revised Statutes) and Section 110, Chapter 7, Laws 1921 (Section 10868, Remington's Revised 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.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 13, 1935.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 163, entitled "An Act directing the State Treasurer to assign and transfer all of
the state's interest in and to Account No. 27817, Puget Sound Savings & Loan Association, to the Administrator of the Estate of John Schindler, Deceased," 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.

DONALD A. MCDONALD, Chairman.


On motion of Mr. McDonald (D. A.), House Bill No. 163 was re-referred to the Committee on Appropriations.

House Bill No. 187 (reported by Committee on Public Utilities):

Majority: Do pass with amendments.

Minority: Be re-referred to Judiciary Committee.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 12, 1935.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 233, entitled "An Act relating to the maintenance and control of county and secondary highways in 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 Substitute House Bill No. 233 be substituted therefor and that the substitute bill do pass.

VIC SKINNER, Chairman.


Passed to second reading.

House Bill No. 267 (reported by Committee on Municipal Corporations Other Than First Class):

Do pass with amendments.

Passed to second reading.

House Bill No. 285 (reported by Committee on State Penal and Reformatory Institutions):

Do pass with amendment.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 11, 1935.

Mr. Speaker:

We, a majority of your Committee on Fisheries, to whom was referred House Bill No. 289, entitled "An Act making a deficiency appropriation for bounties on seals from the Fisheries Fund 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.

G. N. ADAMS, Chairman.


Passed to second reading.

House Bill No. 320 (reported by Committee on Appropriations):

Do pass with amendment.

Passed to second reading.
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HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 13, 1935.

MR. SPEAKER:

We, your Committee on Reclamation and Irrigation, to whom was referred House Bill No. 347, entitled "An Act appropriating moneys for the case of State of Washington vs. State of Oregon, to be used subject to the conditions and in the manner set forth in Chapter 96 of the Session Laws of 1933, regular session, 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.

S. J. McDonnell, Chairman.

We concur in this report: Robert F. Murray, A. C. Wingrove, R. J. Ryan, Arthur Karr, Fred D. Kemp, H. C. Bohlke, Frank Schultz.

On motion of Mr. McDonnell, House Bill No. 347 was re-referred to Committee on Appropriations.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 13, 1935.

MR. SPEAKER:

We, a majority of your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 358, entitled "An Act prohibiting public employment of pensioners," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Carl J. Luck, Chairman.

We concur in this report: Myron H. Titus, Gerald G. Dixon, Willis M. Hales, Thomas Voyce, Hans Johnson, Marie F. Keen, David E. Gifford, Ray Sandegren, Michael B. Smith.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 13, 1935.

MR. SPEAKER:

We, a majority of your Committee on Rules and Order, having possession of House Joint Resolution No. 11, creating a joint committee to make a major investigation and audit of the Washington Emergency Relief Administration, and giving said committee certain powers, 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 and that the said substitute resolution do pass.

Robt. F. Waldron, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 13, 1935.

MR. SPEAKER:

We, your Committee on Memorials, to whom was referred House Joint Memorial No. 23, changing the name of Vancouver Barracks to Fort Vancouver, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Adela Parker, Chairman.

We concur in this report: Ben S. Sawyer, Florence W. Myers, Corbin Sullivan, George E. Drew.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 13, 1935.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred Senate Bill No. 4, entitled "An Act relating to the passage of ordinances by cities and authorizing cities to adopt ordinances relating to building construction, plumbing or electric wiring
and other similar work by reference to printed codes on such subjects, together with amendments and additions thereto: Provided, Not less than three printed copies of such code or codes, or amendments or additions thereto, in book form, have been filed with the clerk prior to the taking effect thereof; have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

DONALD A. MCDONALD, Chairman.


Passed to second reading.

House of Representatives,

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 13, entitled "An Act relating to sheriff's indemnity bonds and amending Section 4172, Remington's Revised Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

DONALD A. MCDONALD, Chairman.


Passed to second reading.

Senate Bill No. 32 (reported by Judiciary Committee).
Majority: Do pass with amendment.
Minority: Do not pass.
Passed to second reading.

House of Representatives,
Olympia, Wash., February 13, 1935

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Senate Bill No. 73, entitled "An Act relating to justice courts, fixing the venue of civil actions therein, and amending Section 1 of Chapter 75 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.

DONALD A. MCDONALD, Chairman.


Passed to second reading.

House of Representatives,
Olympia, Wash., February 13, 1935

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Senate Bill No. 36, entitled "An Act relating to the sale of property under execution, decree or order of sale: and amending Section 1 of Chapter 69 of the laws of 1927 (Section
582 of Remington's Revised Statutes)," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Donald A. McDonald, Chairman.


Passed to second reading.

House of Representatives,

Mr. Speaker:

We, a majority of your Committee on Flood Control, to whom was referred Senate Joint Memorial No. 10, relating to flood control 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.

Joseph Gardner, Chairman.


Passed to second reading.

On motion of Mr. Todd, the House reverted to the fourth order of business.

Motions.

Mr. Todd moved that House Bill No. 46 be re-referred to the Committee on Public Morals.

Debate ensued.

Division was called for, and the motion was carried on a rising vote.

On motion of Mr. Todd, the House resumed the regular order of business.

Communication from the Governor.

State of Washington, Executive Department,
Olympia, February 14, 1935.

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. 45: "An Act amending Section 204 of Chapter 36 of the Laws of 1917 (Section 4031 of Pierce's Code; Section 8839 of Remington's Revised Statutes); providing for a just weighing of coal for miners, posting and checking weights, and the employment and deduction of check-weighmen; and providing penalties for its violation."

Very truly yours,

Richard Hamilton,
Secretary to the Governor.

Message from the Senate.

Senate Chamber,

The Senate has passed: Engrossed Senate Bill No. 14; also Senate Joint Memorial No. 9; also Re-engrossed House Joint Memorial No. 3; also House Bill No. 68; also House Bill No. 69; also House Bill No. 87, and the same are herewith transmitted.

Harrison W. Mason, Secretary.
SENATE AMENDMENTS TO HOUSE BILLS.

SENATE CHAMBER,
OLYMPIA, WASH., February 13, 1935.

MR. SPEAKER:

The Senate has passed House Bill No. 86, with the following amendment:
Amend the title by striking the period at the end of the title and inserting a comma (,) and add the following: "and declaring an emergency," and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

Mr. Yantis moved that the House concur in the Senate amendment to House Bill No. 86.

The motion was carried.

The Clerk called the roll on the passage of House Bill No. 86, as amended by the Senate, and it passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Austin, Bell, Rice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herrin, Holt, Huettner, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kemp, Klemgard, Lober, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Neal, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (J. B.), Smith (M. B.), Smith (T. E.), Sullivan, Titus, Todd, Twidwell, Van Dyk, Voice, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—90.

Those absent or not voting were: Representatives Boyle, Cowen, Gehlen, Kelly, Myers, Neff, Richmond (C. L.), Smith (B. L.), Strickland—9.

The bill, having received the constitutional majority, was declared passed as amended by the Senate.

SENATE CHAMBER,
OLYMPIA, WASH., February 13, 1935.

MR. SPEAKER:

The Senate has passed Engrossed House Bill No. 118, with the following amendments:
Amend Section 4, being following words in lines 21 and 22 of the original bill, same being lines 19 and 20 of the printed bill, by striking "including all vessels sailing under register between a port of the State of Washington and any other port."
Amend Section 8, being line 19 of the original bill, same being line 24 of the printed bill, by striking the period after the figure "($100.00)" and adding the words: "to be placed in the State Treasury to the credit of the Puget Sound Pilotage Fund, hereinafter created."
Amend Section 10, being following words in lines 13 and 14 of the original bill, same being lines 18 and 19 of the printed bill, by striking "Department of Labor and Industries," and substituting therefor the following words: "state treasurer."
Amend Section 12 by striking the whole and inserting in lieu thereof the following:
"Sec. 12. There is hereby created in the State Treasury a special fund to be known as the Puget Sound Pilotage Fund. All monies collected under the provisions of this act shall be paid into the State Treasury to the credit of said fund. There is hereby appropriated from the Puget Sound Pilotage Fund the amount of five thousand dollars ($5000.00), for the payment of the expenses, maintenance and operation of the Board of Pilotage Commissioners as herein constituted, not to exceed amounts paid into said fund under the provisions of this act", and the same is herewith transmitted.

HARRISON W. MASON, Secretary.
Mr. Adams moved that the House concur in the Senate amendments to Engrossed House Bill No. 118.

The motion was carried.

The Clerk called the roll on the passage of Engrossed House Bill No. 118, as amended by the Senate, and it passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 14.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Devonish, Dixon, Donahoe, Drew, Easterday, Edlund, Emory, Freese, Gardner, Gehlen, Gessell, Giford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keen, Keith, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Neal, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (J. B.), Smith (M. B.), Smith (T. E.), Sullivan, Titus, Todd, Twidwell, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—85.

Those absent or not voting were: Representatives Boyle, Cowen, Eddy, Edwards, Ford, Jones, Kelly, Kemp, Lynch, Myers, Neff, Smith (B. L.), Strickland, Van Dyk—14.

The bill, having received the constitutional majority, was declared passed as amended by the Senate.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 416, by Representative Eddy (by departmental request): An Act for the relief of William E. Best and making an appropriation therefor.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 417, by Representative Adams: An Act relating to the taking and reduction of pilchards.

Ordered printed and referred to Committee on Fisheries.

House Bill No. 418, by Representatives Adams and Bowden: An Act providing an appropriation of three hundred dollars from the motor vehicle fund for the relief of William Shelton for damage to an automobile.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 419, by Representative McDonald (D. A.): An Act relating to finger-prints, and evidence and record thereof and to criminal procedure and to trials and judgments in criminal cases.

Ordered printed and referred to Judiciary Committee.

House Bill No. 420, by Committee on Appropriations: 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 and improvement of land, the construction of buildings and improvements for the various state institutions designated and mentioned, and relating to public highways, and
for location, rights of way, engineering, construction, improvement and/or maintenance of state highways and certain streets in cities and towns, and for emergencies, and for sundry civil expenses of the state government, and for purposes specified in certain acts of Congress, and for miscellaneous purposes, for the fiscal biennium beginning April 1, 1935, and ending March 31, 1937, except as otherwise provided, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 421, by Representative McDonald (D. A.): An Act relating to crimes and to verdicts of juries in capital punishment cases.

Ordered printed and referred to Judiciary Committee.

House Bill No. 422, by Representatives Christianson and Leber: An Act relating to all diking and/or drainage districts created under any of the laws of the State of Washington authorizing them to take advantage of the provisions of the act of Congress relating to the filing of petitions in bankruptcy by municipalities and other political subdivisions of any state; and declaring an emergency.

Ordered printed and referred to Committee on Dikes, Drains and Ditches.

House Bill No. 423, by Representatives Wingrove, McDonnell, McCauley, Ford, McDonald (J. D.), and Drew: An Act relating to game farming, domestication and propagation of wild animals, and amending Section 106 of Chapter 178 of the Laws of the Extraordinary Session of 1925, as amended by Section 14 of Chapter 221 of the Session Laws of 1929 (Section 5968, Remington's Revised Statutes).

Ordered printed and referred to Committee on Game and Game Fish.

House Bill No. 424, by Representatives Wilson and Christianson: An Act relating to Lot 12, Block 12, of Browne's Addition to the City of Spokane, and providing for the sale thereof and repealing all laws in conflict.

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


Ordered printed and referred to Judiciary Committee.

House Bill No. 426, by Representative Drew: An Act relating to wages to be paid by contractors and subcontractors performing work for the State of Washington or any city, town, district, board or other public body, and to certain classes of employees engaged therein; fixing a scale of wages for the hours of labor thereof; providing penalties, and remedies to the employees, for violations thereof, and repealing all statutes and parts thereof in conflict therewith.

Ordered printed and referred to Committee on Labor and Labor Statistics.
House Bill No. 427, by Representatives Emory, Hurley and Smith (J. B.): An Act providing for an appropriation of ten thousand dollars ($10,000) from the A. Y. P. E. Shore Lands Improvement Fund for the purpose of sponsoring the National Championships and Olympic Finals in Down Hill and Slalom Ski Races to be held in Rainier National Park on April 13-14, 1935, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 428, by Representatives Reeves and Edlund: An Act creating a division of roadside development in the department of highways, providing for a supervisor of roadside development; providing and defining the powers and duties of the director of highways; providing for the landscaping, beautification, protection and cultivation of the roadside of state highways and state roads; creating a roadside development fund and allocating a portion of the receipts of the motor vehicle fund thereto; providing constitutionality, repealing conflicting acts, and declaring an emergency.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 429, by Representative McDonald (D. A.): An Act relating to bail on appeal in criminal cases and to a stay of execution pending appeal, amending Section 1747 of Remington’s Compiled Statutes, and repealing Section 1745 of Remington’s Compiled Statutes.

Ordered printed and referred to Judiciary Committee.

House Bill No. 430, by Representative McDonald (D. A.): An Act defining the crime of conspiracy, prescribing penalties therefor and amending Section 2382 of Remington’s Compiled Statutes of Washington.

Ordered printed and referred to Judiciary Committee.

House Bill No. 431, by Representative McDonald (D. A.): An Act relating to investigations by the attorney general and prosecuting attorneys of violations of the criminal laws of the state, and providing for the attendance and testimony of witnesses.

Ordered printed and referred to Judiciary Committee.

House Bill No. 432, by Representative Keen: An Act permitting judgment debtors to offset equitable claims against deficiency judgment creditors and declaring an emergency.

Ordered printed and referred to Judiciary Committee.

House Bill No. 433, by Representative Keen: An Act granting equitable powers to the courts to fix upset prices before selling mortgaged property on execution, and confirming such sales; and amending Section 1118 of Remington’s Compiled Statutes.

Ordered printed and referred to Judiciary Committee.

House Bill No. 434, by Committee on Game and Game Fish: An Act providing for and regulating the payment of certain bounties for the killing of certain predatory animals and defining the duties of the director of game in connection therewith; providing for certain additional license fees; making an appropriation and declaring an emergency.

Ordered printed and passed to second reading.

House Bill No. 435, by Representatives Edwards, Johnston (Geo. H.), Christianson and Bell: An Act relating to the bringing in of oil and making appropriation.

Ordered printed and referred to Committee on Appropriations.
House Bill No. 436, by Representative Cohen: An Act providing for the regulation and supervision of the issuance and sale of metalliferous mining securities, as the same are herein defined, to prevent fraud in the sale thereof, and providing penalties.

Ordered printed and referred to Committee on Mines and Mining.

House Bill No. 437, by Representative Schroeder: An Act requiring owners and operators of motor vehicles to pay fees for the establishment of a motor vehicle liability insurance policy for the purpose of compensating persons injured by vehicles.

Ordered printed and referred to Committee on Roads and Bridges.

House Joint Resolution No. 19, by Representatives Yantis, Twidwell, Hall, Bice, Johnson (W. A.), Bell, Wanamaker, Jones, Carty, Parker and Keen: Relating to an amendment to Section 1 of Article VII of the Constitution of the State of Washington.

Ordered printed and referred to Committee on Constitutional Revision.

FIRST READING OF SENATE BILLS.

Engrossed Senate Bill No. 14, by Senator Nugent: An Act to provide an institution for the confinement, cure, care and rehabilitation of drug addicts, and providing for the government, maintenance and control thereof, and providing for the admission and commitment of drug addicts thereto, and providing penalties for unlawfully conniving to have persons adjudged drug addicts, and providing penalties for procuring the escape or aiding or abetting the escape of inmates thereof and/or the harboring and concealing of escaped inmates thereof.

Referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

Senate Joint Memorial No. 9, by Senator Miller: Relating to the abolition of interest bearing United States bonds.

Referred to Committee on Memorials.

SECOND READING OF BILLS.

House Bill No. 5, by Representative McDonald (D. A.): Relating to the practice of chiropody.

Mr. McDonald (D. A.) moved that the bill be held over and retain its place on the calendar for the following working day.

The motion was carried.

House Joint Resolution No. 11, by Representatives Edwards, Klemgard, Neff, Smith (T. E.) and Morgan: Relating to investigation of W. E. R. A.

On motion of Mr. Yantis, Substitute House Joint Resolution No. 11 was substituted for House Joint Resolution No. 11, and the substitute resolution was read in full.

Mr. Murray 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 Boyle, Kelly, Neff, Strickland and Wiswall; Representatives Boyle and Kelly having been excused.
Mr. Brown moved that the absentees be excused and the House proceed with business under the call of the House.

The motion was lost.

The Sergeant-at-Arms was instructed to bring the absentees within the bar of the House.

The Sergeant-at-Arms reported that Representatives Neff, Strickland and Wiswall were now present.

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

Mr. Smith (T. E.) moved the adoption of the following amendment to Substitute House Joint Resolution No. 11:

Amend the resolution by striking every word, matter and thing except the resol­ving clause, and after the resolving clause, inserting the following:

"THAT, WHEREAS, Pursuant to similar resolutions introduced in the Senate and House of Representatives, a preliminary investigation of the Washington Emergency Relief Administration was made; and

"WHEREAS, The Senate committee and House committee worked in conjunction and accord in making this preliminary investigation; and

"WHEREAS, The purpose of said preliminary investigation pursuant to said reso­lutions was to determine whether or not a major audit and investigation should be made of the Washington Emergency Relief Administration; and

"WHEREAS, In its report to the respective houses the said committees have rec­ommended a major audit and investigation; and

"WHEREAS, It is necessary that a joint committee be appointed for the purpose of making said major audit and investigation,

"Now, Therefore, Be It Resolved, That a joint committee be appointed by the respective houses to be composed of three members from the Senate to be selected by the President of the Senate, and four members of the House of Representatives to be selected by the Speaker of said House, for the purpose of conducting said major audit and investigation of the Washington Emergency Relief Administration; and

"Be It Further Resolved, That said committee shall be authorized to hold ses­sions at the office of the Washington Emergency Relief Administration and elsewhere; to subpoena and examine witnesses under oath; compel the attendance of witnesses; administer oaths; compel the production of books and papers; compel all state officials, as deemed necessary by said committee, to appear before said investigation committee and there give testimony under oath; to employ counsel, stenographers, reporters, clerks, investigators, and accountants; to institute criminal or civil action as the case might be, either to prosecute violators and/or to collect improper disbursements; and

"Be It Further Resolved, That said committee shall have power to pay such counsel, stenographers, reporters, clerks, investigators, and accountants, such fees as they may deem proper, together with witness fees and expense accounts of the committee upon vouchers signed by the chairman of this committee; and

"Be It Further Resolved, That said committee shall continue its audit and investigation through the interim of the legislature and until such time as it has completed its audit and investigation, and any other action whether criminal or civil that may be deemed advisable.

"Be It Further Resolved, That recommendations of changes of policy, personnel and organization shall be made to the legislature prior to the adjournment thereof."

Debate ensued.

On motion of Mr. Luck, the previous question was ordered.

The Speaker declared the question to be on the adoption of the amend­ment by Representatives Smith (T. E.) and Keith.

Mr. Nelsen demanded a roll call and the demand was sustained.

The Clerk called the roll on the adoption of the amendment, and the amendment was lost by the following vote: Yeas, 40; nays, 57; absent or not voting, 2.
Those voting yea were: Representatives Bell, Carty, Clark, Dixon, Drew, Easterday, Edlund, Ford, Freese, Gessell, Gifford, Hales, Hall, Herren, Johnson (Hans), Keen, Keith, Klemgard, Lindgren, Lynch, McCarty, McDonald (J. D.), Neal, Nelsen, Parker, Richmond (W. A.), Ryan, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Twidwell, Van Dyk, Voyce, Wingrove—40.

Those voting nay were: Representatives Adams, Austin, Bice, Boede, Bohlke, Bowden, Brown, Christianson, Cohen, Copeland, Cowen, Devenish, Donahoe, Eddy, Edwards, Emory, Gardner, Gehlen, Haddon, Halleran, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Kemp, Leber, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Reeves, Reilly, Richmond (C. L.), Robbins, Sandegren, Skinner, Titus, Todd, Wanamaker, Wentworth, Wilson, Wiswall, Yantis, Mr. Speaker—57.

Those absent or not voting were: Representatives Boyle, Kelly—2.

The Speaker stated the question to be on the final passage of the substitute resolution.

Mr. Drew demanded a roll call and the demand was sustained.

The Clerk called the roll on the final passage of Substitute House Joint Resolution No. 11 and it passed the House by the following vote: Yeas, 64; nays, 33; absent or not voting, 2.

Those voting yea were: Representatives Adams, Austin, Bice, Boede, Bohlke, Bowden, Brown, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Eddy, Edwards, Emory, Gardner, Gehlen, Haddon, Halleran, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Kemp, Leber, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Murray, Myers, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Skinner, Titus, Todd, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—64.

Those voting nay were: Representatives Bell, Carty, Drew, Easterday, Edlund, Ford, Freese, Gessell, Gifford, Hales, Hall, Herren, Johnson (Hans), Keen, Keith, Klemgard, Lindgren, Lynch, McCarty, McDonald (J. D.), Morgan, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Twidwell, Van Dyk, Voyce—33.

Those absent or not voting were: Representatives Boyle, Kelly—2.

**NOTICE OF RECONSIDERATION.**

Mr. Titus gave notice that on the next working day he would move that the House reconsider the vote by which Substitute House Joint Resolution No. 11 passed the House.

Mr. Brown moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

Mr. Herren called the attention of the Speaker to the rule that in order to place the substitute resolution on final passage it would be necessary to suspend the rules and advance the substitute resolution to third reading before placing it on final passage, stating that this had not been done.

The Speaker stated that the point was well taken.
Mr. Yantis moved that the rules be suspended, Substitute House Joint Resolution No. 11 be advanced to third reading, the second reading considered the third and the substitute resolution be placed on final passage.

Mr. Drew demanded a roll call on the motion to suspend the rules and the demand was sustained.

The Clerk called the roll on the motion to suspend the rules and advance the substitute resolution to third reading and place it on final passage, and the motion was lost by the following vote: Yeas, 56; nays, 41; absent or not voting, 2.

Those voting yea were: Representatives Adams, Austin, Bice, Boede, Bowden, Brown, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Eddy, Edwards, Emory, Gardner, Gehlen, Haddon, Halleran, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Kemp, Leber, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Neff, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Robbins, Sandegren, Skinner, Todd, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—56.

Those voting nay were: Representatives Bell, Bohlke, Carty, Dixon, Drew, Easterday, Edlund, Ford, Freese, Gessell, Hales, Hall, Herren, Holt, Johnson (Hans), Keen, Keith, Klemgard, Lindgren, Lynch, McCarty, McCauley, McDonald (J. D.), Neal, Nelson, Richmond (W. A.), Ryan, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voyce—41.

Those absent or not voting were: Representatives Boyle, Kelly—2.

Substitute House Joint Resolution No. 11 was passed to third reading.

Mr. Smith (T. E.) moved that Substitute House Joint Resolution No. 11 be placed on the calendar for the next working day as the first order of business under the third reading of bills.

After considerable debate, the motion was carried.

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

On motion of Mr. Adams, the House was declared at recess until 2:30 p.m.

AFTERNOON SESSION.

The Speaker called the House to order at 2:30 p.m.

The Clerk called the roll and all members were present except Representative Kelly, who had been excused.

The Speaker observed former Representative Pliny L. Allen from King, and appointed Mr. McDonald (D. A.) to escort him to a seat beside the Speaker.

SECOND READING OF BILLS.

Senate Joint Resolution No. 6, by Senator Lovejoy: Relating to aeronautical service.

The resolution was read the second time in full.
Mr. Voyce moved that Senate Joint Resolution No. 6 be indefinitely post-
poned.

Debate ensued.

The motion was lost.

Mr. Emory moved that the rules be suspended, Senate Joint Resolution
No. 6 be advanced to third reading, the second reading considered the third
and the resolution be placed on final passage.

The motion was carried.

The Clerk called the roll on the final passage of Senate Joint Resolution
No. 6, and it passed the House by the following vote: Yeas, 59; nays, 34;
absent or not voting, 6.

Those voting yea were: Representatives Adams, Austin, Bice, Boede,
Bowden, Carty, Christianson, Cohen, Copeland, Cowen, Devenish, Donahoe,
Eddy, Edwards, Emory, Ford, Gardner, Haddon, Holt, Huetter, Hurley,
Johnson (W. A.), Johnston (Geo. H.), Jones, Keith, Kemp, Leber, Ledger-
wood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McDonald (D. A.),
McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Nelsen, Ott.
Parker, Reeves, Reilly, Richmond (W. A.), Robbins, Ryan, Sandegren,
Skinner, Smith (B. L.), Strickland, Todd, Wanamaker, Wentworth, Wilson,
Wingrove, Wiswall, Yantis, Mr. Speaker—59.

Those voting nay were: Representatives Bell, Bohlke, Boyle, Clark,
Dixon, Drew, Easterday, Edlund, Freese, Gessell, Gifford, Hales, Hall, Her-
ren, Johnson (Hän's), Keen, Klemgard, Lindgren, McCarty, McCauley, Mc-
Donald (J. D.), Neal, Richmond (C. L.), Sawyer, Schroeder, Schultz, Smith
(J. B.), Smith (M. B.), Smith (T. E.), Sullivan, Titus, Twidwell, Van Dyk,
Voyce—34.

Those absent or not voting were: Representatives Brown, Gehlen, Hal-

Senate Joint Resolution No. 6, having received the constitutional ma-
jority, was declared passed.

Engrossed Senate Bill No. 10, by Senator Peirce: Relating to presiden-
tial elections.

The Speaker called Mr. Todd to preside.

The Speaker (Mr. Todd presiding) observed former Representative
Frances M. Haskell from Pierce within the bar of the House and appointed
Mr. Herren to escort her to a seat beside the Speaker.

MR. SPEAKER:

We, a majority of your Committee on Elections and Privileges, to whom was
referred Engrossed Senate Bill No. 10, entitled "An Act relating to elections, provid-
ing for electors of president and vice-president of the United States and the method
of voting for the same, amending Section 17 of Chapter XIII (13) of the Laws of
1889-90, page 406, as amended by Chapter CVI (106) of the Laws of 1891, as
amended by Section 4 of Chapter CLVI (156) of the Laws of 1895, and as amended
by Chapter LXXXIX (89) of the Laws of 1901, and amending Section 4 of Chapter
58 of the Laws of 1913, page 180, and amending Section 7 of Chapter 58 of the
Laws of 1913, page 182, as amended by Section 2 of Chapter 114 of the Laws of 1915,
page 325, and as amended by Section 6 of Chapter 178 of the Laws of 1921, page 703,
and amending Section 14 of Chapter 58 of the Laws of 1913, page 191, as amended
by Section 8 of Chapter 114 of the Laws of 1915, page 332, and repealing Section
2 of Chapter CXVIII (118) of the Laws of 1891, page 364," have had the same
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under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In section 7 of the engrossed bill, strike the Roman numeral "CXVIII" and the figures "(118)," and insert in lieu thereof the Roman numerals "CXLVIII" and the figures "(148)."

In the twelfth line of the title, strike the Roman numerals "CXVIII" and the figures "(118)," and insert in lieu thereof the Roman numerals "CXLVIII" and the figures "(148)."

HUGH HERREN, Chairman.

We concur in this report: Frank Schultz, Richard W. Bowden, Donald A. McDonald, W. E. Carty, R. J. Ryan, Lloyd Lindgren, Ben S. Sawyer, Corbin Sullivan.

The bill was read the second time by sections.

On motion of Mr. Herren, the committee amendments were adopted.

Engrossed Senate Bill No. 10 was passed to third reading.

Senate Bill No. 56, by Senator Dailey: Relating to Federal grants.

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

House Bill No. 2, by Representative Herren: Relating to criminal prosecutions.

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

House Bill No. 22, by Representative Holt: Relating to real estate plats.

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

House Bill No. 107, by Representatives Reeves, Keen, McDonnell, Wingrove, Brown, Sandegren, McDonald (D. A.), Mackie and Clark: Relating to trading stamps.

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

House Bill No. 108, by Representative Yantis: Relating to planning commissions.

House of Representatives,

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 108, entitled "An Act relating to city, town, county and regional planning and the creation, organization, duties and powers 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 with the following amendment:

In Section 5 at the end thereof after the period in line 11 of the original bill, being line 27 of the printed bill, add the following: "The local legislative body of any city where such ordinances are in effect, may, on the recommendation of its commission, when such action is deemed necessary, provide for the appointment of a board of adjustment, to make, in appropriate cases and subject to appropriate conditions and safeguards established by ordinance, special exceptions in harmony with the general purpose and intent and in accordance with general or specific rules therein contained."

DONALD A. MCDONALD, Chairman.

We concur in this report: Edward J. Reilly, Lyle D. Keith, Geo. F. Yantis, Ben S. Sawyer, Robert F. Murray, Adela Parker, DeWolfe Emory, John R. Martin.

The bill was read the second time by sections.

On motion of Mr. McDonald (D. A.), the committee amendment was adopted.

The bill was passed to third reading and ordered engrossed.

House Bill No. 231, by Representatives Wentworth, Hurley, Cohen, Hales, Martin (J. R.), Wilson, Neff and Haddon: Relating to trade marks.

The bill was read the second time by sections and passed to third reading.
House Bill No. 308, by Representative Yantis: Relating to session laws. The bill was read the second time by sections and passed to third reading.

THIRD READING OF BILLS.

Engrossed House Bill No. 17, by Representative Parker: Relating to county officers.

On motion of Miss Parker, the rules were suspended, the second reading considered the third and Engrossed House Bill No. 17 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 17 and it passed the House by the following vote: Yeas, 74; nays, 1; absent or not voting, 24.

Those voting yea were: Representatives Austin, Bowden, Boyle, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gehlen, Gessell, Gifford, Hales, Hall, Halleran, Holt, Huetter, Johnson (Hans), Johnston (Geo. H.), Karr, Kemp, Klemgard, Ledgerwood, Lindgren, Luck, Lynch, Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Nelsen, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wannemaker, Wentworth, Wilson, Wingrove, Yantis—74.

Those voting nay were: Representative Keith—1.

Those absent or not voting were: Representatives Adams, Bell, Bice, Boede, Bohlke, Brown, Carty, Donahoe, Gardner, Haddon, Herren, Hurley, Johnson (W. A.), Jones, Keen, Kelly, Leber, Mackie, Martin (F. J.), Neff, Ott, Robbins, Wiswall, Mr. Speaker—24.

Engrossed House Bill No. 17, having received the 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. 321, by Committee on Appropriations (by departmental request): Relating to the Commissioner of Public Lands.

Mr. Edwards moved that the rules be suspended, the second reading considered the third, and House Bill No. 321 be placed on final passage.

The motion was carried.

Debate ensued.

Mr. Strickland moved that House Bill No. 321 be re-referred to the Committee on Appropriations.

Mr. Austin moved as a substitute that House Bill No. 321 be indefinitely postponed.

The substitute motion was lost.

Mr. Titus moved as a substitute that the motion by Mr. Strickland to re-refer the bill to the Committee on Appropriations be laid on the table.

Debate was attempted, but the Chair ruled the motion was not debatable.

The substitute motion by Mr. Titus was lost.

The Speaker (Mr. Todd presiding) announced the question to be on the motion to re-refer House Bill No. 321 to the Committee on Appropriations.

Debate ensued.
Mr. Martin (J. R.) moved that the motion to re-refer House Bill No. 321 to the Committee on Appropriations be laid on the table without taking the bill with it.

Division was called for and the motion was carried on a rising vote.

The Speaker (Mr. Todd presiding) declared the question to be on the final passage of House Bill No. 321.

Debate ensued.

Mrs. Myers demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 321 and it passed the House by the following vote: Yeas, 66; nays, 17; absent or not voting, 16.

Those voting yea were: Representatives Austin, Bohlke, Boyle, Brown, Christianson, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gifford, Haddon, Halleran, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keith, Kemp, Klemgard, Leber, Ledgerwood, Martin (F. J.), Martin (J. R.), McCarty, McCauley McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Neff, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Smith (J. B.), Smith (T. E.), Smith (T. E.), Sullivan, Todd, Twidwell, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis—66.

Those voting nay were: Representatives Bowden, Clark, Easterday, Eddy, Gessell, Hales, Hall, Holt, Lindgren, Mackie, Neal, Nelsen, Skinner, Smith (B. L.), Strickland, Titus, Van Dyk—17.

Those absent or not voting were: Representatives Adams, Bell, Bice, Boede, Carty, Gehlen, Herren, Hueixer, Jones, Keen, Kelly, Luck, Lynch, Ott, Smith (M. B.), Mr. Speaker—16.

House Bill No. 321, having received the 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. Austin gave notice that on the next working day he would move that the House reconsider the vote by which it passed House Bill No. 321.

Engrossed House Bill No. 324, by Committee on State Granted, School and Tide Lands (by departmental request): Relating to state lands.

On motion of Mr. Wilson, the rules were suspended, the second reading considered the third and Engrossed House Bill No. 324 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 324, and it passed the House by the following vote: Yeas, 65; nays, 8; absent or not voting, 26.

Those voting yea were: Representatives Adams, Bowden, Boyle, Brown, Christiansen, Clark, Copeland, Cowen, Devenish, Donahoe, Easterday, Eddy, Edlund, Edwards, Ford, Freese, Gardner, Gessell, Haddon, Hales, Halleran, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keith, Kemp, Klemgard, Ledgerwood, Luck, Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDon-
Those voting nay were: Representatives Drew, Gifford, Hall, Lindgren, Mackie, Smith (J. B.), Smith (T. E.), Voyce—8.

Those absent or not voting were: Representatives Austin, Bell, Bice, Boede, Bohlke, Carty, Cohen, Dixon, Emory, Gehlen, Herren, Huetter, Jones, Keen, Kelly, Leber, Lynch, Martin (F. J.), Neff, Ott, Richmond (W. A.), Smith (M. B.), Strickland, Sullivan, Titus, Mr. Speaker—26.

Engrossed House Bill No. 324, having received the 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. 325, by Committee on State Granted, School and Tide Lands (by departmental request): Relating to the appraisal of state lands.

On motion of Mr. Wilson, the rules were suspended, the second reading considered the third, and House Bill No. 325 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 325 and it passed the House by the following vote: Yeas, 69; nays, 0; absent or not voting, 30.

Those voting yea were: Representatives Adams, Boede, Bowden, Brown, Christianson, Clark, Copeland, Cowen, Dixon, Donahoe, Drew, Eddy, Edlund, Edwards, Emory, Freese, Gessell, Haddon, Hales, Hall, Halleran, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keith, Kemp, Klemgard, Lindgren, Luck, Mackie, Martin (J. R.), McCarty, McAuley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Nelsen, Parker, Reeves, Reilly, Richmond (C. L.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Smith (M. B.), Strickland, Sullivan, Wentworth, Mr. Speaker—30.

Those absent or not voting were: Representatives Austin, Bell, Bice, Bohlke, Boyle, Carty, Cohen, Devenish, Easterday, Ford, Gardner, Gehlen, Gifford, Herren, Huetter, Jones, Keen, Kelly, Leber, Ledgerwood, Lynch, Martin (F. J.), Neff, Ott, Richmond (W. A.), Smith (M. B.), Strickland, Sullivan, Wentworth, Mr. Speaker—30.

House Bill No. 325, having received the 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 Committee on State Granted, School and Tide Lands (by departmental request): Relating to shorelands.

On motion of Mr. Wilson, the rules were suspended, the second reading considered the third and House Bill No. 326 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 326 and it passed the House by the following vote: Yeas, 70; nays, 0; absent or not voting, 29.

Those voting yea were: Representatives Adams, Bowden, Boyle, Brown, Christianson, Clark, Cohen, Copeland, Cowen, Dixon, Donahoe, Drew, Easterday, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gessell, Gifford,
Haddon, Hales, Hall, Halleran, Hurley, Johnson (Hans), Johnson (W. A.),
Johnston (Geo. H.), Karr, Kemp, Ledgerwood, Lindgren, Luck, Mackie,
Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.),
McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Nelsen,
Parker, Reeves, Reilly, Richmond (C. L.), Robbins, Ryan, Sandegren, Saw-
yer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Titus, Todd,
Twidwell, Van Dyk, Voyce, Wanamaker, Wilson, Wingrove, Wiswall,
Yantis—70.

Those absent or not voting were: Representatives Austin, Bell, Bice,
Boede, Bohlke, Carty, Devenish, Eddy, Gehlen, Herren, Holt, Huetter, Jones,
Keen, Keith, Kelly, Klemgard, Leber, Lynch, Martin (F. J.), Neff, Ott,
Richmond (W. A.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan,
Wentworth, Mr. Speaker—29.

House Bill No. 326, having received the 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 Committee on State Granted, School and Tide
Lands (by departmental request): Relating to management of state lands.

On motion of Mr. Wilson, the rules were suspended, the second reading
considered the third, and House Bill No. 327 was placed on final passage.
The Clerk called the roll on the final passage of House Bill No. 327
and it passed the House by the following vote: Yeas, 64; nays, 1; absent
or not voting, 34.

Those voting yea were: Representatives Adams, Bohlke, Bowden, Boyle,
Carty, Christianson, Clark, Cohen, Copeland, Dixon, Donahoe, Drew, East-
erday, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gessell, Gifford,
Hales, Halleran, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.),
Keith, Kemp, Klemgard, Ledgerwood, Martin (J. R.), McCarty, McCauley,
McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), Morgan, Murray,
Myers, Neal, Nelsen, Parker, Reilly, Richmond (C. L.), Richmond (W. A.),
Robbins, Ryan, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith
(J. B.), Smith (T. E.), Titus, Todd, Twidwell, Van Dyk, Voyce, Wana-
maker, Wilson, Wingrove, Wiswall, Yantis—64.

Those voting nay were: Representative Hall—1.

Those absent or not voting were: Representatives Austin, Bell, Bice,
Boede, Brown, Cowen, Devenish, Eddy, Gehlen, Haddon, Herren, Holt,
Huetter, Hurley, Jones, Karr, Keen, Kelly, Leber, Lindgren, Luck, Lynch,
Mackie, Martin (F. J.), McDonnell, Neff, Ott, Reeves, Sandegren, Smith
(M. B.), Strickland, Sullivan, Wentworth, Mr. Speaker—34.

House Bill No. 327, having received the 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. 328, by Committee on State Granted, School and Tide
Lands (by departmental request): Relating to state lands.

On motion of Mr. Wilson, the rules were suspended, the second reading
considered the third and House Bill No. 328 was placed on final passage.
The Clerk called the roll on the final passage of House Bill No. 328
and it passed the House by the following vote: Yeas, 64; nays, 0; absent or not voting, 35.

Those voting yea were: Representatives Adams, Boede, Bohlke, Bowden, Boyle, Brown, Christianson, Copeland, Dixon, Donahoe, Drew, Easterday, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Hall, Halletar, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Kemp, Ledgerwood, Martin (J. R.), McCarty, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Parker, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Titus, Todd, Twidwell, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis—64.

Those absent or not voting were: Representatives Austin, Bell, Bice, Carty, Clark, Cohen, Cowen, Devenish, Eddy, Haddon, Hales, Herren, Holt, Huetter, Jones, Karr, Keen, Keith, Kelly, Klemgard, Leber, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), McCauley, Ott, Reeves, Sandegren, Smith (M. B.), Strickland, Sullivan, Van Dyk, Mr. Speaker—35.

House Bill No. 328, having received the constitutional majority, was declared passed.

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

House Bill No. 329, by Committee on State Granted, School and Tide Lands (by departmental request): Relating to improvement on state lands.

On motion of Mr. Wilson, the rules were suspended, the second reading considered the third and House Bill No. 329 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 329 and it passed the House by the following vote: Yeas, 62; nays, none; absent or not voting, 37.

Those voting yea were: Representatives Adams, Bice, Boede, Bowden, Boyle, Brown, Christianson, Copeland, Dixon, Donahoe, Drew, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Hall, Halletar, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Kemp, Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Titus, Todd, Twidwell, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis—62.

Those absent or not voting were: Representatives Austin, Bell, Bohlke, Carty, Clark, Cohen, Cowen, Devenish, Easterday, Eddy, Gehlen, Haddon, Hales, Herren, Holt, Huetter, Jones, Karr, Keen, Keith, Kelly, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Ott, Sandegren, Smith (M. B.), Strickland, Sullivan, Van Dyk, Voyce, Mr. Speaker—37.

House Bill No. 329, having received the 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. 330, by Committee on State Granted, School and Tide Lands (by departmental request): Relating to acquisition of state lands.
On motion of Mr. Wilson, the rules were suspended, the second reading considered the third, and House Bill No. 330 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 330, and it passed the House by the following vote: Yeas, 62; nays, none; absent or not voting, 37.

Those voting yea were: Representatives Adams, Bice, Boede, Bowden, Brown, Christianson, Clark, Copeland, Dixon, Donahoe, Drew, Edlund, Edwards, Emory, Freese, Gessell, Gifford, Hall, Halleran, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Kemp, Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Parker, Reeves, Reilly, Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Titus, Todd, Twidwell, Van Dyk, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—62.

Those absent or not voting were: Representatives Austin, Bell, Bohlke, Boyle, Carty, Cohen, Cowen, Devenish, Easterday, Eddy, Ford, Gardner, Gehlen, Haddon, Hales, Herren, Holt, Huetter, Karr, Keen, Keith, Kelly, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), McDonald (J. D.), Ott, Richmond (C. L.), Schroeder, Strickland, Sullivan, Voyce—37.

House Bill No. 330, having received the 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. 331, by Committee on Forestry and Logged-off Lands: Relating to forest reserves.

On motion of Mr. Neff, the rules were suspended, the second reading considered the third, and House Bill No. 331 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 331, and it passed the House by the following vote: Yeas, 65; nays, none; absent or not voting, 34.

Those voting yea were: Representatives Adams, Bice, Boede, Bowden, Brown, Christianson, Clark, Copeland, Dixon, Donahoe, Drew, Edlund, Edwards, Emory, Ford, Freese, Gessell, Gifford, Haddon, Halleran, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Kemp, Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis—65.

Those absent or not voting were: Representatives Austin, Bell, Bohlke, Boyle, Carty, Cohen, Cowen, Devenish, Easterday, Eddy, Gardner, Gehlen, Hales, Herren, Holt, Huetter, Karr, Keen, Keith, Kelly, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), McDonald (J. D.), Ott, Smith (M. B.), Strickland, Sullivan, Mr. Speaker—34.

House Bill No. 331, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Mr. Adams, the House adjourned to 10:00 a.m., Friday, February 15, 1935.

ROBT. F. WALDRON, Speaker.

S. R. HOLCOMB, Chief Clerk.

THIRTY-THIRD DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Friday, February 15, 1935.

The Speaker called the House to order at 10:00 a.m.
The Clerk called the roll and all members were present except Representative Kelly, who had been excused.

Prayer was offered by Reverend M. P. O'Dwyer of St. Michael's Catholic Church of Olympia.
The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Austin further reading was dispensed with and the journal was approved.

PROPOSITIONS, MOTIONS AND RESOLUTIONS.

Resolution by Mr. Wilson:

WHEREAS, There have been numerous complaints received by members of this legislative body charging favoritism, politics, and closed and secret bids in the purchase of medicines and other supplies for the University of the State of Washington.

Now, Therefore, Be It Resolved, That the standing committee on appropriations be authorized by this House of Representatives to conduct a hearing and investigation into these charges, and particularly investigate said charges; and

Be It Further Resolved, That said committee be authorized and directed to hold sessions to subpoena and examine witnesses under oath and administer oaths; and

Be It Further Resolved, That the said committee, upon the completion of such investigation, shall make a written report thereof to this legislature, together with its recommendations, within ten days from the date hereof.

Mr. Wilson moved the adoption of the resolution.

Debate ensued.

Mr. Martin (J. R.) moved as a substitute that the resolution be referred to the Committee on Educational Institutions.

The substitute motion was carried.

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

Mr. Robbins moved that House Bill No. 46 be re-referred to the Committee on Rules and Order.

Debate ensued.
POINT OF ORDER.

Mr. Luck:

"Mr. Speaker:

"May I inquire if it takes the same majority to bring a bill out of a committee after it has been there ten days."

The Speaker:

"I will rule that under Rule 76 it takes a two-thirds majority to bring a bill out from a committee unless it has been there ten days; after ten days it merely requires a majority of the House."

Mr. Neal demanded the previous question and the demand was sustained.

A roll call was demanded on the motion to re-refer House Bill No. 46 to the Committee on Rules and Order.

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, 60; nays, 32; absent or not voting, 7.

Those voting yea were: Representatives Bell, Bice, Bohlke, Boyle, Brown, Christianson, Clark, Cohen, Copeland, Devenish, Dixon, Donahoe, Eddy, Edwards, Emory, Ford, Gardner, Gessell, Haddon, Halleran, Herren, Hurley, Johnson (Hans), Johnson (W. A.), Jones, Karr, Keen, Keith, Kemp, Leber, Ledgerwood, Mackie, Martin (J. R.), McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Ott, Parker, Reeves, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Wamamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—60.

Those voting nay were: Representatives Austin, Bowden, Cowen, Drew, Easterday, Edlund, Freese, Gehlen, Gifford, Hales, Hall, Holt, Hueter, Johnston (Geo. H.), Klemgard, Lindgren, Luck, Lynch, Martin (F. J.), McCarty, Neal, Nelsen, Reilly, Sandegren, Smith (J. B.), Smith (M. B.), Smith (T. E.), Titus, Todd, Twidwell, Van Dyk, Voce—32.

Those absent or not voting were: Representatives Adams, Boede, Carty, Kelly, Neff, Strickland, Sullivan—7.

Having failed to receive a two-thirds majority, the motion to re-refer House Bill No. 46 to the Committee on Rules and Order was declared lost.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 14, 1935.

Mr. Speaker:

We, a majority of your Committee on Rules and Order, having possession of House Bill No. 156, entitled "An Act relating to food and shell fish defining the powers of the Director of Fisheries in relation thereto, and amending Section 108, Chapter 7, Laws 1921 (Section 10866, Remington's Revised Statutes) and Section 110, Chapter 7, Laws 1921 (Section 10868, Remington's Revised Statutes)," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be re-referred to the Committee on Fisheries.

ROBT. F. WALDRON, Chairman.

We concur in this report: Richard W. Bowden, John N. Wilson, J. T. Ledgerwood, W. A. Richmond, G. N. Adams, A. Lou Cohen, Belle Reeves, John R. Martin, Geo. F. Yantis, John R. Jones.

On motion of Mr. Yantis, the committee report was adopted and House Bill No. 156 was re-referred to the Committee on Fisheries.
We, your Committee on Cities of the First Class, to whom was referred House Bill No. 196, entitled "An Act authorizing certain cities having idle and unused water systems, to enter into contracts for a period of years with the owners and operators of industrial plants," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ROBERT T. MCDONALD, Chairman.


Passed to second reading.

We, a majority of your Committee on Cities of the First Class, to whom was referred House Bill No. 228, entitled "An Act relating to the deposit of public funds in banks by city treasurers, providing for the rate of interest thereon, creating city finance committees, prescribing the duties of such committees, amending Sections 5569 and 5572 of Remington's Revised Statutes, amending Chapter 103 of the Laws of 1905 by adding a new section thereto to be known as Section 4, amending Chapter 22 of the Laws of 1907 by adding a new section thereto to be known as Section 5, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ROBERT T. MCDONALD, Chairman.


Passed to second reading.

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 238, entitled "An Act relating to and regulating the practice of the profession of engineering and land surveying, defining the powers and duties of certain officers; 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.

DONALD A. MCDONALD, Chairman.


Passed to second reading.

House Bill No. 259 (reported by Committee on State Library):
Do pass with amendments.
Passed to second reading.

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 375, entitled "An Act providing for the special investigation of the Erland Point Murder Case by the Attorney General of the State of Washington, providing an appropriation 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.

DONALD A. MCDONALD, Chairman.

We, a minority of your Judiciary Committee, to whom was referred House Bill No. 375, entitled "An Act providing for the special investigation of the Erland Point Murder Case by the Attorney General of the State of Washington, providing an appropriation 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 not pass. 

We concur in this report: Ben S. Sawyer, W. A. Richmond, Edward J. Reilly, Adela Parker.

Passed to second reading.

We, a majority of your Committee on Agriculture, to whom was referred House Concurrent Resolution No. 10, relating to uniformity of grain warehouse regulations in Washington, Oregon and Idaho, 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, a majority of your Committee on Agriculture, to whom was referred Senate Joint Memorial No. 16, relating to the relief of farmers against agricultural indebtedness, 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.

The Senate has passed Engrossed Senate Bill No. 153, and the same is here-with transmitted.

The Senate has passed Engrossed Senate Bill No. 151, and the same is here-with transmitted.

The Senate has passed Engrossed Senate Bill No. 152, and the same is here-with transmitted.

The Senate has passed Senate Joint Memorial No. 19, and the same is here-with 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. 438**, by Representative Keen: An Act prohibiting riding on running boards of vehicles, or on sleds and other objects drawn by a vehicle, and providing penalties for its violation.
Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 439**, by Representatives McDonald (D. A.) and Martin (J. R.): An Act relating to physical education, and amending Section 1 of Chapter 78 of the Session Laws of 1923, being Section 4683 of Remington's Compiled Statutes.
Ordered printed and referred to Committee on Education.

**House Bill No. 440**, by Representative Freese: An Act for the relief of D. P. Shrewsberry and making an appropriation therefor.
Ordered printed and referred to Committee on Appropriations.

**House Bill No. 441**, by Representative Nelsen: An Act relating to the relief of Darwin Hyden, and making an appropriation therefor.
Ordered printed and referred to Committee on Appropriations.

**House Bill No. 442**, by Representative Twidwell: An Act for the relief of Doyle Williams and Dollie Williams, and making an appropriation.
Ordered printed and referred to Committee on Appropriations.

**House Bill No. 443**, by Representatives Donahoe, Sullivan and Gessell: An Act for the relief of Chas. Stover, and making an appropriation.
Ordered printed and referred to Committee on Appropriations.

**House Bill No. 444**, by Representative Smith (J. B.): An Act relating to unexpended appropriations and to the budgets of certain cities and amending Section 9000-20 of Remington's Revised Statutes.
Ordered printed and referred to Committee on Cities of the First Class.

**House Bill No. 445**, by Representative Smith (J. B.): An Act relating to certain classes of cities, the estimates for preparation of the budgets and filing and classification thereof and providing penalties and amending Section 9000-14 of Remington's Revised Statutes.
Ordered printed and referred to Committee on Cities of the First Class.

**House Bill No. 446**, by Representatives Richmond (W. A.), Johnson (Hans), Bell, Brown, Easterday, Sandegren, Dixon, Ryan, Schroeder and Herren (by departmental request): An Act for the relief of Ben Diebert of 7007 South Fife Street, Tacoma, Washington, and making an appropriation therefor.
Ordered printed and referred to Committee on Appropriations.

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

**House Bill No. 448**, by Representative Strickland: An Act relating to public highways, regulating the use thereof, providing for the safety of users thereof, providing penalty for violation thereof and declaring an emergency.
Ordered printed and referred to Committee on Labor and Labor Statistics.

**House Bill No. 449**, by Representative Strickland: An Act relating to the physical examination of applicants for marriage licenses, the certification of said examination, and the sterilization of physically and mentally afflicted applicants.

Ordered printed and referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

**House Bill No. 450**, by Judiciary Committee: An Act relating to chattel mortgages, providing for the filing of copies of certain chattel mortgages with the secretary of state, declaring the effect of such filing, defining the duties of the secretary of state therewith, providing certain fees to be paid in connection therewith, and amending Section 3788 of Remington's Compiled Statutes, and adding two new sections numbered 3788-1 and 3788-2.

Ordered printed and passed to second reading.

**House Bill No. 451**, by Representatives Smith (J. B.), Drew, McCarty, Easterday, and Neal: An Act relating to cities of the first class, and authorizing the establishment and operation of municipal depositories or quasi banks therein.

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

**House Bill No. 452**, by Representatives Smith (J. B.), Neal and McCarty: An Act authorizing the county treasurers to bring receivership proceedings against owners of income bearing properties for the purpose of applying the rents received to the taxes due, and declaring an emergency.

Ordered printed and referred to Committee on Counties and County Boundaries.

**House Bill No. 453**, by Representatives Klemgard, Johnson (Hans), Sandegren, Bowden, Drew, Gehlen, Schultz, Van Dyk, Johnson (W. A.), Martin (F. J.), Wilson, Herren, Clark, Dixon, Nelson and Titus: An Act providing for the more efficient administration of the State Government, establishing a Board of State Taxation Commissioners, and the office of the Director of Highways, prescribing their terms, powers and compensation, and the method of their nomination and election, and defining their powers and duties; abolishing the State Tax Commission, the Department of Public Works, the Department of Efficiency, the Department of Conservation and Development, the Department of Labor and Industries, the Department of Fisheries, the Department of Licenses, the Inheritance Tax and Escheat Division, and the office of State Highway Engineer; allocating the powers and duties of the offices, commissions, divisions and departments, hereby abolished, to the various State Officers, Boards and Commissions, and declaring an emergency.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 454**, by Representative McCarty: An Act relating to revenue and taxation, levying a franchise, earning or income tax or tax on the net earnings of all banks and corporations, requiring the making of returns by such, providing penalties for violating any of the provisions hereof, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 455**, by Representative Gehlen: An Act providing for license fees for establishments selling liquor by the glass, and amending Chap-
ter 62 of the Laws of Extraordinary Session of 1933 by adding a new section to be known as Section 23A.

Ordered printed and referred to Committee on Liquor Control.

House Concurrent Resolution No. 13, by Representative Holt: Relating to Senate Concurrent Resolution No. 2.

On motion of Mr. Holt the rules were suspended, House Concurrent Resolution No. 13 was advanced to second reading and read in full.

On motion of Mr. Holt, the rules were suspended, House Concurrent Resolution No. 13 was advanced to third reading, the second reading considered the third and the resolution was adopted on a viva voce vote.


Ordered printed and referred to Committee on Commerce and Manufacturing.

First Reading of Senate Bills.

Engrossed Senate Bill No. 151, by Committee on Rules and Joint Rules (by executive request): An Act providing for the investment of the Permanent School Fund, the permanent funds of the normal schools, state university, scientific school, agricultural college, charitable, educational, penal and reformatory institutions, and declaring an emergency.

Referred to Committee on Banks and Banking.

Engrossed Senate Bill No. 152, by Committee on Rules and Joint Rules (by executive request): An Act relating to the General Obligation Bonds of 1933 Retirement Fund, providing that money in said fund may be invested in United States Government treasury certificates, notes and bonds or in General Obligation Bonds of 1933 of the State of Washington by the state finance committee and declaring an emergency.

Referred to Committee on Banks and Banking.

Engrossed Senate Bill No. 153, by Committee on Rules and Joint Rules (by request of Department of Public Works): An Act relating to steamboat companies, providing for additional regulation and amending Chapter 117 of the Laws of 1911 as amended by Section 1 of Chapter 248 of the Laws of 1927 (Section 10361-2 Remington's Revised Statutes).

Referred to Committee on Public Utilities.

Senate Joint Memorial No. 19, by Senator Tewksbury: Relating to loans to oyster planters.

Referred to Committee on Fisheries.

Second Reading of Bills.

House Bill No. 5, by Representative McDonald (D. A.): Relating to the practice of chiropody.

We, your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred House Bill No. 5, entitled "An Act relating to the practice of chiropody, defining 'chiropodist' and providing for the suspension and renewal of certificates to practice chiropody, extending the right to practice to practitioners of other states, amending Sections 1, 4, 6 and 10 of Chapter 38 of the Laws of 1917, and Section 10 of Chapter 120 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:

In Section 1, line 11 of the original bill, being line 4 of the printed bill, strike the word "surgically."

In Section 1, lines 12, 13 and 14 of the original bill, being lines 6 and 7 of the printed bill, strike the comma (,) after the word "foot" and insert in lieu thereof a period (.) and strike the remainder of the sentence.

In Section 1, lines 23 and 24 of the original bill, being lines 14 and 15 of the printed bill, strike the whole of subsection (c).

In Section 1, page 2, lines 1, 2 and 3 of the original bill, being lines 21 and 22 of the printed bill, following the comma (,) and after the word "adhesive" insert the word "or."

In Section 1, page 2, lines 1, 2 and 3 of the original bill, being lines 21 and 22 of the printed bill, after the word "gauze" strike the comma (,) and the remainder of the sentence.

R. D. WISWALL, Chairman.

We concur in this report: W. W. Robbins, Bert Lynch, Lloyd Lindgren, U. S. Ford, Dr. David Cowen, A. C. Wingrove, J. D. McDonald, D. F. Bice.

The bill was read the second time by sections.

With the consent of the House the committee amendments were withdrawn.

On motion of Mr. McDonald (D. A.), the following amendments were adopted:

Amend the bill by striking the whole of Section 1.
Amend Section 2 by renumbering it to read "Section 1."

Mr. Titus moved that House Bill No. 5 be re-referred to the Committee on Medicine, Dentistry, Pure Food and Drugs for the purpose of amendment. Debate ensued.

The motion was lost.

Mr. McDonald (D. A.) moved the adoption of the following amendment:

Amend the bill by adding thereto a new section to be known as Section 2 and to read as follows:

"Sec. 2. Licenses for the practice of chiropody shall be issued by the director of licenses without examination, to all persons who shall within ten days from the taking effect of this act have and maintain a fixed place of business with the necessary facilities for the sterilization of instruments, and who shall at the time of making application file with the said director an affidavit to the effect that he or she had such fixed place of business, and is a resident of the state and had been engaged in the practice of chiropody in this state for at least three years prior to 1917. The application for said license shall be accompanied by an affidavit of reputable persons to the effect that they are acquainted with the applicant and believe him or her to be a person of good moral character. In addition thereto, the applicant shall give satisfactory reasons to the director of licenses why he failed to register since Chapter 38 of the Session Laws of 1917 went into effect. Said applicant shall at the time of making application pay to the said director of licenses the sum of twenty-five dollars ($25.00). Provided, however, That nothing herein contained shall be construed to in anywise modify, repeal or alter the provisions of Section 3 of Chapter 38 of the Laws of 1917, except as herein contained."

Mr. Drew moved the adoption of the following amendment to the amendment:

In line 12 of the amendment strike the following: "prior to 1917."

Debate ensued.

Miss Parker moved that the amendment to the amendment be laid on the table without taking the amendment by Mr. McDonald (D. A.) or the bill with it.

The motion was carried.
The Speaker announced the question to be on the adoption of the amendment by Mr. McDonald (D. A.)

The amendment was adopted.

Mr. McDonald (D. A.) moved the adoption of the following amendments:

In line 2 of the title of the original bill, being line 1 of the printed bill, strike the word and quotation marks "chiropodist" and insert in lieu thereof the words "educational requirements therefor."

In line 5 of the title of the original bill, being line 3 of the printed bill, after the word "sections" and before the figure "4," strike the figure "1" and insert in lieu thereof the figure "3."

The amendments were adopted.

Mr. Bice moved that the rules be suspended, House Bill No. 5 be advanced to third reading, the second reading considered the third, and the bill placed on final passage.

Mr. Titus demanded a roll call, but the demand was not sustained.

Debate ensued.

On motion of Mr. Sawyer, the previous question was ordered.

The Speaker announced the question to be on the motion to advance House Bill No. 5 to third reading and place the bill on final passage.

Division was called for and the motion was carried on a rising vote.

The Clerk called the roll on the final passage of House Bill No. 5 and it passed the House by the following vote: Yeas, 68; nays, 12; absent or not voting, 19.

Those voting yea were: Representatives Adams, Austin, Bell, Rice, Boede, Bohlke, Brown, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Easterday, Edwards, Emory, Ford, Gessell, Gifford, Haddon, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Kemp, Leber, Ledgerwood, Lynch, Mackie, Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Sandegren, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Strickland, Titus, Twidwell, Van Dyk, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—68.

Those voting nay were: Representatives Bowden, Boyle, Drew, Eddy, Edlund, Freese, Hall, Klemgard, Neal, Sawyer, Smith (T. E.), Voyce—12.

Those absent or not voting were: Representatives Carty, Dixon, Gardner, Gehlen, Hales, Halleran, Keen, Keith, Kelly, Lindgren, Luck, Martin (F. J.), Neff, Richmond (W. A.), Robbins, Ryan, Smith (M. B.), Sullivan, Todd—19.

House Bill No. 5, having received the 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. Titus gave notice that on the next working day he would move that the House reconsider the vote by which it passed House Bill No. 5.

House Bill No. 233, by Representatives Easterday, Ryan, Klemgard, Dixon, Cowen, Drew, Brown, Richmond (W. A.), Sawyer, Smith (J. B.), Schroeder, Herren, Reilly, Holt, Kelly and Johnson (Hans): Relating to county commissioners.
On motion of Mr. Skinner, Substitute House Bill No. 233 was substituted for House Bill No. 233.
The substitute bill was read the second time by sections and passed to third reading.

House Bill No. 267, by Representative Hurley: Relating to civil service.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 13, 1935.

MR. SPEAKER:
We, a majority of your Committee on Municipal Corporations Other Than First Class, to whom was referred House Bill No. 267, entitled "An Act relating to civil service in cities and towns and creating a board of civil service commissioners in cities having a fully paid fire department and providing a civil service system based upon examination, investigation as to merit, efficiency and fitness for appointment, employment and promotion of all officers and men appointed in said fire departments; and regulating the transfer, reinstatement, suspension and discharge of said officers and firemen and making the act inapplicable to certain cities and towns," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In Section 23, line 20 of the original bill, being line 13 of the printed bill, strike the word "less," and insert in lieu thereof the word "more."
In Section 23, line 21 of the original bill, being line 14 of the printed bill, after the figures "($100)" strike the balance of the matter down to and including the figures "($1000)" in line 21 of the original bill, being line 14 of the printed bill.
In Section 23, line 21 of the original bill, being line 14 of the printed bill, strike the word "or," and insert in lieu thereof the word "and."
In Section 23, line 22 of the original bill, being line 15 of the printed bill, strike the words and figures "one (1) year," and insert in lieu thereof the words and figures "thirty (30) days."

JOHN R. HURLEY, Chairman.
We concur in this report: Ben S. Sawyer, Corbin Sullivan, R. D. Wiswall.

The bill was read the second time by sections.
On motion of Mr. Hurley, the committee amendments were adopted.
House Bill No. 267 was passed to third reading and ordered engrossed.

House Bill No. 289, by Representative Adams (by departmental request): Relating to appropriation for bounties on seals.
The bill was read the second time by sections and passed to third reading.

House Bill No. 320, by Representative Edwards: Relating to appropriations for relief of certain persons.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 13, 1935.

MR. SPEAKER:
We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 320, entitled "An Act making appropriations for the relief of certain persons named 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:

In Section 1, line 16 of the original bill, being line 9 of the printed bill, add the following:

"L. W. Warner, $18.00, overpayment of license fees."

A. E. EDWARDS, Chairman.
The bill was read the second time by sections.
On motion of Mr. Edwards, the committee amendment was adopted.
On motion of Mr. Ott, the following amendments were adopted:
Amend the bill by adding thereto a new section to be known as Section 2 and to read as follows:

"SEC. 2. There is hereby appropriated from the General Fund of the State of Washington the sum of fifteen and thirty-eight one-hundredths dollars ($15.38) for the relief of A. L. Smalley estate, overpayment of inheritance tax."

Amend the bill further by adding thereto a new section to be known as Section 3 and to read as follows:

"SEC. 3. There is hereby appropriated from the Game Fund of the State of Washington the sum of twenty-one dollars ($21.00) for the relief of Dorothy Fairweather, over remittance on sale of game licenses."

Mr. Sandegren moved that the bill be re-referred to the Committee on Appropriations for the purpose of studying the amendments.

The motion was lost.

House Bill No. 320 was passed to third reading and ordered engrossed.

On motion of Mr. Adams, consideration of the rest of the bills on the calendar on second reading was dispensed with, and said bills were ordered to retain their places on the calendar for the next working day.

THIRD READING OF BILLS.

Substitute House Joint Resolution No. 11, by Committee on Rules and Order: Relating to investigation of the W. E. R. A.

On motion of Mr. Edwards, the rules were suspended, the second reading considered the third, and Substitute House Joint Resolution No. 11 was placed on final passage.

Debate ensued.

On motion of Mr. Bowden, the previous question was ordered.

The Clerk called the roll on the final passage of Substitute House Joint Resolution No. 11 and it passed the House by the following vote: Yeas, 69; nays, 23; absent or not voting, 7.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohike, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Dixon, Donahoe, Easterday, Eddy, Edlund, Edwards, Emory, Gehlen, Gessell, Gifford, Haddon, Hales, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnston (W. A.), Johnston (Geo. H.), Jones, Karr, Leber, Ledgerwood, Luck, Mackie, Martin (J. R.), McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Murray, Myers, Neff, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Ryan, Sandegren, Sawyer, Schroeder, Skinner, Smith (T. E.), Titus, Todd, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—69.

Those voting nay were: Representatives Boyle, Drew, Ford, Freese, Hall, Keen, Keith, Klemgard, Lindgren, Lynch, McCarty, McDonald (J. D.), Neal, Nelsen, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Strickland, Sullivan, Twidwell, Van Dyk, Voyce—23.

Those absent or not voting were: Representatives Devenish, Gardner, Kelly, Kemp, Martin (F. J.), Morgan, Robbins—7.

Substitute House Joint Resolution No. 11, having received the constitutional majority, was declared passed.

On motion of Mr. Bowden, the rules were suspended and the Chief Clerk was directed to immediately transmit Substitute House Joint Resolution No. 11 to the Senate.
MOTIONS.

Mr. Jones moved that the House revert to the fourth order of business. Division was called for and the motion was carried on a rising vote.

Mr. Jones moved that House Bill No. 205 be re-referred to the Committee on Revenue and Taxation from the Committee on Liquor Control.

Mr. Luck moved as a substitute that House Bill No. 205 be re-referred to the Committee on Public Morals from the Committee on Liquor Control.

Mr. Van Dyke moved that the substitute motion be laid on the table without taking the original motion or the bill with it.

Division was called for and the substitute motion by Mr. Luck was laid on the table on a rising vote.

The Speaker announced the question to be on the motion by Mr. Jones to re-refer House Bill No. 205 to the Committee on Revenue and Taxation from the Committee on Liquor Control.

Mr. Sandegren moved that the motion be indefinitely postponed until March 14, 1935.

The Speaker:

"I will rule that the first motion made will be the one to consider inasmuch as both motions are of equal rank, and therefore the motion of Mr. Sandegren is out of order."

Debate ensued.

On motion of Mr. Neal, the previous question was ordered.

The Speaker announced the question to be on the motion by Mr. Jones to re-refer House Bill No. 205 to the Committee on Revenue and Taxation from the Committee on Liquor Control.

The motion was lost.

Mr. Jones moved that the House resume the regular order of business.

The motion was carried.

On motion of Mr. Adams, consideration of the rest of the bills on the calendar on third reading was dispensed with and said bills were ordered to retain their places on the calendar for the next working day.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 15, 1935.

MR. SPEAKER:

We, of your Committee on Engrossment, to whom was referred Engrossed House Bill No. 108, have compared same with the original bill and find it correctly engrossed.

I concur in this report: C. L. Richmond.

VIOLET P. BOEDDE, Chairman.

RICHARD B. OTT, Chairman.

MR. SPEAKER:

We, of your Committee on Enrollment, to whom were referred House Bills Nos. 68 and 69, have compared the same with the original bills and find them correctly enrolled.

I concur in this report: Joseph Gardner.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 15, 1935.

MR. SPEAKER:

We, of your Committee on Enrollment, to whom was referred House Bill No. 87, have compared same with the original bill and find it correctly enrolled.

Mr. Speaker:

We, of your Committee on Enrollment, to whom was referred House Bill No. 86; also House Joint Memorial No. 3, have compared same with the original bill and memorial, and find them correctly enrolled.

Chairman.

We concur in this report: Walter A. Johnson, Richard W. Bowden.

The Speaker announced he was about to sign House Joint Memorial No. 3, House Bill No. 68, House Bill No. 69, House Bill No. 86, and House Bill No. 87.

On motion of Mr. Adams, the House adjourned to 11:00 a.m., Monday, February 18, 1935.

ROBT. F. WALDRON, Speaker.

S. R. HOLCOMB, Chief Clerk.

THIRTY-SIXTH DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MONDAY, FEBRUARY 18, 1935.

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

The Clerk called the roll and all members were present except Representatives Carty, Richmond (W. A.), and Strickland, who had been excused.

Prayer was offered by Reverend L. Wendell Taylor of the United Churches of Olympia.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Austin, further reading was dispensed with and the journal was approved.

MOTIONS.

On motion of Mr. Cowen, House Bill No. 46 was re-referred to the Committee on Rules and Order from the Committee on Public Morals.

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

Mr. Dixon moved that 500 additional copies of Substitute House Bill No. 55 be ordered printed.

Debate ensued.

The motion was lost.

On motion of Mr. Yantis, permission to use the House chamber was granted the Committee on Revenue and Taxation for the purpose of holding a public hearing at 2:00 p.m., Tuesday, February 19, 1935.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 18, 1935.

Mr. Speaker:

We, of your Committee on Engrossment, to whom were referred Engrossed House
Bills Nos. 5, 267 and 320, have compared same with the original bills and find them correctly engrossed.

We concur in this report: C. Leland Richmond, D. F. Bice, M. D.

Mr. Speaker:

We, of your Committee on Enrollment, to whom was referred House Bill No. 118, have compared same with the engrossed bill and find it correctly enrolled.

We concur in this report: Richard W. Bowden, Geo. H. Johnston.

Mr. Speaker:

We, your Committee on Public Utilities, to whom was referred House Bill No. 23, entitled "An Act relating to the creations, government and maintenance of Fire Protection Districts outside of cities and towns, prescribing the objects and powers of such districts, defining the duties and authority of certain officers in relation thereto, providing for the levy and collection of taxes and assessments against the lands within the district, authorizing the issuance and disposal of district warrants, 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 substitute bill be substituted therefor and that the substitute bill do pass.


Passed to second reading.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 28, entitled "An Act relating to liens by hospitals, physicians and other persons against claims and rights of action to recover damages or compensation by persons injured by the fault or negligence of others," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor, and that the substitute bill do pass.


Passed to second reading.

House Bill No. 91 (reported by Committee on Public Morals):

Do pass with amendments.

Passed to second reading.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 159, entitled "An Act relating to the crime of murder in the first degree and the punishment 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, a minority of your Judiciary Committee, to whom was referred House Bill No. 158, entitled "An Act relating to the crime of murder in the first degree and the punishment 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.

We concur in this report: Robert F. Murray, Adela Parker, Edward J. Reilly, John R. Martin, Geo. F. Yantis.

Passed to second reading.

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 182, entitled "An Act authorizing the legislative authority of cities and towns to compile, publish and certify their ordinances and declare the legal effect thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor, and that the substitute bill do pass.

DONALD A. McDONALD, Chairman.


Passed to second reading.

House Bill No. 194 (reported by Committee on Education):
Do pass with amendments.
Passed to second reading.

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 219, entitled "An Act relating to the confession of judgment in Justices' Courts, and amending, Section 1860, 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.

DONALD A. McDONALD, Chairman.

We concur in this report: Edward J. Reilly, Geo. F. Yantis, Lyle D. Keith, John R. Martin, Ben S. Sawyer, W. W. Robbins, Robert F. Murray.

Passed to second reading.

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 220, entitled "An Act relating to the pleading of set-off in Justices' Court and amending Section 1789, 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.

DONALD A. McDONALD, Chairman.

We concur in this report: Edward J. Reilly, Geo. F. Yantis, Lyle D. Keith, John R. Martin, Ben S. Sawyer, W. W. Robbins, Robert F. Murray.

Passed to second reading.

House Bill No. 236 (reported by Committee on Medicine, Dentistry, Pure Food and Drugs):
Do pass with amendments.
Passed to second reading.
We, your Committee on Harbors and Waterways, to whom was referred House Bill No. 239, entitled "An Act providing for the survey of the Quillayute River, 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.

M. V. Easterday, Chairman.


Passed to second reading.

We, your Committee on Counties and County Boundaries, to whom was referred House Bill No. 262, entitled "An Act relating to the deposit of public funds in banks by the several county treasurers of this state and repealing Section 4 of Chapter 45 of the Laws of the Extraordinary Session of 1933," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

A. W. Clark, Chairman.


Passed to second reading.

House Bill No. 277 (reported by Committee on Municipal Corporations Other Than First Class):
Do pass with amendments.
Passed to second reading.

House Bill No. 295 (reported by Committee on Roads and Bridges):
Do pass with amendments.
Passed to second reading.

We, your Committee on Public Morals, to whom was referred House Bill No. 309, entitled "An Act prohibiting minors from applying for liquor store permits and purchasing liquor, providing penalty for violation thereof, and amending Section 37, Chapter 62, Extraordinary Session Laws, 1933," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Paul J. Huerter, Chairman.

We concur in this report: Bert Lynch, Donald A. McDonald, Myron H. Titus, J. B. Smith, John R. Martin, Rex Strickland.

Passed to second reading.

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 319, entitled "An Act relating to crimes and punishments and the rights and custody of persons accused or convicted of crime and repealing Section 242 of Chapter 249 of the Laws of 1909, being Section 24.94, 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.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 13, 1935.

Mr. Speaker:
We, a minority of your Judiciary Committee, to whom was referred House Bill No. 319, entitled "An Act relating to crimes and punishments and the rights and custody of persons accused or convicted of crime and repealing Section 242 of Chapter 249 of the Laws of 1909, being Section 2494, 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.

Donald A. McDonald, Chairman.

We concur in this report: DeWolfe Emory, Adela Parker.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 14, 1935.

Mr. Speaker:
We, your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred House Bill No. 349, entitled "An Act relating to and regulating the possession, transportation, treatment and disposition of dead human bodies, the licensing of funeral directors and embalmers, regulating conduct in relation thereto, making an appropriation, providing penalties for violation thereof, and repealing all acts and parts of acts in conflict therewith," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

R. D. Wiswall, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 15, 1935.

Mr. Speaker:
We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 370, entitled "An Act relating to the Washington Emergency Relief Administration; making an appropriation, and creating an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In Section 1, lines 7 and 8 of the original bill, being line 2 of the printed bill, strike the words and figures "twenty-five thousand dollars ($25,000)" and insert in lieu thereof the words and figures "twenty-five hundred dollars ($2,500.00)."

In Section 1, line 12 of the original bill, being line 5 of the printed bill, after the word "in" and before the word "House" insert the word "Substitute.

A. E. Edwards, Chairman.


Mr. Speaker:
We, a minority of your Committee on Appropriations, to whom was referred House Bill No. 370, entitled "An Act relating to the Washington Emergency Relief Administration; making an appropriation, and creating 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:

In Section 1, line 13, of the original bill, being line 5 of the printed bill, after the word "in" and before the word "House" insert the word "Substitute.

A. E. Edwards, Chairman.

We concur in this report: Violet P. Boede, Will Wentworth.

On motion of Mr. Smith (T. E.), the rules were suspended, House Bill No. 370 was advanced to second reading and read in full.
Mr. Emory moved the adoption of the majority report committee amendments.

Debate ensued.

Mr. Halleran moved that the majority report committee amendments be laid on the table without taking the bill with them.

The motion was carried.

Mr. Adams moved the adoption of the following amendment:

In Section 1, lines 7 and 8 of the original bill, being line 2 of the printed bill, strike the words and figures "twenty-five thousand dollars ($25,000)" and insert in lieu thereof the words and figures "five thousand dollars ($5,000)."

Division was called for and the amendment was adopted on a rising vote.

Mr. Edwards moved the adoption of the minority report committee amendment.

The amendment was adopted.

On motion of Mr. Smith (T. E.), the rules were suspended, House Bill No. 370 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 370 and it passed the House by the following vote: Yeas, 93; nays, none; absent or not voting, 6.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddorn, Hales, Hall, Halleran, Herren, Holt, Huettet, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilley, Richmond (C. L.), Robbins, Ryan, Sandegren, Sawyer, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Sullivan, Titus, Todd, Twidwell, Van Dyk, Voice, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantit, Mr. Speaker—93.

Those absent or not voting were: Representatives Carty, Jones, Luck, Richmond (W. A.), Schroeder, Strickland—6.

House Bill No. 370, having received the 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 Medicine, Dentistry, Pure Food and Drugs, to whom was referred House Bill No. 395, entitled "An Act relating to the qualifications of, and providing for the examination and registration of nurses and providing for the waiver of examinations in certain cases, and amending Section 4 of Chapter 41 of the Laws of 1909, as amended by Chapter 150 of the Laws of 1923, as amended by Chapter 180 of the Laws of 1933 and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

R. D. WISWALL, Chairman.


Passed to second reading.
MR. SPEAKER:

We, your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred House Bill No. 397, entitled "An Act relating to the sale and use of poisons and providing a penalty for the violation thereof and declaring an emergency 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.

R. D. WISWALL, Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Memorials, to whom was referred House Joint Memorial No. 20, relating to H. R. 2066, 74th Congress, First Session, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ADELA PARKER, Chairman.

We concur in this report: George E. Drew, Ben S. Sawyer, Florence W. Myers, Corbin Sullivan.

Passed to second reading.

MR. SPEAKER:

We, your Committee on Harbors and Waterways, to whom was referred House Joint Memorial No. 24, relating to a complete plan for development of the waterways of the Pacific Northwest, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. V. EASTERDAY, Chairman.


Passed to second reading.

Substitute Senate Bill No. 6 (reported by Judiciary Committee):
Majority: Do not pass.
Minority: Do pass.
Minority: Do pass with amendment.
Passed to second reading.
The Speaker announced he was about to sign House Bill No. 118.

MESSAGE FROM THE SENATE.

MR. SPEAKER:

The Senate has passed Engrossed Senate Bill No. 137, and the same is herewith transmitted.

HARRISON W. MASON, 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. 456, by Representative McDonald (D. A.): An Act relating to the liability of school districts and school district officers, agents and employees, and amending Section 1 of Chapter 92 of the Laws of 1917, page 332, being Section 4706 of Remington's Compiled Statutes.
Ordered printed and referred to Committee on Education.
House Bill No. 457, by Representative McDonald (D. A.): An Act providing for the relief of Agnes Donavan and appropriating the sum of five thousand dollars ($5,000.00) therefor.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 458, by Representative McDonald (D. A.): An Act providing for the relief of Pearl Scott and appropriating the sum of five thousand dollars ($5,000.00) therefor.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 459, by Representative McDonald (D. A.): An Act providing for the relief of Kate Stevens Bates.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 460, by Representative Neff (by request): An Act relating to the trespass of cattle and livestock on lands owned by the State of Washington.
Referred to Committee on Dairy and Livestock.

House Bill No. 461, by Representative Neff (by request): An Act relating to the crime of larceny and amending Section 353, Chapter 249, Session Laws, 1909 (Section 2605; Remington's Revised Statutes of Washington, Section 8948, Pierce's Code).
Referred to Judiciary Committee.

House Bill No. 462, by Representatives Brown and Bell: An Act relating to Primary State Highway No. 1 and amending Section 1 of Chapter 185, Session Laws of 1923, as amended by Section 8 of Chapter 26, Session Laws of 1925, as amended by Chapter 36, Session Laws of 1931.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 463, by Representative Wentworth: An Act relating to an appropriation for the relief of one Herbert H. Luce by reason of expenditures made upon a mining lease subsequently cancelled.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 464, by Representative Schultz: An Act relating to the establishment of a state game fund and disbursements therefrom, and amending Section 31, Chapter 3, Laws of 1933 (Section 5884, Remington's Revised Statutes of Washington).
Ordered printed and referred to Committee on Game and Game Fish.

House Bill No. 465, by Representatives Wingrove, McDonnell and Yantis: An Act relating to and establishing a primary state highway and amending Section 3 of Chapter 185, Laws of 1923 as amended by Section 6 of Chapter 26, Laws of 1925 (Section 6791-3 Remington's Revised Statutes), and extending a branch thereof from the vicinity of Ellensburg westerly to the mouth of the American River and providing for a survey thereof.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 466, by Representative Titus: An Act relating to the use of portable motion picture projectors, providing a penalty for its violation, and declaring an emergency.
Ordered printed and referred to Committee on Commerce and Manufacturing.
House Bill No. 467, by Representative Titus: An Act for licensing of any person working at the occupation of motion picture projectionist, providing for examination of competency of projectionists and apprentices and governing the work of projectionists in places of public amusement.

Ordered printed and referred to Committee on Labor and Labor Statistics.

House Bill No. 468, by Representative Richmond (W. A.) (by request): An Act to create an association to be known as the "Washington State Chiropractors' Association," to provide for its organization, government, membership and powers to regulate the practice of chiropractic and to provide penalties for the violation of said act and repealing of acts or parts of acts in conflict therewith.

Referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

House Bill No. 469, by Representative Martin (F. J.): An Act relating to the management, sale, lease and disposition of state lands and amending Section 23, Chapter 255, Session Laws of 1927.

Ordered printed and referred to Committee on Forestry and Logged-off Lands.

House Bill No. 470, by Representative Robbins: An Act defining and regulating the practice of dentistry, providing for the revocation and suspension of licenses, amending Chapter 16 of the Laws of 1923, adding thereto three new sections to be known as Sections 18-a, 20 and 20-a, and repealing Section 20 of said chapter, declaring an emergency, and that this act shall take effect immediately.

Referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

On motion of Mr. Robbins, House Bill No. 470 was ordered not printed.

House Bill No. 471, by Representative Cohen: An Act relating to the limitation of suits, actions and proceedings and the accrual thereof and applying to suits, actions and proceedings now barred as well as those not barred, and amending Chapter 28, Laws of Washington, 1923.

Ordered printed and referred to Judiciary Committee.


Ordered printed and referred to Committee on Appropriations.

House Bill No. 473, by Representative Murray: An Act relating to the qualification of candidates for public office.

Ordered printed and referred to Judiciary Committee.

House Bill No. 474, by Representative McDonald (D. A.): An Act providing for validating leases heretofore made by cities or towns of streets or portions thereof upon the water front within or in front of cities or towns, and amending Section 1, Chapter 52, Session Laws of 1899, being Section 9296, Remington's Compiled Statutes, and declaring an emergency.

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

House Bill No. 475, by Representatives McDonald (D. A.), Drew, Twidwell, McDonald (R. T.), Sandegren, Gifford, Strickland, Smith (J. B.), Clark, Herren, Schultz, Luck, Brown, Gehlen, Easterday, Hales, Johnson (Hans), Boyle, Devenish, Titus, Freese, Dixon, Ryan, Richmond (W. A.), Halleran, Schroeder, Sawyer, Yantis, Wingrove, Ford, Parker, Voyce, Keen,
Huetter, Bowden, Edlund and Nelsen: An Act relating to railroads and providing for additional regulation thereof.

Ordered printed and referred to Committee on Public Utilities.

**House Bill No. 476**, by Representative Parker: An Act requiring the attorney general to prepare a popular title to head initiative and referendum measures and amending Section 5398, Remington's Compiled Statutes, and Section 5419, Remington's Compiled Statutes.

Ordered printed and referred to Committee on Elections and Privileges.

**House Bill No. 477**, by Representative Neff: An Act providing for the acquiring of forest lands by the state forest department and authorizing the issuance and disposition of $300,000.00 of utilities bonds of the State of Washington; amending Section 3-b of Chapter 288 of the Laws of 1927 and Section 1 of Chapter 117 of the Laws of 1933.

Ordered printed and referred to Committee on Forestry and Logged-off Lands.

**House Bill No. 478**, by Representative Lynch: An Act relating to intoxicating liquors, amending Sections 27, 62, 63, 64, 65 and 74 of Chapter 62, Laws Extraordinary Session of 1933, and providing that the "Washington State Liquor Control Board" shall consist of the Lieutenant Governor, the State Auditor, and State Treasurer; defining their powers and duties and declaring an emergency.

Ordered printed and referred to Committee on Liquor Control.

**House Bill No. 479**, by Committee on Elections and Privileges: An Act relating to the nomination and election of supreme and superior court judges and amending Section 5212 of Remington's Compiled Statutes of Washington.

Ordered printed and passed to second reading.

**House Bill No. 480**, by Judiciary Committee: An Act relating to corporations; amending Sections 5, 8, 18, 21, 31, 38, 41, 47, 49 and 59 of Chapter 185 of the Laws of 1933; adding new sections to Chapter 185 of the Laws of 1933, to be numbered 21½, 32½, 40½ and 59½; and repealing certain acts and parts of acts in relation thereto.

Ordered printed and passed to second reading.

**House Bill No. 481**, by Representative Gehlen: An Act relating to thoroughbred and/or standard bred horse racing and amending Sections 1, 4, 5, 7 and 8 of Chapter 55 of the Session Laws of 1933.

Ordered printed and referred to Committee on Public Morals.

**House Joint Resolution No. 21**, by Representative Smith (J. B.): Providing for the submission of an amendment to Section 6 of Article VIII of the Constitution relating to limitations upon municipal indebtedness.

Ordered printed and referred to Committee on Constitutional Revision.

**House Joint Resolution No. 22**, by Representatives Wanamaker, Cohen, Dixon, Smith (T. E.), Martin (J. R.), Drew, Christianson, Clark, Edlund, Smith (J. B.), Devenish, Yantis, Jones, Adams, Bowden, Wilson, Ledgerwood, Richmond (W. A.) and Reeves: Asking for equal opportunities for Washington citizens as against Oregon citizens at Bonneville Public Works project.
Ordered printed and referred to Committee on Reclamation and Irrigation.

**House Joint Resolution No. 23**, by Representatives Halleran, Reeves, Wanamaker, Ott, Devenish, Jones, Copeland, Wingrove and McDonnell: Relating to the amendment of Article II of the Constitution of the State of Washington, by adding thereto a new section, to be known as Section 40.

Ordered printed and referred to Committee on Constitutional Revision.

**House Joint Resolution No. 24**, by Representatives Wanamaker, Cohen, Dixon, Clark, Bowden, Adams, Martin (J. R.), Smith (T. E.), Drew, Christianson, Edlund, Smith (J. B.), Devenish, Yantis, Jones, Wilson, Ledgerwood, Richmond (W. A.) and Reeves: Relating to the area from which labor is employed on the Coulee and Bonneville projects.

Ordered printed and referred to Committee on Reclamation and Irrigation.

**FIRST READING OF SENATE BILL.**

Engrossed Senate Bill No. 137, by Senator Steele: An Act relating to the care of persons suffering from tuberculosis, authorizing the establishment, maintenance and operation of joint county sanatoria for the treatment of such persons, and providing state aid therefor.

Referred to Judiciary Committee.

**SECOND READING OF BILLS.**

**House Bill No. 352**, by Committee on State Granted, School and Tide Lands (by departmental request): Relating to local improvement assessments.

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

**House Bill No. 353**, by Committee on State Granted, School and Tide Lands (by departmental request): Relating to oyster lands.

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

The Speaker called Mr. Ott to preside.

**House Bill No. 372**, by Committee on Reclamation and Irrigation: Relating to the Commissioner of Public Lands.

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

**House Bill No. 398**, by Judiciary Committee: Relating to taxation.

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

On motion of Mr. Adams, the House was declared at recess until 1:30 p. m.

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**AFTERNOON SESSION**

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

The Clerk called the roll and all members were present except Representatives Lynch, Smith (M. B.) and Strickland, who had been excused.
MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 18, 1935.

MR. SPEAKER:

The President has signed House Bill No. 118, and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., February 18, 1935.

MR. SPEAKER:

The President has signed House Bill No. 87; also House Bill No. 86; also House Bill No. 69; also House Bill No. 68; also House Joint Memorial No. 3, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., February 18, 1935.

MR. SPEAKER:

The President has signed Senate Joint Resolution No. 6, and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

COMMUNICATION FROM THE GOVERNOR

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, February 18, 1935.

Honorable Robert F. Waldron, Speaker of the House of Representatives,
Olympia, Washington.

DEAR MR. SPEAKER:

I have just been requested by Mr. T. J. Edmonds, the regional field representative of the Federal Emergency Relief Administration, to call a conference of the following:
Governor.
President of the Senate.
Speaker of the House of Representatives.
Chairmen of the Senate and House appropriations committees.
Entire membership of the Senate and House relief investigating committees.
Sub committees of three members each of the Senate and House unemployment relief and public welfare committees.

The meeting is to be Tuesday, February 19, at 7:30 p.m., and I shall be pleased to make available the Board room in the office of the Governor.

Mr. Edmonds did not specify the purpose of the conference, but it is my intention to be present, and I trust the requested members of the House be authorized to attend.

Respectfully yours,
CLARENCE D. MARTIN,
Governor.

The Speaker announced he was about to sign Senate Joint Resolution No. 6.

The Speaker called Mr. Ott to preside.

SECOND READING OF BILLS.

House Bill No. 400, by Judiciary Committee: Relating to extradition of persons charged with crime. The bill was read the second time by sections.

Mr. Sawyer moved the adoption of the following amendment:

In Section 14, line 1 of the original bill, being lines 22 and 23 of the printed bill, strike the words "or a private citizen."

Debate ensued.

Mr. Reilly demanded the previous question and the demand was sustained.
Division was called for and the amendment was adopted on a rising vote. House Bill No. 400 was passed to third reading and ordered engrossed.

**House Bill No. 401**, by Judiciary Committee: Relating to parole boards. The bill was read the second time by sections.

Mr. Clark moved the adoption of the following amendment:

In Section 3, line 30, page 1 of the original bill, being line 19 of the printed bill, strike the words and figures "thirty-six hundred dollars ($3600)" and insert in lieu thereof the words and figures "six dollars ($6.00)."

Debate ensued.

On motion of Mr. Bice, the previous question was ordered.

The amendment was lost.

Mr. Smith (T. E.) moved the adoption of the following amendment:

In Section 4, line 16 of the original bill, being line 28 of the printed bill, strike the colon (:) after the word "years" and insert in lieu thereof a common (,) and add the following: "embezzlement of funds from any banking or other institution accepting deposits from the public ten (10) years:"

The amendment was adopted.

Mr. Clark moved the adoption of the following amendment:

In Section 4, line 28 of the original bill, being line 37 of the printed bill, strike the word and figure "five (5)" and insert in lieu thereof the word and figure "three (3)."

The amendment was adopted.

Mr. Smith (T. E.) moved the adoption of the following amendment:

Strike all of Section 14.

Debate ensued.

Division was called for and the amendment was lost on a rising vote.

House Bill No. 401 was passed to third reading and ordered engrossed.

**House Bill No. 354**, by Committee on Compensation and Fees for State and County Officers: Relating to marriage service fees. The bill was read the second time by sections.

Mr. Van Dyk moved the adoption of the following amendment:

In Section 2, line 12 of the original bill, being lines 5 and 6 of the printed bill, after the word "misdemeanor" insert a period (.), strike the balance of the sentence and insert in lieu thereof the following: "Every county auditor, upon receipt of the certificate of marriage, if it shows a solemnization of marriage by a judge, shall immediately inquire of the county clerk if such fee has been paid by the judge. If not so paid, the county auditor shall deduct from the judge's salary any and all sums which such judge shall withhold from the county clerk."

The amendment was adopted.

Mr. McDonald (J. D.) moved that the rules be suspended, the second reading considered the third, and House Bill No. 354 be placed on final passage.

Division was called for and the motion was lost on a rising vote.

House Bill No. 354 was passed to third reading and ordered engrossed.

**THIRD READING OF BILLS.**

Engrossed Senate Bill No. 10, by Senator Peirce: Relating to presidential electors.

Mr. McDonald (D. A.) moved that the rules be suspended, the second reading considered the third, and Engrossed Senate Bill No. 10 be placed on final passage.
The motion was carried.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 10 and it passed the House by the following vote: Yeas, 82; nays, 3; absent or not voting, 14.

Those voting yea were: Representatives Adams, Austin, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Devenish, Dixon, Donahoe, Drew, Easterday, Edlund, Edwards, Ford, Freese, Gehlen, Gessell, Gifford, Haddon, Hall, Halleran, Herren, Holt, Hurley, Johnson (Hans), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Nelsen, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Yantis—82.

Those voting nay were: Representatives Eddy, Emory, Ott—3.

Those absent or not voting were: Representatives Bell, Cowen, Gardner, Hales, Huetter, Johnson (W. A.), Keen, Luck, Lynch, Neff, Smith (M. B.), Strickland, Wiswall, Mr. Speaker—14.

Engrossed Senate Bill No. 10, having received the constitutional majority, was declared passed, as amended.

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

Senate Bill No. 56, by Senator Dailey: Relating to federal grants.

Mrs. Wanamaker moved that the rules be suspended, the second reading considered the third, and Senate Bill No. 56 be placed on final passage.

The motion was carried.

Mr. McDonnell 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.

The Speaker (Mr. Ott presiding) announced the question to be on the final passage of Senate Bill No. 56.

Debate ensued.

The Speaker (Mr. Ott presiding) observed, within the bar of the House, C. E. McIntosh, a former member, and appointed Mr. Bowden to escort him to a seat beside the Speaker.

On motion of Mr. Klemgard, the previous question was ordered.

The Clerk called the roll on the final passage of Senate Bill No. 56 and it passed the House by the following vote: Yeas, 90; nays, 4; absent or not voting, 5.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), Morgan, Myers, Neal, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.),
Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson; Wingrove, Wiswall, Yantis, Mr. Speaker—90.

Those voting nay were: Representatives Emory, McDonnell, Murray, Neff—4.

Those absent or not voting were: Representatives Cowen, Jones, Ledgerwood, Smith (M. B.), Strickland—5.

Senate Bill No. 56, having received the 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 Representative Herren: Relating to criminal prosecutions.

Mr. Herren moved that the rules be suspended, the second reading considered the third, and House Bill No. 2 be placed on final passage.

The motion was carried.

The Clerk called the roll on the final passage of House Bill No. 2 and it passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Adams, Austin, Bell, Boede, Bohike, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Devenish, Dixon, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halloran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Kelly, Kemp, Klemgard, Leber, Lindgren, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—88.

Those absent or not voting were: Representatives Bice, Boyle, Cowen, Donahoe, Jones, Keen, Keith, Ledgerwood, Luck, Smith (M. B.), Strickland—11.

House Bill No. 2, having received the 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. 22, by Representative Holt: Relating to real estate plats.

Mr. Holt moved that the rules be suspended, the second reading considered the third, and House Bill No. 22 be placed on final passage.

The motion was carried.

The Clerk called the roll on the final passage of House Bill No. 22 and it passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 14.

Those voting yea were: Representatives Adams, Austin, Bell, Boede, Bohike, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Drew, Easterday, Eddy, Edwards, Emory, Ford,
Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Keen, Kelly, Kemp, Klemgard, Leber, Lindgren, Lynch, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wannemaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis—85.

Those absent or not voting were: Representatives Bice, Donahoe, Edlund, Halleran, Jones, Karr, Keith, Ledgerwood, Lynch, Smith (M. B.), Strickland, Mr. Speaker—14.

House Bill No. 22, having received the constitutional majority, was declared passed.

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

House Bill No. 107, by Representatives Reeves, Keen, Wingrove, Brown, Sandegren, McDonald (D. A.), Mackie, Clark and McDonnell: Relating to trading stamps.

On motion of Mrs. Reeves, the rules were suspended, the second reading considered the third, and House Bill No. 107 was placed on final passage. Debate ensued.

On motion of Mr. Klemgard, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 107 and it failed to pass the House by the following vote: Yeas, 21; nays, 69; absent or not voting, 9.

Those voting yea were: Representatives Bell, Bohlke, Brown, Christianson, Clark, Gardner, Gehlen, Gessell, Herren, Karr, Keen, Lindgren, Mackie, McDonald (D. A.), McDonnell, Morgan, Murray, Reeves, Sandegren, Schroeder, Smith (M. B.), Strickland, Mr. Speaker—21.

Those voting nay were: Representatives Adams, Austin, Boede, Bowden, Boyle, Carty, Cohen, Copeland, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gifford, Haddon, Hales, Hall, Halleran, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Keith, Kelly, Kemp, Klemgard, Leber, Luck, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (J. D.), McDonald (R. T.), Myers, Neal, Neff, Nelsen, Ott, Parker, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sawyer, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wannemaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis—69.

Those absent or not voting were: Representatives Bice, Cowen, Huetter, Jones, Ledgerwood, Lynch, Smith (M. B.), Strickland, Mr. Speaker—9.

The bill, having failed to receive the constitutional majority, was declared lost.

Engrossed House Bill No. 108, by Representative Yantis: Relating to planning commissions.

On motion of Mr. Yantis, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 108 was placed on final passage. The Clerk called the roll on the final passage of Engrossed House Bill
No. 108 and it passed the House by the following vote: Yeas, 68; nays, 14; absent or not voting, 17.

Those voting yea were: Representatives Adams, Austin, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edwards, Emory, Gardner, Gehlen, Gessell, Gifford, Haddon, Halleran, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keith, Kelly, Kemp, Leber, Luck, Martin (J. R.), McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell (R. T.), McDonnell, Morgan, Murray, Myers, Nelsen, Ott, Parker, Reeves, Reilly, Richmond, (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Smith (B. L.), Sullivan, Todd, Van Dyk, Wanamaker, Wilson, Wingrove, Wiswall, Yantis—68.

Those voting nay were: Representatives Edlund, Freese, Hall, Keen, Lindgren, Mackie, McCarty, Neal, Skinner, Smith (J. B.), Smith (T. E.), Titus, Twidwell, Voyce—14.

Those absent or not voting were: Representatives Bell, Bice, Boyle, Cowen, Ford, Hales, Huetter, Jones, Klemgard, Ledgerwood, Lynch, Martin (F. J.), Neff, Smith (M. B.), Strickland, Wentworth, Mr. Speaker—17.

Engrossed House Bill No. 108, having received the 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. 231, by Representatives Wilson, Martin (J. R.), Hales, Cohen, Hurley, Wentworth, Neff and Haddon: Relating to trade marks.

On motion of Mr. Wilson, the rules were suspended, the second reading considered the third, and House Bill No. 231 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 231 and it passed the House by the following vote: Yeas, 74; nays, 11; absent or not voting, 14.

Those voting yea were: Representatives Adams, Austin, Boede, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Edlund, Edwards, Emory, Freese, Gardner, Gifford, Haddon, Hales, Hall, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Keen, Keith, Kelly, Kemp, Leber, Lindgren, Martin (J. R.), McCarty, McCalla, McDonald (D. A.), McDonald (J. D.), McDonnell, Murray, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (T. E.), Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Yantis—74.

Those voting nay were: Representatives Bice, Bohlke, Eddy, Gessell, Halleran, Karr, Klemgard, Mackie, Morgan, Myers, Skinner—11.

Those absent or not voting were: Representatives Bell, Ford, Gehlen, Huetter, Jones, Ledgerwood, Luck, Lynch, Martin (F. J.), Neff, Smith (M. B.), Strickland, Wiswall, Mr. Speaker—14.

House Bill No. 231, having received the 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. 308, by Representative Yantis: Relating to session laws.
On motion of Mr. McDonald (D. A.), the rules were suspended, the second reading considered the third, and House Bill No. 308 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 308 and it passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 18.

Those voting yea were: Representatives Adams, Austin, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Cohen, Copeland, Cowen, Devensish, Dixon, Donahoe, Drew, Eddy, Edlund, Edwards, Emory, Gardner, Gellen, Gissell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Lindgren, Luck, Mackie, Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Murray, Myers, Neal, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (J. B.), Smith (T. E.), Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson; Wingrove, Wiswall, Yantis—81.

Those absent or not voting were: Representatives Bell, Bice, Clark, Easterday, Ford, Freese, Huetter, Jones, Ledgerwood, Lynch, Martin (F. J.), Morgan, Neff, Richmond (W. A.), Smith (B. L.), Smith (M. B.), Strickland, Mr. Speaker—18.

House Bill No. 308, having received the 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 18, 1935.

MR. SPEAKER:
The Senate has concurred in the House amendment to Engrossed Senate Bill No. 91, and passed the bill as amended by the House.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., February 18, 1935.

MR. SPEAKER:
The Senate has passed Senate Bill No. 78, and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

MOTIONS.

Miss Parker moved that the House revert to the eleventh order of business.

The motion was carried.

Mr. Luck moved that House Bill No. 236 be re-referred to the Committee on Labor and Labor statistics.

The motion was carried.

On motion of Mr. Luck, the House resumed the regular order of business.

On motion of Mr. Adams, the House adjourned to 10:00 a. m., Tuesday, February 19, 1935.

S. R. HOLCOMB, Chief Clerk.

ROBT. F. WALDRON, Speaker.
The Speaker called the House to order at 10:00 a.m.

The Clerk called the roll and all members were present except Representative Freese, who had been excused.

Prayer was offered by Rev. L. Wendell Taylor of the United Churches of Olympia.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Austin, further reading was dispensed with and the journal was approved.

**COMMUNICATIONS FROM THE GOVERNOR**

**STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, FEBRUARY 18, 1935.**

**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. 68: "An Act relating to the organization, management, powers and supervision of Savings and Loan Associations; providing for cooperation with the Federal Government to encourage improvement in housing standards and conditions under the National Housing Act; providing for the investment of funds in obligations insured and obligations issued under said act and amending Sections 49, 52, and 56 of Chapter 183 of the Session Laws of 1933 by adding thereto new sections to be known as Sections 49a, 52a, and 56a, and declaring that this act shall take effect immediately."

House Bill No. 69: "An Act relating to and regulating investments by mutual savings banks, and amending Chapter 74 of the Laws of 1929 by adding thereto Section 3a, declaring an emergency and providing that this act shall take effect immediately."

House Bill No. 86: "An Act relating to the Investment and management of trust funds, amending Section 1 and Section 3, Chapter 37, of the Laws of Extraordinary Session, 1933, and declaring an emergency."

House Bill No. 87: "An Act relating to insurance and the investment of funds of any insurance company in insured obligations of the Federal Government and providing for cooperation and investments pursuant to the 'National Housing Act,' providing for deposit of such obligations wherein deposit is required by law, or otherwise, amending Chapter 112 of the Laws of 1921 by adding thereto a new section and declaring an emergency."

Very truly yours,

RICHARD HAMILTON, Secretary to the Governor.

**STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, FEBRUARY 18, 1935.**

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

LADIES AND GENTLEMEN:

I am returning herewith, without my approval, House Bill No. 127 entitled: "An Act relating to the filling of vacancies on the supreme and superior courts of this state, and amending Sections 11044 and 11049 of Remington's Compiled Statutes of Washington."
Section 1 relates to the Supreme Court and Section 2 relates to the Superior Court. Since the only difference between the wording and effect of the two sections is that one relates to the Supreme Court and the other to the Superior Court, it is unnecessary to discuss each section separately.

Each section contains a proviso reading: "That no person shall be eligible to be elected to fill such vacancy unless he shall have first been nominated in the manner provided by law."

The effect of such proviso would be to prevent a voter from writing in the name of, and voting for, a person whose name was not printed on the ballot. The voters would be compelled to choose from those candidates only whose names, or name, appeared on the ballot. Voters would therefore be prevented from voting for the person of their choice unless such person had been nominated at the primaries. In other words, the bill would prevent voting by "sticker."

This would interfere with the free exercise of the right of suffrage, which is guaranteed in our Constitution and should be preserved.

I am informed that the proponents of this bill neither desired nor intended to so restrict the right of suffrage, and that the proviso was inadvertently drawn.

By returning the bill without my approval, the way may be cleared for the adoption of a law which does correctly express the true intent desired.

For these reasons House Bill No. 127 is vetoed.

Respectfully submitted,

CLARENCE D. MARTIN,
Governor.

HOUSE BILL NO. 127.

An Act relating to the filling of vacancies on the Supreme and Superior Courts of this state, and amending Sections 11044 and 11049 of Remington's Compiled Statutes of Washington.

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

SECTION 1. That Section 11044 of Remington's Compiled Statutes of Washington be amended to read as follows:

Section 11044. If the vacancy occurs in the office of a judge of the Supreme Court, the Governor shall appoint a person to hold the office until the election and qualification of a judge to fill the vacancy, which election shall take place at the next succeeding general election, and the judge so elected may qualify on or after the second Monday in January next succeeding such general election, and shall hold the office for the remainder of the unexpired term: Provided, That no person shall be eligible to be elected to fill such vacancy unless he shall have first been nominated in the manner provided by law.

SECTION 2. That Section 11049 of Remington's Compiled Statutes of Washington be amended to read as follows:

Section 11049. If a vacancy occurs in the office of a judge of the Superior Court, the Governor shall appoint a person to hold the office until the election and qualification of a judge to fill the vacancy, which election shall take place at the next succeeding general election, and the judge so elected may qualify on or after the second Monday in January next succeeding such general election, and shall hold the office for the remainder of the unexpired term: Provided, That no person shall be eligible to be elected to fill such vacancy unless he shall have first been nominated in the manner provided by law.

Passed the House, February 1, 1935.

ROBT. F. WALDREN,
Speaker of the House.

Vetoed February 18, 1935.

CLARENCE D. MARTIN,
Governor of Washington.

Passed the Senate, February 11, 1935.

VICTOR A. MEYERS, 
President of the Senate.

Mr. McDonald (D. A.) moved that the House reconsider House Bill No. 127, vetoed by the Governor.

The motion was carried.

The Speaker:

"The question before the House is shall House Bill No. 127 pass the House, notwithstanding the veto of the Governor."
"The vote 'aye' is in favor of the bill, notwithstanding the veto; and the vote 'no' is against the bill and sustains the veto."

The Clerk called the roll on the passage of House Bill No. 127, notwithstanding the veto of the Governor, and the bill failed to pass the House by the following vote: Yeas, 4; nays, 87; absent or not voting, 8.

Those voting yea were: Representatives Brown, Hurley, Lindgren, Lynch — 4.

Those voting nay were: Representatives Adams, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herron, Huetter, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (J. B.), Smith (M. B.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wentworth, Wilson, Wingrove, Yantis, Mr. Speaker—87.

Those absent or not voting were: Representatives Austin, Freese, Holt, Jones, Smith (B. L.), Smith (T. E.), Wanamaker, Wiswall—8.

The Speaker:

"House Bill No. 127, having failed to receive the necessary two-thirds vote of the members present, is therefore declared lost, and the Governor's veto is sustained."

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

The Speaker observed former Representative G. N. Hodgdon from King within the bar of the House and appointed Mr. Hall to escort him to a seat beside the Speaker.

The Speaker observed former Representative L. L. Lent from Kitsap within the bar of the House and appointed Mrs. Haddon to escort him to a seat beside the Speaker.

PROPOSITIONS, MOTIONS AND RESOLUTIONS.

Resolution by Representatives Reeves, Myers, Jones, Skinner and Yantis:

Be It Resolved by the House of Representatives:

That a special committee of the House be appointed to be known as the Committee on Interstate Cooperation, to be composed of five members, and to be appointed by the Speaker.

Be It Further Resolved, That this committee shall devote its attention primarily to the improvement of relationships of the government of this state with the governments of the forty-seven other states, and more especially with the governments of neighboring states. This committee shall also give attention to the more effective cooperation of the government of this state with the federal government.

That this committee shall also constitute the Council of the American Legislators' Association for this House.

On motion of Mrs. Myers, the resolution was adopted.
REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES.
OLYMPIA, WASH., February 18, 1935.

Mr. Speaker:

We, of your Committee on Engrossment, to whom were referred Engrossed House Bills Nos. 354, 370, 400 and 401, have compared same with the original bills and find them correctly engrossed.

Violet P. Boede, Chairman.

I concur in this report: Harry H. Brown.

House Bill No. 6 (reported by Committee on Counties and County Boundaries):

Do pass with amendments.

Passed to second reading.

HOUSE OF REPRESENTATIVES.
OLYMPIA, WASH., February 18, 1935.

Mr. Speaker:

We, a majority of your Committee on Rules and Order, having possession of House Bill No. 58, entitled: "An Act providing for the reassessment of timber lands by the cruise of standing timber thereon, prescribing the duties of certain officers in connection therewith and declaring 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 be re-referred to the Committee on Forestry and Logged-off Lands.

Robert F. Waldron, Chairman.

We concur in this report: Belle Reeves, Richard B. Ott, A. Lou Cohen, Harry H. Brown, Frank Gehlen, Geo. F. Yantis, John R. Jones, John N. Wilson, G. N. Adams, John R. Martin.

On motion of Mr. Yantis, the committee report was adopted and House Bill No. 58 was re-referred to the Committee on Forestry and Logged-off Lands.

HOUSE OF REPRESENTATIVES.
OLYMPIA, WASH., February 15, 1935.

Mr. Speaker:

We, your Committee on Counties and County Boundaries, to whom was referred House Bill No. 234, entitled "An Act relating to the nomination of candidates for county commissioner, amending Section 1, Chapter 232, Laws of 1909, page 845 (Section 4043 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.

A. W. Clark, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES.
OLYMPIA, WASH., February 16, 1935.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 256, entitled "An Act relating to powers and duties of receivers and amending Chapter 5 of Remington's Compiled Statutes of Washington by adding new sections to be known as Sections 743-1, 743-2, 743-3, 743-4, 743-5, 743-6, 743-7, 743-8 and 743-9," 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., February 16, 1935.

Mr. Speaker:

We, a minority of your Judiciary Committee, to whom was referred House Bill No. 256, entitled An Act relating to powers and duties of receivers and amending Chapter
5 of Remington's Compiled Statutes of Washington by adding new sections to be known as Sections 743-1, 743-2, 743-3, 743-4, 743-5, 743-6, 743-7, 743-8 and 743-9," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. DONALD A. McDoNALD, Chairman.

We concur in this report: Adela Parker, Ben S. Sawyer.

Passed to second reading.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 257, entitled "An Act relating to the jurisdiction and authority in criminal matter of Justices of the Peace in Class A. Counties, and amending Chapter 4 of the Laws of Extraordinary Session of 1933," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

DONALD A. McDoNALD, Chairman.


Passed to second reading.

House Bill No. 265 (reported by Committee on Corporations Other Than Municipal):

Do pass with amendments.

Passed to second reading.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 286, entitled "An Act providing that no bond shall be required of the State of Washington in any of the courts of this state," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

DONALD A. McDoNALD, Chairman.


Passed to second reading.

House Bill No. 337 (reported by Committee on Counties and County Boundaries):

Do pass with amendment.

Passed to second reading.

Mr. Speaker:

We, your Committee on Constitutional Revision, to whom was referred House Joint Resolution No. 2, relating to the submission of an amendment to Section 1 of Article VII of the Constitution of the State of Washington relating to taxation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute resolution be substituted therefor, and that the substitute resolution do pass.

ROBERT F. MURRAY, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Reclamation and Irrigation, to whom was referred House Joint Resolution No. 24, relating to the area from which labor is em-
ployed on the Coulee and Bonneville projects, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

S. J. McDonnell, Chairman.

We concur in this report: A. C. Wingrove, Arthur Karr, Fred D. Kemp, H. C. Bohlke.

On motion of Mr. McDonnell, the rules were suspended and House Joint Resolution No. 24 was advanced to second reading and read in full.

On motion of Mr. McDonnell, the rules were suspended, House Joint Resolution No. 24 was advanced to third reading, the second reading considered the third and the resolution was adopted.

Mr. Speaker:

We, your Committee on Counties and County Boundaries, to whom was referred Senate Bill No. 41, entitled "An Act relating to the division of counties into commissioners' districts, providing for re-districting counties periodically and amending Section 2 of Chapter 39 of Session Laws of 1893 (Section 4037, Remington's Revised Statutes)," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

A. W. Clark, Chairman.


Passed to second reading.

The Speaker observed former Representative George Culmback from Snohomish within the bar of the House and appointed Mr. Bowden to escort him to a seat beside the Speaker.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 482, by Representative Yantis: An Act relating to the perpetual care of cemetery lots for veterans in the Masonic Cemetery, Thurston County, Washington, and making an appropriation therefor.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 483, by Representatives Van Dyk, Schultz, Halleran, Voyce, Hall, Clark, Leber, Donahoe, Smith (B. L.), Devenish, Gardner and Morgan: An Act relating to transportation of freight by motor vehicles over the public highways of the State of Washington, providing for the supervision, regulation and taxation thereof, and the payment of fees thereby, providing penalties for the violation of this act, and repealing Chapter 55, Laws Extraordinary Session 1933, Chapter 166, Laws of 1933, laws or parts of laws thereof in Chapter 96 and Chapter 111, Laws of 1921 and other laws inconsistent with or in conflict with this act, and declaring an emergency.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 484, by Representatives Nelsen and Neal: An Act establishing a state highway in King County and making an appropriation.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 485, by Representative Austin (by request): An Act relating to domestic insurance companies and amending Section 7068 of Remington's Revised Statutes.

Referred to Committee on Insurance.

10—H
House Bill No. 486, by Representative Cowen (by request): An Act relating to the filling of vacancies of county offices by county commissioners, and amending Section 4059, Remington's Compiled Statutes of Washington, 1927.
Referred to Committee on Counties and County Boundaries.

House Bill No. 487, by Representative Adams: An Act appropriating two hundred and fifty dollars ($250.00) from the motor vehicle fund for the relief of Harvey Hall.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 488, by Representative McCarty: An Act relating to the relief of Lewis Gilbert Wise, and making an appropriation therefor.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 489, by Representative Boyle: An Act relating to the temporary employment of licensed operators for intoxicated owners of vehicles and providing a penalty for its violation.
Ordered printed and referred to Judiciary Committee.

House Bill No. 490, by Representative Lindgren: An Act relating to revenue and taxation and amending Section 26 of Chapter 130 of Laws of the Extraordinary Session of 1925 as amended by Chapter 232 of the Laws of 1927.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 491, by Representative Devenish: An Act relating to the insane and commitments of patients to hospitals for the insane; providing for payment of expenses and liability of state and relatives; amending Section 6930, Remington's Compiled Statutes of Washington, repealing Section 6940, Remington's Compiled Statutes, and declaring an emergency.
Ordered printed and referred to Committee on State Charitable Institutions.

House Bill No. 492, by Representatives Clark, Mackie, Bell, Eddy, Halleran, Wiswall, Robbins, Bowden and Keith: An Act relating to the formation and conduct of hospital association; defining the same; providing for regulation and supervision thereof; requiring certain persons and organizations to comply with this act; repealing all laws and parts of laws inconsistent herewith; and declaring that this act shall take effect immediately.
Ordered printed and referred to Committee on Industrial Insurance.

House Bill No. 493, by Representative Lynch: An Act relating to savings and loan associations, amending Section 13, Section 37, Section 66; adding three new sections to Chapter 183, Session Laws of 1933; amending Chapters 15 and 43 of Laws Extraordinary Session, 1933; abolishing the office of supervisor of savings and loan associations and providing for the state auditor to perform the duties of the supervisor of savings and loan associations.
Ordered printed and referred to Committee on Financial Institutions Other Than Banks.

House Bill No. 494, by Representative Wilson: An Act prohibiting electrical interference with radio reception and providing for punishment for the violation thereof.
Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 495, by Representative Hales: An Act to prohibit the employment of aliens by contractors and sub-contractors on all public work, except in certain cases of extraordinary emergency, providing for the reporting of such cases of extraordinary emergency and the keeping of records of the citizenship of workers employed upon public work and the inspection of such records by the proper officials, providing for a forfeiture for each calendar day, or portion thereof, if any alien is knowingly permitted to work on public work and for a stipulation to this effect in the contract, and providing other penalties for violation of the provisions thereof.

Ordered printed and referred to Committee on Labor and Labor Statistics.

House Bill No. 496, by Representative McDonald (D. A.): An Act relating to the registration of attorneys in class A counties and first class counties, and amending Section 20, Chapter 126, Session Laws of 1921.

Ordered printed and referred to Judiciary Committee.

House Bill No. 497, by Representative Ledgerwood: An Act providing for use of funds from the motor vehicle fund in cooperation with other funds for the construction of a bridge between Clarkston, Washington, and Lewiston, Idaho, over the Snake River.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 498, by Representative Yantis (by departmental request): An Act relating to taxation, prescribing the powers and duties of the tax commission of the State of Washington, amending Section 2, Chapter 115, Laws of 1905, as amended by Section 1, Chapter 220, Laws of 1907, and declaring that the act shall take effect immediately.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 499, by Representative Yantis (by departmental request): An Act relating to escheats, providing for reports to the Supervisor of inactive deposits by banks and institutions in which deposits are made, and reports of individuals, associations, corporations, and others, of property held which has escheated; providing for procedure, process, and judgment to recover such property by the state, and for a statute of limitation upon claims against estates of deceased persons; amending Sections 3291 and 3292 of Remington's Compiled Statutes by adding thereto sections to be known as 3291-A, 3291-B, 3291-C, 3291-D and 3291-E, and amending sections 1356 and 1357, Rem. Comp. Stat., and amending Section 1533, Rem. Comp. Stat., by adding thereto Sections 1533-A, 1533-B, 1533-C and 1533-D, and amending Section 170, Rem. Comp. Stat., and repealing Sections 1535 to 1539, inclusive, of Rem. Comp. Stat., providing for penalty for violation of this act, and declaring an emergency.

Ordered printed and referred to Committee on Revenue and Taxation.

FIRST READING OF SENATE BILL.

Senate Bill No. 78, by Senator McAulay: An Act relating to garnishments and the exemption therefrom of salaries of elective public officers, and of wages or salaries for personal services; and amending Section 23 of Chapter LVI (56) of the Laws of 1893 as amended by Section 1 of Chapter 139 of the
Laws of 1901 as amended by Section 1 of Chapter 210 of the Laws of 1907 as amended by Section 1 of Chapter 287 of the Laws of 1933, being Section 703 of Remington's Revised Statutes, and declaring that this act shall take effect immediately.

Referred to Judiciary Committee.

The Speaker observed former Representative Ed Cleary from King County within the bar of the House and appointed Mr. McDonald (D. A.) to escort him to a seat beside the Speaker.

SECOND READING OF BILLS.

House Bill No. 63, by Representative Clark: Relating to disabled veterans.

We, a majority of your Committee on Unemployment Relief and Public Welfare, to whom was referred House Bill No. 63, entitled "An Act relating to the relief of soldiers, sailors and marines of the Disabled American Veterans of the World War and their families; 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 Sec. 2, line 14, of the original bill, same being line 7 of the printed bill, by striking after the words "for the" the whole thereof and insert in lieu thereof the following words: "maintenance of Rehabilitation service to assist World War veterans in the prosecution of their equitable claims for compensation on the basis of disabilities of service origin."

Amend by adding a Sec. 3 thereto which shall consist of the following words: "Sec. 3. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect immediately." J. B. Smith, Chairman.


The bill was read the second time by sections.

On motion of Mr. Clark the committee amendments were adopted.

Mr. McCarty moved the adoption of the following amendment:

In Section 2, line 13, of the original bill, being line 7 of the printed bill, strike the word "World."

Debate ensued.

The amendment was lost.

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

Amend the title, strike the period (.) after the word "therefor" and insert in lieu thereof a semicolon (;) and add the following: "and declaring an emergency."

House Bill No. 63 was passed to third reading and ordered engrossed.

House Bill No. 91, by Representatives Adams, Gehlen, Huetter and Lynch:

Relating to intoxicating liquors.

We, your Committee on Public Morals, to whom was referred House Bill No. 91, entitled "An Act relating to the sale of intoxicating liquors to Indians 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 the bill by adding thereto a new section to be known as Section 2 to read as follows:

"Sec. 2. An emergency is declared to exist and this act shall therefore take effect immediately."

Amend the title in line two of the original bill by striking the period and inserting in lieu thereof the words "and declaring an emergency."

PAUL J. HUETTER, Chairman.

We concur in this report: Bert Lynch, Donald A. McDonald, Myron H. Titus, J. B. Smith, John R. Martin, Rex Strickland.

The bill was read the second time by sections.

Mr. Huetter moved the adoption of the committee amendments.

After considerable debate, on motion of Mr. Halleran, the previous question was ordered.

The committee amendments were adopted.

On motion of Mr. Adams, the rules were suspended, House Bill No. 91 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 91 and it passed the House by the following vote: Yeas, 78; nays, 8; absent or not voting, 13.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Bohlke, Bowden, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Gehlen, Gessell, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Luck, Lynch, Mackie, Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Murray, Myers, Neal, Ott, Reilly, Richmond (C. L.), Robbins, Ryan, Sandgren, Sawyer, Schroeder, Schultz, Skinner, Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Van Dyk, Voyce, Wana­maker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—78.

Those voting nay were: Representatives Haddon, Jones, Ledgerwood, Nelsen, Parker, Reeves, Smith (B. L.), Twidwell—8.

Those absent or not voting were: Representatives Boede, Boyle, Brown, Carty, Ford, Freese, Gardner, Gifford, Lindgren, Martin (F. J.), Morgan, Neff, Richmond (W. A.)—13.

House Bill No. 91, having received the constitutional majority, was declared passed.

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

On motion of Mr. Adams, the rules were suspended, House Bill No. 91 was ordered engrossed and the Chief Clerk was directed to immediately transmit the engrossed bill to the Senate.

The Sergeant-at-Arms announced the arrival of the Drum and Bugle Corps, Seattle Troop, of the Boy Scouts of America, at the door of the House.

On motion of Mr. Adams, the Scout Troop was granted the privilege of the floor, and after rendering several selections the troop retired.

SECOND READING OF BILLS.

House Bill No. 159, by Committee on Rules and Order (by executive request): Relating to the crime of murder.

The bill was read the second time by sections.
On motion of Mr. Klemgard, the rules were suspended, House Bill No. 159 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Neal moved that House Bill No. 159 be laid on the table.

The motion was lost.

Debate ensued.

On motion of Mr. Sullivan, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 159 and it failed to pass the House by the following vote: Yeas, 45; nays, 47; absent or not voting, 7.

Those voting yea were: Representatives Adams, Bell, Bice, Boede, Bohlke, Brown, Carty, Christianson, Cohen, Copeland, Cowen, Devenish, Donahoe, Eddy, Edwards, Emory, Gessell, Hurley, Johnson (W. A.), Johnston (Geo. H.), Karr, Keith, Klemgard, Leber, Ledgerwood, Luck, Mackle, Martin (F. J.), McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Myers, Ott, Richmond (C. L.), Robbins, Sandegren, Skinner, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Mr. Speaker—45.

Those voting nay were: Representatives Austin, Bowden, Boyle, Clark, Dixon, Drew, Easterday, Edlund, Ford, Gehlen, Gifford, Haddon, Hall, Halteran, Herren, Holt, Johnson (Hans), Jones, Keen, Kelly, Kemp, Lynch, Martin (J. R.), McCarty, McDonald (J. D.), Murray, Neal, Nelsen, Parker, Reilly, Richmond (W. A.), Ryan, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Yantis—47.

Those absent or not voting were: Representatives Freese, Gardner, Hales, Huettet, Lindgren, Neff, Reeves—7.

House Bill No. 159, having failed to receive the constitutional majority, was declared lost.

House Bill No. 194, by Representatives Bice, Karr and Morgan: Relating to school holiday.

MR. SPEAKER:

We, your Committee on Education, to whom was referred House Bill No. 194, entitled "An Act relating to schools and providing for a holiday," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In Section 1, line 5 of the original bill, being line 3 of the printed bill, strike the word "common" and insert in lieu thereof the word "grade."

PEARL A. WANAMAKER, Chairman.


The bill was read the second time by sections.

On motion of Mrs. Wanamaker, the committee amendment was adopted.

Mr. Klemgard moved that the rules be suspended, House Bill No. 194 be advanced to third reading, the second reading considered the third, and the bill placed on final passage.

The motion was lost.

House Bill No. 194 was passed to third reading and ordered engrossed.

Senate Bill No. 111, by Committee on Rules and Joint Rules (by departmental request): Making a deficiency appropriation.
Senate Bill No. 111 was read the second time by sections and passed to third reading.

**House Joint Memorial No. 23**, by Representative Wiswall: Changing the name of Vancouver Barracks to Fort Vancouver.

The memorial was read the second time in full.

Mr. Wiswall moved that the rules be suspended, House Joint Memorial No. 23 be advanced to third reading, the second reading considered the third, and the memorial be placed on final passage.

Division was called for and the motion was lost on a rising vote.

House Joint Memorial No. 23 was passed to third reading.

**THIRD READING OF BILLS.**

Substitute House Bill No. 233, by Committee on Roads and Bridges: Relating to secondary highways.

On motion of Mr. Skinner, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 233 was placed on final passage.

After debate, on motion of Mr. Gehlen, the previous question was ordered. The Clerk called the roll on the final passage of Substitute House Bill No. 233, and it passed the House by the following vote: Yeas, 87; nays, 2; absent or not voting, 10.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Jones, Karr, Keen, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), Morgan, Murray, Myers, Neal, Parker, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Vance, Wannemaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—87.

Those voting nay were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Jones, Karr, Keen, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), Morgan, Murray, Myers, Neal, Parker, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Vance, Wannemaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—2.

Those absent or not voting were: Representatives Freese, Gardner, Keith, Mackie, McDonnell, Neff, Nelsen, Reeves, Reilly, Smith (M. B.)—10.

Substitute House Bill No. 233, having received the constitutional majority, was declared passed.

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

On motion of Mr. Easterday, the rules were suspended and the Chief Clerk was directed to immediately transmit Substitute House Bill No. 233 to the Senate.

**Engrossed House Bill No. 267**, by Representative Hurley: Relating to civil service.

On motion of Mr. Hurley the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 267 was placed on final passage.

Debate ensued.
Mr. Sullivan demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 267, and it passed the House by the following vote: Yeas, 85; nays, 8; absent or not voting, 6.

Those voting yea were: Representatives Adams, Austin, Boede, Bohlke, Bowden, Boyle, Brown, Christianson, Cohen, Copeland, Cowen, Devenish, Dixon, Drew, Easterday, Edlund, Edwards, Emory, Ford, Gehlen, Gessell, Gifford, Haddow, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Keen, Keith, Kelly, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Murray, Myers, Neal, Neff, Nelsen, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—85.

Those voting nay were: Representatives Bice, Carty, Clark, Donahoe, Eddy, Karr, Morgan, Ott—8.

Those absent or not voting were: Representatives Bell, Freese, Gardner, Kemp, Mackie, Robbins—6.

Engrossed House Bill No. 267, having received the constitutional majority, was declared passed.

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

On motion of Mr. Hurley, the rules were suspended, and the Chief Clerk was directed to immediately transmit Engrossed House Bill No. 267 to the Senate.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 19, 1935.

Mr. Speaker:
The Senate has passed: Senate Joint Memorial No. 13, also Senate Joint Memorial No. 15, also Senate Joint Memorial No. 17, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

On motion of Mr. Clark, the House reverted to the fourth order of business.

PROPOSITIONS AND MOTIONS.

Mr. Clark moved that House Bill No. 355 be re-referred to the Committee on Revenue and Taxation from the Committee on Counties and County Boundaries.

The motion was carried.

Mr. Smith (T. E.) moved that House Joint Memorial No. 11 be placed as the first business to be considered under the third reading of bills on the calendar for the following working day.

The motion was carried.
On motion of Mr. Smith (T. E.), the House resumed the regular order of business.

On motion of Mr. Adams, the House adjourned to 10:00 a.m., Wednesday, February 20, 1935.

ROBT. F. WALDRON, Speaker.

S. R. HOLCOMB, Chief Clerk.

THIRTY-EIGHTH DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday, February 20, 1935.

The Speaker called the House to order at 10:00 a.m.
The Clerk called the roll and all members were present except Representatives Boyle and Ford, who had been excused.

Prayer was offered by Rev. L. Wendell Taylor, of the United Churches of Olympia.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Austin, further reading was dispensed with and the journal was approved.

MOTIONS.

On motion of Mr. Adams, permission to use the House chamber was granted for the purpose of holding a Third House, on Tuesday evening, February 26, 1935.

On motion of Mrs. Wanamaker, Rule 20 was suspended.

REPORTS OF STANDING COMMITTEES.

Mr. Speaker:

We, a majority of your Committee on Elections and Privileges, to whom was referred House Bill No. 42, entitled "An Act relating to elections and amending Section 1 of Chapter 279, page 673 of the Laws of 1927, the same being Section 5150 of Remington's Revised Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

HUGH HERREN, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Labor and Labor Statistics, to whom was referred Substitute House Bill No. 76, entitled "An Act prohibiting employers from requiring employees to submit to certain conditions before employment, and providing
penalties therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached second substitute bill be substituted therefor, and that the second substitute bill do pass.

Carl J. Luck, Chairman.

We concur in this report: Ray Sandegren, Hans Johnson, Marie F. Keen, Thomas Voyce, Gerald G. Dixon, Myron H. Titus, Willis M. Hales.

Passed to second reading.

House of Representatives,

Mr. Speaker:

We, a majority of your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 85, entitled "An Act relating to the hours of labor; providing penalties for the violation thereof; making exemptions in certain cases by a Board of Commerce and Labor; and repealing all acts or parts of acts in conflict therewith," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Carl J. Luck, Chairman.

We concur in this report: Ray Sandegren, Hans Johnson, Willis M. Hales, Marie F. Keen, Thomas Voyce, Gerald G. Dixon, Myron H. Titus.

Passed to second reading.

House of Representatives,

Mr. Speaker:

We, a majority of your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 94, entitled "An Act to amend an act entitled 'An Act to regulate the work and hours of employees engaged in selling at retail, drugs and medicines, and compounding physicians' prescriptions, and providing a penalty for the violation thereof,' regulating the work and hours of duty of registered pharmacists," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Carl J. Luck, Chairman.

We concur in this report: Ray Sandegren, Hans Johnson, Willis M. Hales, Marie F. Keen, Thomas Voyce, Gerald G. Dixon, Myron H. Titus.

Passed to second reading.

House Bill No. 137 (reported by Committee on Agriculture):

Do pass with amendments.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 18, 1935.

Mr. Speaker:

We, a majority of your Committee on Elections and Privileges, to whom was referred House Bill No. 191, entitled "An Act relating to the organization of Port Districts, comprising an area less than the entire county, relating to the district elections therein, the officers thereof and their terms of office and the manner of holding and canvassing the returns of such elections," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Hugh Herren, Chairman.


Passed to second reading.

House Bill No. 252 (reported by Committee on Agriculture):

Do pass with amendments.

Passed to second reading.

House Bill No. 293 (reported by Judiciary Committee):

Do pass with amendment.

Passed to second reading.
THIRTY-EIGHTH DAY, FEBRUARY 20, 1935

House Bill No. 369 (reported by Committee on Agriculture):
Do pass with amendments.
Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 20, 1935.

MR. SPEAKER:

We, a majority of your Committee on Agriculture, to whom was referred House Bill No. 380, entitled "An Act relating to public service companies, amending Sections 8, 26, 27, 28, 29, 30, 31, 32, 33, 34, 54, 70 and 74 of Chapter 117 of the Session Laws of 1911 as amended by Chapter 116 of the Laws of 1923, Chapter 223 of the Laws of 1929 and Chapter 165 of the Laws of 1933 (Sections 10344, 10362, 10363, 10364, 10365, 10366, 10367, 10368, 10369, 10370, 10390, 10406 and 10410 of Remington's Revised Statutes) so as to include the regulation of steam heating plants," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. M. P. HALLERAN, Chairman.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Public Utilities, to whom was referred House Bill No. 380, entitled "An Act relating to public service companies, amending Sections 8, 26, 27, 28, 29, 30, 31, 32, 33, 34, 54, 70 and 74 of Chapter 117 of the Session Laws of 1911 as amended by Chapter 116 of the Laws of 1923, Chapter 223 of the Laws of 1929 and Chapter 165 of the Laws of 1933 (Sections 10344, 10362, 10363, 10364, 10365, 10366, 10367, 10368, 10369, 10370, 10390, 10406 and 10410 of Remington's Revised Statutes) so as to include the regulation of steam heating plants," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. P. HALLERAN, Chairman.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Liquor Control, to whom was referred House Bill No. 388, entitled "An Act relating to intoxicating liquors, providing for the disposition of revenues derived therefrom and amending Section 78 of Chapter 62, Laws of Extraordinary Session of 1933, and repealing Section 78 of Chapter 62, Laws of Extraordinary Session of 1933," have had the same under consideration and we respectfully report the same back to the House with the recommendation that it do pass.

D. E. TODD, Chairman.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on State Granted, School and Tide Lands, to whom was referred House Bill No. 424, entitled "An Act relating to Lot 12, Block 12 of Browne's Addition to the city of Spokane and providing for the sale thereof and repealing all laws in conflict," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JOHN N. WILSON, Chairman.

We concur in this report: Harry E. Christianson, B. L. Smith, J. B. Smith, Vic Skinner.
Passed to second reading.

House Bill No. 448 (reported by Committee on Labor and Labor Statistics):
Do pass with amendment.
Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Insurance, to whom was referred House Bill No. 485, entitled "An Act relating to domestic insurance companies and amending Section 7068 of Remington's Revised Statutes," have had the same under consideration,
and we respectfully report the same back to the House with the recommendation that it do pass.  

HARRY D. AUSTIN, Chairman.


Passed to second reading.

House Joint Resolution No. 15 (reported by Committee on Constitutional Revision):

Majority: Do pass with amendment.

Minority: Do not pass.

Passed to second reading.

House of Representatives,  
OLYMPIA, WASH., February 18, 1935.

Mr. Speaker:

We, a majority of your Military Committee, to whom was referred House Joint Memorial No. 26, relating to national defense, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

FRED D. KEMP, Chairman.


Mr. Speaker:

We, a minority of your Military Committee, to whom was referred House Joint Memorial No. 26, relating to national defense, 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: Michael B. Smith.

Passed to second reading.

House of Representatives,  
OLYMPIA, WASH., February 19, 1935.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 137, entitled "An Act relating to the care of persons suffering from tuberculosis, authorizing the establishment, maintenance and operation of joint county sanatoria for the treatment of such persons, 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 be re-referred to the Committee on Medicine, Dentistry, Pure Food and Drugs.

DONALD A. McDONALD, Chairman.


On motion of Mr. McDonald (D. A.), the committee report was adopted and Engrossed Senate Bill No. 137 was re-referred to the Committee on Medicine, Dentistry, Pure Food and Drugs.

House of Representatives,  
OLYMPIA, WASH., February 19, 1935.

Mr. Speaker:

We, of your Committee on Engrossment, to whom were referred Engrossed House Bills Nos. 91, 63 and 194, have compared same with the original bills and find them correctly engrossed.

D. F. Bice, C. L. Richmond.
COMMUNICATION FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, FEBRUARY 19, 1935.

To the Honorable, the Senate and the House of Representatives of the
State of Washington.

Ladies and Gentlemen:

There is handed you herewith a report as prepared by the Canal Commission app­
pointed under authority of an act of the Legislature adopted at the 1933 regular ses­
son. There is also handed you herewith a copy of the Proclamation as issued by the
Governor under the authority of that act.

Your attention is called to the recommendation of the Commission and contained
in the Proclamation to the effect that such a project is feasible.

It is therefore recommended that your body take such action as may be deemed
proper in connection with further plans for such a project.

Respectfully submitted,

CLARENCE D. MARTIN, Governor.

The communication and the report were referred to the Committee on
Harbors and Waterways.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., FEBRUARY 19, 1935.

MR. SPEAKER:

The Senate has adopted House Concurrent Resolution No. 13; also
The Senate has passed House Bill No. 308, also
Engrossed Senate Bill No. 77, also
Senate Bill No. 182, also
Senate Bill No. 183, also
Senate Bill No. 184, also
Senate Bill No. 185, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., FEBRUARY 19, 1935.

MR. SPEAKER:

The Senate has concurred in House amendments to Engrossed Senate Bill No. 10,
and passed the bill as amended by the House.

HARRISON W. MASON, 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. 500, by Representative Jones: An Act to provide for a
state recorder of brands and the manner of and fees for recording and trans­
ferring brands and for the appointment of stock inspectors, prescribe their
duties and fix their compensation; and defining the duties of shippers and
common carriers; and providing for penalties for violations; and fixing the
duties of those not regularly engaged in slaughtering cattle and horses, and
providing penalties for violations of this act.

Ordered printed and referred to Committee on Agriculture.

House Bill No. 501, by Representative Strickland: An Act abolishing the
office of supervisor of banking and supervisor of savings and loan associa­
tions and transferring their duties to the state auditor and repealing all laws or parts of law in conflict.

Ordered printed and referred to Committee on Financial Institutions Other Than Banks.

**House Bill No. 502**, by Representative McDonald (R. T.): An Act for the relief of Stuart Finely, and making an appropriation.

Ordered printed and referred to Committee on Appropriations.

**House Bill No. 503**, by Representative McDonald (R. T.): An Act for the relief of J. F. Jackson, and making an appropriation.

Ordered printed and referred to Committee on Appropriations.

**House Bill No. 504**, by Representatives Gardner and Keen: An Act relating to establishing a primary state highway, to be known as State Road No. 12 or the Ocean Beach Highway, and amending Section 11, Chapter 185, Laws of 1923.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 505**, by Representative Wanamaker: An Act relating to the extension of boundaries of school districts which contain an incorporated city, and amending Section 4703 of Remington's Revised Statutes.

Ordered printed and referred to Committee on Education.

**House Bill No. 506**, by Representative Emory: An Act relating to policies of accident and/or health insurance, amending Section 2 of Chapter 124 of the Laws of 1929, otherwise designated as Section 7234, Remington's Revised Statutes, and further known as Section 187-A of the Insurance Code of the State of Washington.

Ordered printed and referred to Committee on Insurance.

**House Bill No. 507**, by Committee on Reclamation and Irrigation: An Act relating to the organization and government of irrigation districts, the redistribution of costs in local improvement districts and the creation of a local improvement district guarantee fund and adding two new sections to Remington's Compiled Statutes to be known as 7464-1 and 7464-2 and providing that this act shall take effect immediately.

Ordered printed and passed to second reading.

**House Bill No. 508**, by Representatives Austin, Wilson and Lindgren: An Act relating to transportation by motor vehicles over the public highways of the State of Washington providing for the supervision, regulation, and the payment of fees thereby, repealing Section 1 of Chapter 57 of the Session Laws of 1915 (being Section 6382 Remington's Revised Statutes); repealing Section 2 of Chapter 57 of the Session Laws of 1915 as amended by Section 1 of Chapter 73, of the Session Laws of 1933 (being Section 6383 Remington's Revised Statutes); and repealing Section 3 of Chapter 57 of the Session Laws of 1915 as amended by Section 1 of Chapter 27 of the Session Laws of 1929 (being Section 6384 Remington's Revised Statutes); and providing penalties for the violation of this act.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 509**, by Representative Kelly: An Act relating to financing the sale of motor vehicles; prohibiting manufacturers and wholesale distributors thereof from controlling dealers with respect to the persons
thirty-eighth day, february 20, 1935

through whom motor vehicles are financed; and declaring certain acts crimes and providing for the punishment thereof.

Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 510, by Representative McDonald (D. A.): An Act relating to the assignment of certificates of ownership of motor vehicles by vendors under conditional sales contracts.

Ordered printed and referred to Judiciary Committee.

House Bill No. 511, by Representatives Ledgerwood, Jones and Klemgard: An Act relating to inspection, grading and weighing of commodities, requiring all license fees and inspection fees collected under Chapter 189 of the Laws of 1919, as subsequently amended by amendatory acts thereof, to be deposited in the grain and hay inspection fund, requiring public warehouses to obtain certificates of public necessity and convenience and amending Sections 13 and 22 of Chapter 189 of the Laws of 1919, as subsequently amended by amendatory acts thereof, and amending Chapter 189 of the Laws of 1919 by adding thereto a new section to be known as Section 22-a.

Ordered printed and referred to Committee on Agriculture.

House Bill No. 512, by Representatives Ledgerwood, Jones and Klemgard: An Act relating to hay, grain and peas, public warehousing of such commodities, and track buyers; defining track buyers and requiring bonds and licenses; providing that the director of agriculture may take possession of public warehouses and bring actions against sureties in certain cases; defining the duties of receivers of public warehouses; providing for inspection and weighing; amending Sections 17, 22b and 24 of Chapter 189 of the Laws of 1919 as subsequently amended; amending said Chapter 189 by adding a new section to be known as Section 18A and repealing Section 32 of Chapter 189 of the Laws of 1919.

Ordered printed and referred to Committee on Agriculture.

House Bill No. 513, by Representatives Yantis, Schroeder, Schultz, Johnson (W. A.), Klemgard, Holt, Wentworth, Van Dyk, Murray, McDonnell, Gessell, Karr, Gardner, Martin (F. J.), Keen, Halleran, Haddon, Johnson (Hans), Christianson, Skinner, Neal, Hall, Richmond (W. A.), Clark, Reeves, Titus, Bohlke, McDonald (D. A.), Herren, Edlund, Smith (B. L.), McCauley, Cowen, Wanamaker, Drew, Ledgerwood, Parker, Wiswall, Vance, McDonald (J. D.), Smith (J. B.), Nelsen, Carty, Twidwell, Brown, Devenish, Jones, Ott, Easterday, Gehlen, Johnston (Geo. H.), McCarty, Ford, Kelly, Morgan, Dixon and Lindgren: An Act relating to taxation; providing revenues for support of the state government by means of taxes with respect to the income of residents of the state and fiduciaries, for the privilege of receiving income therein while enjoying the protection of its laws; providing for the assessment, collection and distribution of such taxes; defining the powers and duties of certain officers in connection therewith; prescribing penalties; making an appropriation, and repealing all acts and parts of acts in conflict therewith.

Ordered printed and referred to Committee on Revenue and Taxation.

House Joint Memorial No. 28, by Representative Bohlke: Relating to a tariff on bananas.

Ordered printed and referred to Committee on Memorials.
FIRST READING OF SENATE BILLS.

Engrossed Senate Bill No. 77, by Senator Nugent: An Act relating to and providing for Firemen's Relief and Pension Funds in certain incorporated cities and towns of the state, providing for the maintenance and distribution of such funds and designating the beneficiaries thereof, defining the powers and duties of certain officials, and amending Section 1 of Chapter 196 of the Laws of 1919 and Sections 4, 5, 7, 8, 9, 14, 15, 17, 18 and 19 of said chapter as amended.

Referred to Committee on Labor and Labor Statistics.

Senate Bill No. 182, by Senator Gannon: An Act transferring certain moneys 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 April 1, 1935.

Referred to Committee on Appropriations.

Senate Bill No. 183, by Senator Gannon: An Act transferring certain moneys in and to be paid into the state treasury and abolishing the Charitable Educational Penal and Reformatory Institution Current Fund, and defining the duties and powers of the state treasurer in connection therewith, and declaring that this act shall take effect April 1, 1935.

Referred to Committee on Appropriations.

The Speaker observed former Representative M. J. B. Johnson from Pierce within the bar of the House and appointed Mr. Dixon to escort him to a seat beside the Speaker.

Senate Bill No. 184, by Senator Gannon: An Act transferring certain moneys in and to be paid into the state treasury and abolishing the University Current Fund, and defining the duties and powers of the state treasurer in connection therewith, and declaring that this act shall take effect April 1, 1935.

Referred to Committee on Appropriations.

Senate Bill No. 185, by Senator Gannon: An Act transferring certain moneys in and to be paid into the permanent Highway Fund in the state treasury, and defining the duties and powers of the state treasurer in connection therewith, and declaring that this act shall take effect April 1, 1935.

Referred to Committee on Appropriations.

Senate Joint Memorial No. 13, by Senator Mehner: Relating to an appropriation for federal and state hospitals.

Referred to Committee on Memorials.

Senate Joint Memorial No. 15, by Senator Maxwell: Asking Congress for relief to owners of residential property.

Referred to Committee on Memorials.

Senate Joint Memorial No. 17, by Senator Bengtson: Joint Memorial petitioning the Federal Government to appropriate $125,000 for the construction of a bridge over the Portage Canal to connect Marrowstone Island with the mainland.

Referred to Committee on Memorials.
THIRTY-EIGHTH DAY, FEBRUARY 20, 1935

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 20, 1935.

Mr. Speaker:

The President has signed: Senate Bill No. 10, also
Senate Bill No. 56, also
Senate Bill No. 91, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

The Speaker announced he was about to sign Senate Bill No. 10, Senate Bill No. 56, and Senate Bill No. 91.

SECOND READING OF BILLS.

Senate Bill No. 4, by Senator Nelson: Relating to passage of city ordinances.

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

Engrossed Senate Bill No. 13, by Senator Duggan: Relating to sheriff's indemnity bonds.

The bill was read the second time by sections.

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

In Section 1, line 6 of the original bill, being line 5 of the printed bill, after the word "property" and before the word "levied" strike the word "be."

Engrossed Senate Bill No. 13 was passed to third reading.

Senate Bill No. 17, by Senator Duggan: Relating to official statutes of Washington.

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

Senate Bill No. 36, by Senator Murphy: Relating to notice of sale.

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

Senate Bill No. 73, by Senator Murfin: Relating to justice courts.

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

Senate Joint Memorial No. 10, by Senator Maxwell: Relating to flood control.

The memorial was read the second time in full.

On motion of Mr. Luck, the rules were suspended, Senate Joint Memorial No. 10 was advanced to third reading, the second reading considered the third and the memorial was placed on final passage.

The Clerk called the roll on the final passage of Senate Joint Memorial No. 10 and it passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 14.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohike, Bowden, Christianson, Clark, Cohen, Copeland, Cowen, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Titus, Todd, Twidwell, Van Dyk, Voyce, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—85.
Those absent or not voting were: Representatives Boyle, Brown, Carty, Devenish, Emory, Ford, Gehlen, Huetter, Lynch, Mackie, Neff, Sullivan, Wanamaker, Wentworth—14.

Senate Joint Memorial No. 10 having received the constitutional majority was declared passed.

On motion of Mr. Richmond (W. A.), the rules were suspended and the Chief Clerk was directed to immediately transmit Senate Joint Memorial No. 10 to the Senate.

Senate Joint Memorial No. 16, by Senator McMillan: Relating to the relief of farmers.

The memorial was read the second time in full.

On motion of Mr. Richmond (C. L.), the rules were suspended, Senate Joint Memorial No. 16 was advanced to third reading, the second reading considered the third and the memorial was placed on final passage.

Discussion ensued on the merits of the memorial.

On motion of Mr. Skinner, the previous question was ordered.

The Clerk called the roll on the final passage of Senate Joint Memorial No. 16 and it passed the House by the following vote: Yeas, 89; nays, 2; absent or not voting, 8.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Christianson, Clark, Cohen, Copeland, Cowen, Dixon, Donahoe, Drew, Easterday, Edlund, Edwards, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelty, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—89.

Those voting nay were: Representatives Eddy, Emory—2.

Those absent or not voting were: Representatives Boyle, Carty, Devenish, Ford, Johnson (W. A.), Lynch, Neff, Wanamaker—8.

Senate Joint Memorial No. 16, having received the constitutional majority, was declared passed.

House Bill No. 479, by Committee on Elections and Privileges: Relating to Supreme Court Judges.

The bill was read the second time by sections.

On motion of Mr. McDonald (D. A.), the rules were suspended, House Bill No. 479 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

After debate, on motion of Mr. Brown, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 479 and it passed the House by the following vote: Yeas, 82; nays, 3; absent or not voting, 14.

Those voting yea were: Representatives Adams, Austin, Bice, Boede, Bohlke, Bowden, Brown, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Edlund, Edwards, Freese,
THIRTY-EIGHTH DAY, FEBRUARY 20, 1935

Gardner, Gifford, Haddon, Hales, Hall, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Murray, Myers, Neal, Nelsen, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanasaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker —82.

Those voting nay were: Representatives Eddy, Emory, Ott—3.

Those absent or not voting were: Representatives Bell, Boyle, Carty, Ford, Gehlen, Gessell, Halleran, Huetter, Jones, Luck, Morgan, Neff, Robbins, Strickland—14.

House Bill No. 479, having received the constitutional majority, was declared passed.

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

On motion of Mr. McDonald (D. A.), the rules were suspended and the Chief Clerk was directed to immediately transmit House Bill No. 479 to the Senate.

THIRD READING OF BILLS.

House Joint Memorial No. 11, by Representative Smith (T. E.): Relating to rehabilitation of homes.

On motion of Mr. Smith (T. E.), the rules were suspended, the second reading considered the third and House Joint Memorial No. 11 was placed on final passage.

Debate ensued.

Mr. Richmond (W. A.) demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Joint Memorial No. 11 and it passed the House by the following vote: Yeas, 61; nays, 29; absent or not voting, 9.

Those voting yea were: Representatives Austin, Bell, Christianson, Clark, Cowen, Dixon, Drew, Easterday, Edlund, Edwards, Freese, Gehlen, Gessell, Gifford, Hales, Hall, Herren, Holt, Huetter, Hurley, Johnson (Hans), Keen, Kelly, Klemgard, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), Murray, Neal, Nelsen, Parker, Reilly, Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wilson, Wingrove, Wiswall, Yantis—61.

Those voting nay were: Representatives Adams, Bice, Bohlke, Bowden, Brown, Carty, Cohen, Copeland, Devenish, Donahoe, Eddy, Emory, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Leber, Ledgerwood, Martin (J. R.), McDonnell, Morgan, Myers, Neff, Ott, Reeves, Richmond (C. L.), Wentworth, Mr. Speaker—29.

Those absent or not voting were: Representatives Boede, Boyle, Ford, Gardner, Haddon, Halleran, Kemp, McDonald (R. T.), Wanasaker—9.

House Joint Memorial No. 11, having received the constitutional majority, was declared passed.
NOTICE OF RECONSIDERATION.

Mr. Huetter gave notice that on the following working day he would move the reconsideration of the vote by which the House passed House Joint Memorial No. 11.

Senate Bill No. 111, by Committee on Rules and Joint Rules (by departmental request): Relating to state institutions.

On motion of Mr. Edwards, the rules were suspended, the second reading considered the third, and Senate Bill No. 111 was placed on final passage.

Debate ensued.

Mr. Adams 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 Boyle, Carty, Ford and Gardner; Representatives Boyle and Ford having been excused.

The Sergeant-at-Arms was instructed to bring the absentees within the bar of the House.

On motion of Mr. Luck, the absentees were excused and the House proceeded with business under the call of the House.

Mr. Dixon moved that Senate Bill No. 111 be re-referred to the Committee on Appropriations for the purpose of reporting back to the House an itemized report segregating the amounts to be expended for wages and operations.

The motion was lost.

Considerable debate ensued on the merits of the bill.

Mr. Adams demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Senate Bill No. 111 and it passed the House by the following vote: Yeas, 82; nays, 13; absent or not voting, 4.

Those voting yea were: Representatives Adams, Bell, Bice, Boede, Bohlke, Brown, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Easterday, Eddy, Edlund, Edwards, Emory, Gehlen, Gessell, Gifford, Haddon, Hall, Halleran, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Luck, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (D. J.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Todd, Twidwell, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—82.

Those voting nay were: Representatives Austin, Bowden, Drew, Freese, Hales, Herren, Lindgren, Lynch, Mackie, Neal, Nelsen, Titus, Van Dyk—13.

Those absent or not voting were: Representatives Boyle, Carty, Ford, Gardner—4.

Senate Bill No. 111, having received the 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. Richmond (W. A.) moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

**House Joint Memorial No. 23, by Representative Wiswall:** Changing the name of Vancouver Barracks to Fort Vancouver.

On motion of Mr. Wiswall, the rules were suspended, the second reading considered the third and House Joint Memorial No. 23 was placed on final passage.

The Speaker observed former Representative G. W. Loveberry from King within the bar of the House and appointed Mr. McDonald (D. A.) to escort him to a seat beside the Speaker.

Debate ensued.

Mr. Luck demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Joint Memorial No. 23 and it passed the House by the following vote: Yeas, 94; nays, 2; absent or not voting, 3.

Those voting yea were: Representatives Adams, Austin, Bell, Rice, Boede, Bohlke, Bowden, Brown, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huettner, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—94.

Those voting nay were: Representatives Smith (M. B.), Smith (T. E.)—2.

Those absent or not voting were: Representatives Boyle, Carty, Gardner—3.

House Joint Memorial No. 23, having received the constitutional majority, was declared passed.

**MOTION.**

On motion of Miss Parker, the House reverted to the eighth order of business for the purpose of introducing a concurrent resolution.

**FIRST READING OF HOUSE CONCURRENT RESOLUTION.**

**House Concurrent Resolution No. 14, by Representative Parker:** Relating to a joint session for the purpose of holding memorial services.

The memorial was read the first time by title.

Mr. Todd moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

On motion of Miss Parker, the rules were suspended, House Concurrent Resolution No. 14 was advanced to second reading and read in full.
On motion of Mr. Ott, the following amendment was adopted:

In line 17 of the original resolution, following the name "Ina P. Williams" add the names "Chas. Bruihl" and "Kelly Hall."

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

In line 11 of the original resolution, following the name "Dan Landon" add the name "Walter A. Taylor."

On motion of Miss Parker, the rules were suspended, House Concurrent Resolution No. 14 was advanced to third reading, the second reading considered the third and the resolution was adopted.

On motion of Miss Parker, the rules were suspended, House Concurrent Resolution No. 14 was ordered engrossed, and the Chief Clerk was directed to immediately transmit the engrossed resolution to the Senate.

On motion of Miss Parker, the House resumed the regular order of business.

On motion of Mr. Cowen, 100 copies of House Bill No. 486 were ordered printed.

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

On motion of Mr. Adams, the House adjourned to 10:00 a. m., Thursday, February 21, 1935.

ROBT. F. WALDRON, Speaker.

S. R. HOLCOMB, Chief Clerk.

THIRTY-NINTH DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, February 21, 1935.

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

The Clerk called the roll and all members were present.

Prayer was offered by Rev. L. Wendell Taylor of the United Churches of Olympia.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Austin, further reading was dispensed with and the journal was approved.

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

APPOINTMENT OF SPECIAL COMMITTEE.

The Speaker appointed Representatives Myers, chairman; Reeves, Jones, Skinner and Waldron, as members of the Committee on Interstate Cooperation, authorized in a resolution adopted by the House on February 19, 1935.
REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
Olympia, Wash., February 20, 1935.

MR. SPEAKER:

We, of your Committee on Enrollment, to whom were referred House Concurrent Resolution No. 13 and House Bill No. 308, have compared same with the original resolution and bill and find them correctly enrolled.

Chairman.

We concur in this report: Richard W. Bowden, Joseph Gardner.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
Olympia, Wash., February 20, 1935.

We, of your Committee on Engrossment, to whom was referred Engrossed House Concurrent Resolution No. 14, have compared same with the original resolution and find it correctly engrossed.

VIOLET P. BOEDE, Chairman.

I concur in this report: D. F. Bice.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
Olympia, Wash., February 20, 1935.

We, your Committee on Compensation and Fees for State and County Officers, to whom was referred House Bill No. 29, entitled "An Act relating to compensation of employees of the state of Washington and of its departments of government, and repealing all laws in conflict herewith," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

RALPH VAN DYK, Chairman.

We concur in this report: Henry J. Copeland, Donald A. McDonald, Carl E. Devenish, Chas. Gessell, W. E. Carty.

Mr. Van Dyk moved that House Bill No. 29 be indefinitely postponed.

The motion was carried.

House Bill No. 58 (reported by Committee on Forestry and Logged-off Lands): Do pass with amendments.

Passed to second reading.

Substitute House Bill No. 60 (reported by Committee on Appropriations): Do pass with amendments.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Compensation and Fees for State and County Officers, to whom was referred House Bill No. 88, entitled "An Act to establish a Central Personnel Agency to regulate the civil service of the state, and of the counties and cities, port and park districts, and public libraries of the state, including the executive, legislative and judicial branches," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

RALPH VAN DYK, Chairman.

We concur in this report: Carl E. Devenish, Chas. Gessell, W. E. Carty.

MR. SPEAKER:

We, a minority of your Committee on Compensation and Fees for State and County Officers, to whom was referred House Bill No. 88, entitled "An Act to establish a Central Personnel Agency to regulate the civil service of the state, and of the counties and cities, port and park districts, and public libraries of the state, including the executive, legislative and judicial branches," 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: Donald A. McDonald, Henry J. Copeland.

Mr. Van Dyk moved that House Bill No. 88 be indefinitely postponed. Debate ensued.

Mr. Adams demanded the previous question. Division was called for and the demand was lost on a rising vote. Debate ensued.

Mr. Skinner demanded the previous question and the demand was sustained.

Mr. McDonald (D. A.) demanded a roll call on the indefinite postponement of House Bill No. 88.

The demand was sustained.

The Speaker:

"A vote 'aye' is to indefinitely postpone House Bill No. 88; a vote 'no' is against the indefinite postponement."

The Clerk called the roll and House Bill No. 88 was indefinitely postponed by the following vote: Yeas, 67; nays, 27; absent or not voting, 5.

Those voting yea were: Representatives Adams, Austin, Bice, Boede, Bohlke, Bowden, Boyle, Carty, Christianson, Clark, Cohen, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Emory, Freese, Gehlen, Gessell, Gifford, Hales, Hall, Halleran, Herren, Holt, Hurley, Johnston (Geo. H.), Jones, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), McCarty, McCauley, McDonald (J. D.), Morgan, Myers, Neal, Neff, Ott, Richmond (C. L.), Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (J. B.), Sullivan, Titus, Twidwell, Van Dyk, Voyce, Wentworth, Wilson, Wingrove, Wiswall—67.

Those voting nay were: Representatives Bell, Brown, Copeland, Edwards, Ford, Gardner, Huetter, Johnson (Hans), Johnson (W. A.), Ledgerwood, Martin (J. R.), McDonald (D. A.), McDonald (R. T.), McDonnell, Murray, Parker, Reeves, Reilly, Robbins, Ryan, Smith (B. L.), Smith (M. B.), Smith (T. E.), Strickland, Wanamaker, Yantis, Mr. Speaker—27.

Those absent or not voting were: Representatives Haddon, Karr, Nelsen, Richmond (W. A.), Todd—5.

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 164, entitled "An Act relating to inquiry concerning religion or religious affiliations of persons seeking public office or employment 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 the attached Substitute House Bill No. 164 be substituted therefor and that the substitute bill do pass.

Donald A. McDonald, Chairman.


Passed to second reading.

We, a majority of your Committee on Compensation and Fees for State and County Officers, to whom was referred House Bill No. 188, entitled "An Act relating to the
Administrative Code of the state; abolishing the Department of Licenses and transferring all functions thereof to the State Treasurer," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

Chairman.

We concur in this report: Carl E. Devenish, Donald A. McDonald, Henry J. Copeland, W. E. Carty.

MR. SPEAKER:

We, a minority of your Committee on Compensation and Fees for State and County Officers, to whom was referred House Bill No. 188, entitled "An Act relating to the Administrative Code of this state; abolishing the Department of Licenses and transferring all functions thereof to the State Treasurer," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Ralph Van Dyk, Chairman.

I concur in this report: Chas. Gessel.

Mr. McDonald (D. A.) moved that House Bill No. 188 be indefinitely postponed.

Mr. Titus demanded a call of the House but the demand was not sustained.

A roll call was demanded on the motion to indefinitely postpone House Bill No. 188.

The demand was sustained.

The Speaker:

"A vote 'Aye' is to indefinitely postpone House Bill No. 188; a vote 'No' is against the indefinite postponement."

The Clerk called the roll and House Bill No. 188 was indefinitely postponed by the following vote: Yeas, 52; nays, 42; absent or not voting, 5.

Those voting yea were: Representatives Adams, Austin, Bice, Bohlke, Brown, Carty, Christianson, Cohen, Copeland, Cowen, Devenish, Donahoe, Eddy, Edwards, Emory, Haddon, Halleran, Huetter, Johnston (Geo. H.), Jones, Karr, Kelth, Kelly, Kemp, Leber, Ledgerwood, Mackie, Martin (J. R.), McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Sandegren, Schroeder, Skinner, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—52.

Those voting nay were: Representatives Bell, Bowden, Boyle, Clark, Dixon, Drew, Easterday, Edlund, Ford, Freese, Gardner, Gehlen, Gessel, Gifford, Hall, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Keen, Klemgard, Lindgren, Luck, Lynch, McCarty, McCaulay, McDonald (J. D.), Neal, Ryan, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce—42.

Those absent or not voting were: Representatives Boede, Hales, Martin (F. J.), Nelsen, Sawyer—5.

The Speaker observed former Representative Charles B. Kimball within the bar of the House and appointed Mrs. Haddon to escort him to a seat beside the Speaker.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 190, entitled "An Act to establish law library funds in counties of the second and
third and fourth classes and providing for the expenditure and use thereof, and amend­
ing Sections 1 and 3, Chapter 94, of the Laws of the Extraordinary Session 1925, and
adding new sections to be known as Section four and Section five and Section six,”
have had the same under consideration and we respectfully report the same back to the
House with the recommendation that attached Substitute House Bill No. 190 be substi­
tuted therefor, and that the substitute bill do pass.

DONALD A. MCDONALD, Chairman.

We concur in this report: Robert F. Murray, Adela Parker, John R. Martin,

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 20, 1935.

MR. SPEAKER:

We, a majority of your Committee on Education, to whom was referred House
Bill No. 218, entitled “An Act relating to the public schools; authorizing, empowering
and making it mandatory for 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 school dis­
tricts; repealing Chapter 77, Laws of 1929 (Section 4680-5, Remingtons Revised Stat­
utes) 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.

We concur in this report: Lulu D. Haddon, H. D. Hall, Carl E. Devenish, Robert
F. Murray, Edward J. Reilly, Arthur Karr, U. S. Ford, Adela Parker, B L. Smith,
A. W. Clark, Leslie V. Morgan, Fred D. Kemp.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 20, 1935.

MR. SPEAKER:

We, a majority of your Committee on Compensation and Fees for State and County
Officers, to whom was referred House Bill No. 298, entitled “An Act prohibiting increas­
ing salaries of state employees receiving more than one hundred and ten dollars
($110.00) per month during the net biennium,” 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: Carl E. Devenish, Chas. Gessell, Donald A. McDonald,
Henry J. Copeland.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1935.

MR. SPEAKER:

We, a majority of your Committee on Liquor Control, to whom was referred House
Bill No. 383, entitled “An Act prohibiting the sale of Intoxicating liquors on or near the
grounds of the University of Washington and amending Section 1 of Chapter 75 of the
Laws of 1895, as amended by Section 1 of Chapter 48, Laws of Extraordinary Session
of 1933,” 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: Carl J. Luck, Will Wentworth, T. E. Smith, Edward J.
Reilly, C. L. Richmond, Hugh Herren, A. A. Mackie, M. V. Easterday, A. Lou Cohen,
Frank Gehlen, B. J. McCarty, Harry D. Austin.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1935.

MR. SPEAKER:

We, a majority of your Committee on Fisheries, to whom was referred House Bill
No. 417, entitled “An Act relating to the taking and reduction of pilchards,” have had
the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

G. N. Adams, Chairman.

We concur in this report: Violet P. Boede, W. A. Richmond, L. C. Freese, M. P. Halleran, Vic Skinner, Harry E. Christianson, J. D. McDonald.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 19, 1935.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 425, entitled "An Act relating to the welfare of minor children, their care, custody, control and adoption, and providing penalties and repealing Chapter 62 of the Laws of 1933," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

Donald A. McDonald, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 19, 1935.

Mr. Speaker:

We, a minority of your Judiciary Committee, to whom was referred House Bill No. 425, entitled "An Act relating to the welfare of minor children, their care, custody and adoption, and providing penalties and repealing Chapter 62 of the Laws of 1933," 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: Adela Parker.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 20, 1935.

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 427, entitled "An Act providing for an appropriation of ten thousand dollars ($10,000) from the A. Y. P. E. Shore Lands Improvement Fund for the purpose of sponsoring the National Championship and Olympic Finals in Down Hill and Slalom Ski Races to be held in Rainier National Park on April 13-14, 1935, 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.

A. E. Edwards, Chairman.


Passed to second reading.

House Bill No. 455 (reported by Committee on Liquor Control): Majority: Do pass with amendments. Minority: Do not pass.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 19, 1935.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 473, entitled "An Act relating to the qualification of 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.

Donald A. McDonald, Chairman.

Mr. Speaker:

We, a minority of your Judiciary Committee, to whom was referred House Bill No. 473, entitled "An Act relating to the qualification of 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 not pass.

................................., Chairman.

We concur in this report: Adela Parker, R. F. Kelly.

Passed to second reading.

Mr. Speaker:

We, your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred Engrossed Senate Bill No. 14, entitled "An Act to provide an institution for the confinement, cure, care and rehabilitation of drug addicts, and providing for the government, maintenance and control thereof, and providing for the admission and commitment of drug addicts thereto, and providing penalties for unlawfully compelling to have persons adjudged drug addicts, and providing penalties for procuring the escape or aiding or abetting the escape of inmates thereof and/or the harboring and concealing of escaped inmates thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

R. D. Wiswall, Chairman.

We concur in this report: Dr. David Cowen, A. C. Wingrove, D. F. Bice, Lloyd Lindgren, U. S. Ford, Bert Lynch, J. D. McDonald, W. W. Robbins.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Banks and Banking, to whom was referred Senate Bill No. 88, entitled "An Act relating to banks, trust companies and mutual savings banks; providing for the issuance of capital notes or debentures; defining the meaning thereof and construing the term capital as used herein; providing such capital notes and debentures shall be subordinate to depositors and other creditors; that capital stock may be carried on the books at less than par; that no assessment shall be levied upon the holders of capital notes or debentures; repealing all acts and parts of acts in conflict herewith," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Walter A. Johnson, Chairman.

We concur in this report: Dr. David Cowen, John W. Eddy, D. Emory, Joseph Gardner, A. A. Mackie, R. T. McDonald, Richard B. Ott, R. J. Ryan, Ted F. Schroeder.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Banks and Banking, to whom was referred Engrossed Senate Bill No. 89, entitled "An Act relating to banks and trust companies; providing for the repayment of sums deposited with the state treasurer as superadded liability of stockholders; repealing Section 4, Chapter 42, Laws of 1933 (Remington's Revised Statutes, Section 3229-2)," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

W. A. Johnson, Chairman.


Passed to second reading.
THIRTY-NINTH DAY, FEBRUARY 21, 1935

-HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 20, 1935.

MR. SPEAKER:

We, a majority of your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred Engrossed Senate Bill No. 137, entitled "An Act relating to the care of persons suffering from tuberculosis, authorizing the establishment, maintenance and operation of joint county sanatoria for the treatment of such persons, 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.

R. D. WISWALL, Chairman.


Passed to second reading.

-HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 20, 1935.

MR. SPEAKER:

We, a majority of your Committee on Memorials, to whom was referred Senate Joint Memorial No. 9, relating to the abolition of interest bearing United States bonds, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ADELA PARKER, Chairman.

We concur in this report: Ben S. Sawyer, George E. Drew, Corbin Sullivan.

Passed to second reading.

-HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1935.

MR. SPEAKER:

We, a majority of your Committee on Fisheries, to whom was referred Senate Joint Memorial No. 19, relating to loans to oyster planters, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

G. N. ADAMS, Chairman.

We concur in this report: Violet P. Boede, W. A. Richmond, L. C. Freese, Vic Skinner, M. P. Halleran, Harry E. Christopherson, J. D. McDonald.

Passed to second reading.

The Speaker announced he was about to sign House Concurrent Resolution No. 13 and House Bill No. 308.

MESSAGES FROM THE SENATE.

-SENATE CHAMBER,
OLYMPIA, WASH., February 20, 1935.

MR. SPEAKER:

The Senate has passed: Engrossed Senate Bill No. 188, also
Engrossed Senate Bill No. 189, also
Engrossed Senate Bill No. 191, also
Engrossed Senate Bill No. 201, also
Engrossed Senate Bill No. 203, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., February 20, 1935.

MR. SPEAKER:

The Senate has passed: House Bill No. 143, also
House Bill No. 157, also
Engrossed House Bill No. 41, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.
Mr. Speaker:
The Senate has passed: Engrossed Senate Bill No. 227, also Engrossed Senate Bill No. 186, and the same are herewith transmitted.

Harrison W. Mason, Secretary.

Mr. Speaker:
The Senate has passed: Senate Bill No. 200, also Senate Bill No. 190, also Senate Bill No. 192, also Senate Bill No. 194, also Senate Bill No. 195, also Senate Bill No. 198, and the same are herewith transmitted.

Harrison W. Mason, Secretary.

SENATE AMENDMENTS TO HOUSE BILLS.

Mr. Speaker:
The Senate has passed House Bill No. 192, with the following amendments:
Amend House Bill No. 192 by striking therefrom all of Section 2.
Amend the title as follows: after the numerals "1929" change comma (,) to period (.) and strike the remainder of the title, and the same is herewith transmitted.

Harrison W. Mason, Secretary.

Mr. McDonald (D. A.) moved that the House concur in the Senate amendments to House Bill No. 192.

The motion was carried.

The Clerk called the roll on the passage of House Bill No. 192 as amended by the Senate, and it passed the House by the following vote: Yeas, 80; nays, 0; absent or not voting, 19.

Those voting yea were: Representatives Austin, Bell, Boede, Bohlke, Boyle, Brown, Carty, Christianson, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Johnson (Hans), Johnson (W. A.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Ledgerwood, Lindgren, Lynch, Mackie, Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Myers, Neal, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Robbins, Ryan, Sandegren, Sawyer, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wentworth, Wilson, Wingrove, Wiswell, Yantis, Mr. Speaker—80.

Those absent or not voting were: Representatives Adams, Bice, Bowden, Clark, Easterday, Gehlen, Hurley, Johnston (Geo. H.), Leber, Luck, Martin (F. J.), Murray, Neff, Nelsen, Richmond (W. A.), Schroeder, Smith (M. B.), Smith (T. E.), Wanamaker—19.

The bill, having received the constitutional majority, was declared passed as amended by the Senate.
INTRODUCTION AND FIRST READING OF BILLS.

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

**House Bill No. 514**, by Representatives Easterday, Johnson (Hans), Sandegren, Sawyer, Clark and Brown: An Act for the relief of George Jarger and making an appropriation therefor.

Ordered printed and referred to Committee on Appropriations.

**House Bill No. 515**, by Representatives Freese and McCarty: An Act for the relief of Dike District No. 5, Snohomish County, Washington, and making appropriation therefor.

Ordered printed and referred to Committee on Appropriations.

**House Bill No. 516**, by Representative Wanamaker: An Act for the relief of C. M. Reardon, and making an appropriation therefor.

Ordered printed and referred to Committee on Appropriations.

**House Bill No. 517**, by Representatives Easterday, Johnson (Hans), Sandegren, Sawyer, Clark and Brown: An Act for the relief of Herbert Hopkins and making an appropriation therefor.

Ordered printed and referred to Committee on Appropriations.

**House Bill No. 518**, by Representative Edwards: An Act relating to crime and amending Section 2424 and Section 2427 of Remington's Revised Statutes.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 519**, by Representative Devenish: An Act relating to motor vehicles and the license thereof; regulating the transportation of school children therein; and amending Section 1, Chapter 98 of the Session Laws of 1933.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 520**, by Representatives Christianson and Leber: An Act relating to rentals from county or district owned lands in diking and drainage improvement districts.

Ordered printed and referred to Committee on Dikes, Drains and Ditches.

**House Bill No. 521**, by Representative Dixon: An Act taxing deposits in banks and trust companies; providing for exemptions, and declaring an emergency.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 522**, by Representative Luck: An Act relating to the permanent registration of voters and assigning the duties of certain officers therewith and repealing Section 13 of Chapter 1 of the Laws of 1933 and amending Chapter 1 of the Laws of 1933 by adding thereto a new section to be known as Section 13-1.

Ordered printed and referred to Committee on Elections and Privileges.

**House Bill No. 523**, by Representative Luck: An Act providing for the retirement of policemen for pension purposes and amending Section 9582, Remington's Compiled Statutes.

Ordered printed and referred to Committee on Labor and Labor Statistics.
House Bill No. 524, by Representative Austin: An Act relating to county officials and the expenditure of county officials' budgets and repealing all laws in conflict herewith.

Ordered printed and referred to Committee on Counties and County Boundaries.

House Bill No. 525, by Representative Austin: An Act relating to the proceeds of life insurance and amending Section 2 of Chapter 92 of the Laws of 1927 of the State of Washington, the same being Section 7230-1 of Remington's Revised Statutes.

Ordered printed and referred to Committee on Insurance.

House Bill No. 526, by Representative Austin: An Act relating to radio broadcasting stations and providing a tax.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 527, by Representative McDonald (D. A.): An Act relating to crimes, defining burglary in the second degree, and amending Section 327 of Chapter 249 of the Laws of 1909 and Section 328 of Chapter 249 of the Laws of 1909.

Ordered printed and referred to Judiciary Committee.

House Bill No. 528, by Representatives Bohlke and Karr: An Act relating to horticulture and amending Section 29 of Chapter 166 of the Laws of 1915.

Ordered printed and referred to Committee on Agriculture.

House Bill No. 529, by Representative Bohlke: An Act relating to horticulture, amending Sections 1, 2, 11 and 20 of Chapter 166 of the Laws of 1915 as subsequently amended, and making an appropriation.

Ordered printed and referred to Committee on Horticulture.


Ordered printed and referred to Judiciary Committee.

House Bill No. 531, by Representative McDonald (D. A.): An Act relating to radio broadcasting and providing penalties for violation thereof.

Ordered printed and referred to Judiciary Committee.

House Bill No. 532, by Representative McDonald (D. A.): An Act to encourage state and national industrial recovery by cooperating with the national government in fostering fair competition, to establish standards of fair competition in trade and industry, providing penalties for violations of this act, declaring an emergency and repealing Chapter 50, Laws of Extraordinary Session, 1933.

Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 533, by Committee on Forestry and Logged-off Lands: An Act providing for the zoning of forest areas, defining certain terms, providing for restrictions on the use and occupancy thereof for other than forest purposes and providing penalties for unauthorized use and occupancy.

Ordered printed and passed to second reading.
THIRTY-NINTH DAY, FEBRUARY 21, 1935

House Bill No. 534, by Judiciary Committee: An Act relating to the filling of vacancies on the Supreme and Superior Courts of this state, and amending Sections 11044 and 11049 of Remington's Compiled Statutes of Washington.

Ordered printed and passed to second reading.

House Bill No. 535, by Representatives Reeves, Smith (J. B.), McCarty and Wiswall: An Act to define, license, and regulate the business of making loans or advancements in the amount or of the value of three hundred dollars ($300) or less, secured or unsecured, at a greater rate of interest than twelve per cent (12%) per annum, prescribing the rates of interest and charges therefor and penalties for the violation thereof, regulating the assignment of wages or salaries, earned or to be earned, when given as security for any such loan or as consideration for a payment of three hundred dollars ($300) or less, providing for the administration of this act and for the issuance of rules and regulations therefor, authorizing the making of examinations and investigations and the publication of reports thereof, providing for a review of decisions and findings of the Director of Efficiency and to repeal all acts and parts of acts whether general, special, or local, which relate to the same subject matter as this act, in so far as they are inconsistent with the provisions of this act.

Ordered printed and referred to Judiciary Committee.

House Bill No. 536, by Representatives Neff, Ledgerwood, Wanamaker, Yantis, Klemgard, Myers, Haddon, Reeves, Keen, Kemp, Bice, Morgan and Sullivan: An Act relating to aeronautics, providing for the licensing of aircraft, airmen and air navigation activities and facilities; creating an aeronautics fund and defining the powers and duties of certain state officers; providing for enforcement, hearings and appeals; defining offenses and fixing penalties; providing constitutionality; repealing Chapter 157, Session Laws of 1929.

Ordered printed and referred to Committee on Transportation other than Automotive.

House Bill No. 537, by Representatives Devenish, Morgan, Van Dyk, Martin (F. J.), Murray, Ott, Schultz and Copeland: 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 appropriations; amending Section 18 of Chapter 142 of the Session Laws of 1915, as amended by Section 4 of Chapter 41 of the Session Laws of 1933 and other amendatory acts; amending Sections 5 and 6 of Chapter 88 of the Session Laws of 1929 and acts amendatory thereof (Sections 6330*, 6851-5* and 6851-6*, Remington's Revised Statutes); prescribing penalties, and providing that this act shall take effect immediately.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 538, by Representative Drew: An Act abolishing exemptions of tangibles from taxation, and repealing Chapter 96 of Laws of 1931.

Ordered printed and referred to Committee on Revenue and Taxation.

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House Bill No. 539, by Representatives Ryan, Dixon, Schroeder, Lindgren, Titus, Huetter, McDonald (D. A.), Drew, Lynch, Herren, Cowen, Sullivan, Hales, Reeves, McDonald (R. T.), Gessell, Luck, Freese, Edlund, Strickland, Gifford, Robbins, Hallaran, McCarty, Kelly, McDonald (J. D.), Murray, Leber, Twidwell, Clark, Easterday, Reilly, Ford, Van Dyk, Nelsen, Parker, Neal, Richmond (W. A.), Martin (F. J.), Hall, Smith (T. E.), Bohlke, Bell, Sawyer, Schultz, Devenish, Voyce, Smith (J. B.), Keen, Wilson and Morgan: An Act relating to primary highways; creating State Road No. 23; making an appropriation and declaring an emergency.

Ordered printed and referred to Committee on Roads and Bridges.

FIRST READING OF SENATE BILLS.

Engrossed Senate Bill No. 186, by Senator Gannon: An Act transferring certain monies in and to be paid into the state treasury and abolishing the Highway Safety Fund, and defining the duties and powers of the state treasurer in connection therewith, and declaring that this act shall take effect April 1, 1935.

Referred to Committee on Appropriations.

Engrossed Senate Bill No. 188, by Senator Gannon: An Act transferring certain monies in and to be paid into the state treasury and abolishing the Auto Title Fund, and defining the duties and powers of the state treasurer in connection therewith, and declaring that this act shall take effect April 1, 1935.

Referred to Committee on Appropriations.

Engrossed Senate Bill No. 189, by Senator Gannon: An Act establishing a fund in the state treasury to be known as the Federal Experiment Station Fund, transferring certain moneys in and to be paid into the state treasury and abolishing the Adams, Hatch and Purnell Funds, and defining the duties and powers of the state treasurer in connection therewith, and declaring that this act shall take effect April 1, 1935.

Referred to Committee on Appropriations.

Engrossed Senate Bill No. 191, by Senator Gannon: An Act establishing a fund in the state treasury to be known as the Federal Co-operative Agricultural Extension Fund, transferring certain moneys in and to be paid into the state treasury and abolishing the Smith-Lever and Capper-Ketcham Funds, and defining the duties and powers of the state treasurer in connection therewith, and declaring that this act shall take effect April 1, 1935.

Referred to Committee on Appropriations.

Engrossed Senate Bill No. 201, by Senator Gannon: An Act transferring certain monies in and to be paid into the state treasury and abolishing the Federal Vocational Rehabilitation Fund, and defining the duties and powers of the state treasurer in connection therewith, and declaring that this act shall take effect April 1, 1935.

Referred to Committee on Appropriations.

Engrossed Senate Bill No. 208, by Senator Gannon: An Act transferring certain monies in and to be paid into the state treasury and abolishing the
Lewis River Hatchery Fund, and defining the duties and powers of the state treasurer in connection therewith, and declaring that this act shall take effect April 1, 1935.

Referred to Committee on Appropriations.

Engrossed Senate Bill No. 227, by Senators Mehner, Thomas, Shorette, Orndoff, Tewksbury, Murfin, Farquharson, Reardon, Dailey, Ryan, Metcalf, Knutzen and Duggan: An Act relating to taxation; providing for exemptions; repealing all acts and parts of acts in conflict therewith and declaring that the act shall take effect immediately.

Referred to Committee on Appropriations.

Senate Bill No. 190, by Senator Gannon: An Act transferring certain monies in and to be paid into the state treasury and abolishing the Shoreland Improvement Guaranteed Interest Fund, and defining the duties and powers of the state treasurer in connection therewith, and declaring that this act shall take effect April 1, 1935.

Referred to Committee on Appropriations.

Senate Bill No. 192, by Senator Gannon: An Act transferring certain monies in the Lateral Highway Fund in the state treasury, and defining the duties and powers of the state treasurer in connection therewith, and declaring that this act shall take effect April 1, 1935.

Referred to Committee on Appropriations.

Senate Bill No. 194, by Senator Gannon: An Act transferring certain monies in and to be paid into the state treasury and abolishing the Alaska Yukon Pacific Exposition Guaranteed Interest Fund, and defining the duties and powers of the state treasurer in connection therewith, and declaring that this act shall take effect April 1, 1935.

Referred to Committee on Appropriations.

Senate Bill No. 195, by Senator Gannon: An Act transferring certain monies in and to be paid into the state treasury and abolishing the Scientific School Current Fund, and defining the duties and powers of the state treasurer in connection therewith, and declaring that this act shall take effect April 1, 1935.

Referred to Committee on Appropriations.

Senate Bill No. 198, by Senator Gannon: An Act transferring certain monies in and to be paid into the state treasury and abolishing the Alaska Yukon Pacific Exposition Fund, and defining the duties and powers of the state treasurer in connection therewith, and declaring that this act shall take effect April 1, 1935.

Referred to Committee on Appropriations.

Senate Bill No. 200, by Senator Gannon: An Act transferring certain monies in and to be paid into the state treasury and abolishing the Agricultural College Current Fund, and defining the duties and powers of the state treasurer in connection therewith, and declaring that this act shall take effect April 1, 1935.

Referred to Committee on Appropriations.
SECOND READING OF BILLS.

Initiative Measure No. 2: Relating to primary elections.

STATE OF WASHINGTON, OFFICE OF ATTORNEY GENERAL, OLYMPIA, February 19, 1935.

Mr. S. R. Holcomb, Chief Clerk,
House of Representatives, Olympia, Washington.

Dear Mr. Holcomb:

This will acknowledge receipt of your letter of February 15th. We also received a letter from the Senate setting forth its action on Initiative No. 2, requesting our opinion as to its actions, which letter has been answered and conveyed to the Senate, a copy of which we are enclosing in this letter.

You do not request any opinion upon the action of the House, however, we assume that you desire such.

We have the following actions of the Senate and House upon Initiative Measure No. 2.

The Senate has regularly acted upon Initiative Measure No. 2, in accordance with Constitutional Amendment No. 7, by enacting the initiative measure without change or amendment and transmitted the same to the House, in accordance with Joint Rule No. 11.

In our opinion this is the correct procedure.

The House has not acted upon Initiative Measure No. 2, as provided by Constitutional Amendment No. 7, which provides the proper procedure. However, several members of the House introduced House Bill No. 153, having the same provisions as Initiative No. 2, upon which the House acted by enacting said bill and transmitted its action to the Senate, the House believing that to be the proper procedure under Section 18, Article 2 of the Constitution, which provides: "No law should be enacted except by bill."

This section is a part of the Constitution as originally adopted before the people had any right to initiate a measure. Constitutional Amendment No. 7, which gave the people a right to initiate a measure to the legislature, provided the procedure very carefully, which is controlling as to an initiative measure. This amendment very carefully provides that no change or amendment be made to the initiative measure.

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. (Italics ours.)

The House has made a change by introducing H. B. 153, sponsored by several members, with the same context of the initiative measure. This makes it possible for the measure, when brought out for passage, to be amended and when transmitted to the Senate, being H. B. 153, could be changed and amended by the Senate if so desired.

In our opinion this violates Constitutional Amendment No. 7, as it puts Initiative Measure No. 2 in a condition whereby it can be amended by either house, which must be considered a very decided change of the measure. If enacted as Initiative No. 2, it cannot be legally amended, but H. B. 153 can be legally amended. After passage of Initiative No. 2, the Legislature may refer it to the people at the next general elections.

In our opinion, the simplest way for the House to act upon Initiative Measure No. 2, as transmitted to the House by the Senate, is to either enact or reject it. Then the only action the Legislature can take upon the measure, if enacted, is to refer it to the people, if desired.

Section 18 of Article 2 of the Constitution only applies to laws introduced by members of the Legislature and does not control initiative measures by the people, which are controlled by Amendment No. 7.

Yours very truly,

G. W. Hamilton, Attorney General.

Initiative Measure No. 2 was read the second time by sections.

On motion of Mr. Bohlke, the rules were suspended, Initiative Measure No. 2 was advanced to third reading, the second reading considered the third and the measure was placed on final passage.
The Clerk called the roll on the final passage of Initiative Measure No. 2 and it passed the House by the following vote: Yeas, 79; nays, 14; absent or not voting, 6.

Those voting yea were: Representatives Bell, Bice, Boede, Bohlke, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Edlund, Edwards, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hall, Halleran; Herren, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Kelly, Kemp, Leber, Ledgerwood, Lindgren, Mackie, Martin (F. J.), McCarty, McCauley, McDonald (D. A.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voyce, Wanamaker, Wingrove, Wiswall, Yantis —79.

Those voting nay were: Representatives Austin, Bowden, Eddy, Emory, Keith, Klemgard, Luck, Lynch, Martin (J. R.), McDonald (J. D.), Todd, Wentworth, Wilson, Mr. Speaker—14.

Those absent or not voting were: Representatives Adams, Easterday, Gehlen, Hales, Holt, Robbins—6.

Initiative Measure No. 2, having received the constitutional majority, was declared passed.

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

EXPLANATION OF VOTE.

The Speaker:

"I can see no good reason why the voters of this state should not be allowed an expression as to their preference or disapproval of this measure at the polls. I feel that every voter is entitled to pass on this initiative at the polls and therefore my vote is 'No'."

The Speaker called Mr. Luck to preside.

House Bill No. 259, by Representative Boyle: Relating to free public libraries.

Mr. Speaker:

We, your Committee on State Library, to whom was referred House Bill No. 259, entitled 'An Act relating to free public libraries, creating a board for the certification of librarians and defining its powers, prescribing penalties, and repealing Sections 8226 and 8246 and Sections 9211 and 9212 of Remington's Revised Statutes and other acts and parts of acts inconsistent herewith,' have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In Section 11, Subsection 3, line 6 of the original bill, being line 6 of the printed bill, after the word "year" and before the word "prior" insert the words "or the equivalent thereof."

In Section 15, line 28 of the original bill, being line 4 of the printed bill, strike the words "or dress."

We concur in this report: George E. Drew, Linea Edlund, Violet P. Boede, Vic Skinner, Adela Parker.

The bill was read the second time by sections.

On motion of Mrs. Myers, the committee amendments were adopted.

Mr. Adams of Mason raised the question of a quorum.
The Speaker (Mr. Luck presiding) observing that a quorum was not present, ordered the Clerk to call the roll.

The Clerk called the roll and the following absentees were noted: Representatives Austin, Bowden, Boyle, Carty, Christianson, Clark, Cohen, Copeland, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Emory, Ford, Freese, Gehlen, Haddon, Hales, Halleran, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Lindgren, Lynch, Mackie, Martin (F. J.), McCauley, McDonald (J. D.), McDonald (R. T.), McDonnell, Murray, Neal, Neff, Nelsen, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandgren, Schroeder, Schultz, Skinner, Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Yantis.

Mr. Sawyer demanded a call of the House but the demand was not sustained.

A quorum not being present, on motion of Mr. Adams, the House was declared at recess until 1:30 p.m.

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AFTERNOON SESSION.

The Speaker (Mr. Luck presiding) called the House to order at 1:30 p.m. The Clerk called the roll and all members were present except Representatives Richmond (C. L.), who had been excused.

On motion of Mr. McDonnell, the House reverted to the fourth order of business.

On motion of Mr. McDonnell, permission to use the House chamber on Friday evening, February 22, 1935, at 7:30 o'clock was granted him for the purpose of displaying motion pictures of the Grand Coulee Dam.

Mr. Gifford moved that 200 additional copies of House Bill No. 216 be ordered printed.

Debate ensued.

The motion was carried.

On motion of Mr. Van Dyk, the House resumed the regular order of business.

SECOND READING OF BILLS.

House Bill No. 259, by Representative Boyle: Relating to free public libraries.

The House resumed consideration of House Bill No. 259.

The Speaker resumed the chair.

On motion of Mrs. Myers, the following amendment was adopted:

In Section 10, line 3 of the original bill, being line 24 of the printed bill, beginning with the word "cause" strike the remainder of the sentence and insert in lieu thereof the following: "appropriate money annually for the support of the library and so far as possible, the taxes levied and collected for this purpose shall be levied and collected within the territory to be served."

On motion of Mr. Martin (J. R.), the following amendment was adopted:

In Section 16, line 31, of the original bill, beginning with the word "be" in line 7 of the printed bill, strike the remainder of the sentence and insert in lieu thereof the following: "be guilty of a misdemeanor."
Mr. Neff moved the adoption of the following amendment:
Amend Section 17 by striking the whole thereof.
Debate ensued.
The amendment was lost.
On motion of Mr. Martin (J. R.), the following amendment was adopted:
In Section 17, line 10 of the original bill, beginning with the word "punished" in line 14 of the printed bill, strike the remainder of the sentence and insert in lieu thereof the following: "guilty of a misdemeanor."

House Bill No. 259 was passed to third reading and ordered engrossed.

House Bill No. 295, by Representatives Brown, Richmond (W. A.), Hall, Sandegren, Bohlke, Neal, Gessell, Wingrove, Strickland, Lynch, Jones, Wissall, Adams, Cohen, Keen, McDonald (R. T.), Easterday, Parker, Skinner, Sullivan, Christianson, Leber, Ryan, Austin, Holt, Mackie, McDonnell, McDonald (D. A.), Huetter, Bowden, McDonald (J. D.) and Klemgard: Relating to the Narrows Bridge.

MR. SPEAKER:
We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 295, entitled "An Act relating to the construction, maintenance and operation of a bridge and approaches 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 J. F. Hickey, George A. Smitley and Purl W. Bourgaize, 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 with the following amendments:

In Section 1, line 1 of the original bill, being line 1 of the printed bill, after the figure "1" strike everything down to and including the word "assigns" in line 4 of the original bill, being line 3 of the printed bill, and insert in lieu thereof the following:
"That H. O. Scofield, Chairman of the Board of Pierce County Commissioners, Fred H. Marvin, Chairman of the Pierce County Port Commission, and George A. Smitley, Mayor of the City of Tacoma, and/or their legally elected or appointed successors in office, hereinafter called grantees."

In Section 4, line 22 of the original bill, being line 15 of the printed bill, strike the word "assigns" and insert in lieu thereof the word "successors."

In Section 7, line 24 of the original bill, being line 39 of the printed bill, strike the words and punctuation "and their assigns."

In Section 8, line 15 of the original bill, being line 11 of the printed bill, strike the words and punctuation "and their assigns."

In line 5 of the original title, being line 3 of the printed title, after the word "to" strike the words "J. F. Hickey, George A. Smitley and Purl W. Bourgaize, their survivors and assigns" and insert in lieu thereof the words "H. O. Scofield, Chairman of the Board of Pierce County Commissioners; Fred H. Marvin, Chairman of the Pierce County Port Commission, and George A. Smitley, Mayor of the City of Tacoma, and/or their legally elected or appointed successors in office."

We concur in this report:

The bill was read the second time by sections.
On motion of Mr. Skinner, the committee amendments were adopted.
Mr. Dixon moved the adoption of the following amendment:
In Section 1, line 19 of the original bill, being line 8 of the printed bill, strike the period (.) and insert in lieu thereof a comma (,) and add the following: "that said bridge hereafter be called The Fort Lewis, Bremerton Naval Military Bridge."

Debate ensued.
Mr. Bell moved that the amendment be laid on the table without taking the bill with it.
Division was called for and the motion was lost on a rising vote.
Mr. Adams moved the adoption of the following amendment to the amendment:

Amend the amendment by adding thereto the words "Hood Canal."
The amendment to the amendment was lost.
Debate ensued on the adoption of the amendment by Mr. Dixon.
On motion of Mr. McCarty, the previous question was ordered.
The amendment by Mr. Dixon was adopted.
The Speaker observed former Representative Storey Buck from Spokane within the bar of the House and appointed Mr. Keith to escort him to a seat beside the Speaker.
The Speaker observed former Representative Ida McQuesten from Pierce within the bar of the House and appointed Mr. Brown to escort her to a seat beside the Speaker.
On motion of Mrs. Wanamaker, the following amendment was adopted:

In Section 3, line 17 of the original bill, being line 11 of the printed bill, strike the period (.) and insert in lieu thereof a colon (:) and add the following: "Provided, That there shall be deducted from said sum the amount of all state, federal or other public funds expended upon said bridge."

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

In Section 7, line 6 of the original bill, being line 5 of the printed bill, after the word "guarantees" and before the word "shall" strike the words and comma "and their assigns."

House Bill No. 295 was passed to third reading and ordered engrossed.
House Bill No. 375, by Representatives Adams and Ott: Providing for investigation of Erland Point Murder.
The bill was read the second time by sections and passed to third reading.
House Bill No. 349, by Representatives Reeves, Adams, McDonald (D. A.) and Murray: Relating to burial of the dead.
On motion of Mr. Neff, House Bill No. 349 was re-referred to the Committee on Appropriations for the purpose of amendment.

THIRD READING OF BILLS.
House Bill No. 352, by Committee on State Granted, School and Tide Lands (by departmental request): Relating to assessments against state lands.
On motion of Mr. Wilson, the rules were suspended, the second reading considered the third, and House Bill No. 352 was placed on final passage.
The Clerk called the roll on the final passage of House Bill No. 352 and it passed the House by the following vote: Yeas, 75; nays, 4; absent or not voting, 20.
Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Drew, Eddy, Edlund, Edwards, Emory, Gehlen, Gifford,
THIRTY-NINTH DAY, FEBRUARY 21, 1935

Haddon, Hall, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Kelly, Kemp, Leber, Ledgerwood, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Sullivan, Titus, Twidwell, Van Dyk, Vyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—75.

Those voting nay were: Representatives Gardner, Keen, Klemgard, Lindgren—4.

Those absent or not voting were: Representatives Carty, Christianson, Dixon, Easterday, Ford, Freese, Gessell, Hales, Halleran, Karr, Keith, Luck, Lynch, Mackie, Richmond (C. L.), Schroeder, Smith (M. B.), Smith (T. E.), Strickland, Todd—20.

House Bill No. 352, having received the 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 Committee on State Granted, School and Tide Lands (by departmental request): Relating to oyster lands.

On motion of Mr. Wilson, the rules were suspended, the second reading considered the third, and House Bill No. 353 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 353 and it passed the House by the following vote: Yeas, 74; nays, 4; absent or not voting, 21.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohike, Bowden, Boyle, Christianson, Clark, Cohen, Copeland, Cowen, Dixon, Donahoe, Drew, Eddy, Edlund, Edwards, Emory, Freese, Gehlen, Gifford, Haddon, Hall, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Kelly, Kemp, Ledgerwood, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (W. A.), Robbins, Ryan, Sawyer, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Sullivan, Titus, Twidwell, Van Dyk, Vyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—74.

Those voting nay were: Representatives Klemgard, Leber, Lindgren, Mackie—4.

Those absent or not voting were: Representatives Brown, Carty, Devenish, Easterday, Ford, Gardner, Gessell, Hales, Halleran, Karr, Keen, Keith, Luck, Lynch, Richmond (C. L.), Sandegren, Schroeder, Smith (M. B.), Smith (T. E.), Strickland, Todd—21.

House Bill No. 353, having received the 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. 354, by Committee on Compensation and Fees for State and County Officers: Relating to marriage service fees.

On motion of Mr. Van Dyk, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 354 was placed on final passage.
After considerable debate, Mr. Neal demanded the previous question.
The demand was sustained.
The Clerk called the roll on the final passage of Engrossed House Bill No. 354 and it passed the House by the following vote: Yeas, 66; nays, 15; absent or not voting, 18.

Those voting yea were: Representatives Austin, Bell, Boede, Bohlke, Bowden, Boyle, Carty, Christianson, Cohen, Cowen, Devenish, Dixon, Donahoe, Drew, Eddy, Edlund, Edwards, Ford, Freese, Gardner, Gehlen, Gifford, Hall, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Keith, Kelly, Klemgard, Leber, Lindgren, Lynch, Martin (F. J.), McCarty, McCauley, McDonald (J. D.), McDonald (R. T.), McDonnell, Murray, Neal, Neff, Nelsen, Ott, Reilly, Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voyce, Wanamaker, Wilson, Wingrove—66.

Those voting nay were: Representatives Bice, Copeland, Emory, Huetter, Keen, Kemp, Ledgerwood, Mackie, Martin (J. R.), Morgan, Myers, Parker, Reeves, Yantis, Mr. Speaker—15.

Those absent or not voting were: Representatives Adams, Brown, Clark, Easterday, Gesell, Haddon, Hales, Halleran, Karr, Luck, McDonald (D. A.), Richmond (C. L.), Richmond (W. A.), Smith (M. B.), Smith (T. E.), Todd, Wentworth, Wiswall—18.

Engrossed House Bill No. 354, having received the 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. Neff gave notice that on the following working day he would move that the House reconsider the vote by which Engrossed House Bill No. 354 was passed.

MOTION.

Mr. Huetter moved that the rules be suspended and the House revert to the fourth order of business.

The motion was lost.

House Bill No. 372, by Committee on Reclamation and Irrigation: Relating to Wenatchee Reclamation District.

On motion of Mr. Murray, the rules were suspended, the second reading considered the third, and House Bill No. 372 was placed on final passage.

Debate ensued.

Mr. Jones demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 372 and it passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Adams, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Christianson, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Eddy, Edwards, Emory, Ford, Freese, Gardner, Gehlen, Gifford, Haddon, Hall, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Keen, Keith, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin
THIRTY-NINTH DAY, FEBRUARY 21, 1935

(J. R.), McCarty, McCauley, McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer Schroeder, Schultz, Skinner, Smith (B. L.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Yantis, Mr. Speaker—83.

Those absent or not voting were: Representatives Austin, Brown, Carty, Clark, Easterday, Edlund, Gessell, Hales, Halleran, Karr, Kelly, McDonald (D. A.), Richmond (C. L.), Smith (J. B.), Smith (M. B.), Wiswall—16.

House Bill No. 372, having received the 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. 63, by Representative Clark: Relating to disabled veterans.

On motion of Mr. Todd, the rules were suspended, the second reading considered the third and Engrossed House Bill No. 63 was placed on final passage.

Discussion on the merits of the bill followed.

Mrs. Haddon demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 63 and it passed House by the following vote: Yeas, 89; nays, 1; absent or not voting, 9.

Those voting yea were: Representatives Adams, Austin, Bell, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Cohen, Copeland, Cowen, Dixon, Donahoe, Drew, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gehlen, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. M.), Jones, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), McCarty, McCauley, McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—89.

Those voting nay were: Representative Martin (J. R.)—1.

Those absent or not voting were: Representatives Bice, Clark, Devenish, Easterday, Gessell, Karr, McDonald (D. A.), Richmond (C. L.), Wentworth—9.

Engrossed House Bill No. 63, having received the constitutional majority, was declared passed.

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

On motion of Mr. Todd, the rules were suspended, and the Chief Clerk was directed to immediately transmit Engrossed House Bill No. 63 to the Senate.
REPORT OF ENROLLMENT COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 21, 1935.

Mr. Speaker:

We, of your Committee on Enrollment, to whom were referred House Bills Nos. 41, 143 and 157, have compared same with the engrossed and original bills and find them correctly enrolled.

We concur in this report: Richard W. Bowden, Geo. H. Johnston.

SENATE AMENDMENTS TO HOUSE BILL.

SENATE CHAMBER,
OLYMPIA, WASH., February 21, 1935.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 67 with the following amendments:

Amend the title by striking the words "making an appropriation."

Amend Sec. 3, line 19 of the printed bill, after the word "any" and before the word "library," insert the word "Public."

Amend Sec. 4 by striking the entire section and renumbering Sec. 5, "Sec. 4.," and the same is herewith transmitted.

Harrison W. Mason, Secretary.

Mr. Yantis moved that the House do not concur in the Senate amendments to Engrossed House Bill No. 67 and that the Senate be asked to recede therefrom.

The motion was carried.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 21, 1935.

Mr. Speaker:

The President has signed Senate Joint Memorial No. 10, and the same is herewith transmitted.

Harrison W. Mason, Secretary.

Mr. Speaker:

The President has signed: House Concurrent Resolution No. 13; also House Bill No. 308, and the same are herewith transmitted.

Harrison W. Mason, Secretary.

Mr. Speaker:

The Senate has adopted Engrossed House Concurrent Resolution No. 14, also the Senate has passed House Bill No. 154, and the same are herewith transmitted.

Harrison W. Mason, Secretary.

Mr. Speaker:

The Senate has passed Senate Joint Resolution No. 7, and the same is herewith transmitted.

Harrison W. Mason, Secretary.

The Speaker announced he was about to sign House Bill No. 41, House Bill No. 143, House Bill No. 157, and Senate Joint Memorial No. 10.

On motion of Mr. Leber, the House reverted to the fourth order of business.
MOTIONS.

Mr. Leber moved that House Bill No. 535 be re-referred to the Committee on Financial Institutions Other than Banks, from the Judiciary Committee.

Debate ensued.

The motion was lost.

Mr. Huetter moved that House Bill No. 349 be re-referred to the Committee on Rules and Order from the Committee on Appropriations.

Debate ensued.

On motion of Mr. Luck, the previous question was ordered.

The motion to re-refer House Bill No. 349 was lost.

Mr. Skinner moved that House Bill No. 296 be re-referred from the Committee on Public Morals to the Committee on Rules and Order.

Division was called for and the motion was carried on a rising vote.

NOTICE OF RECONSIDERATION.

Mr. Luck gave notice that on the following working day he would move that the House reconsider the vote by which House Bill No. 349 was re-referred to the Committee on Appropriations rather than to the Committee on Rules and Order.

Mr. Leber moved that the House resume the regular order of business.

The motion was lost.

Mr. Todd moved that House Bill No. 301 be re-referred to the Committee on Rules and Order from the Committee on Public Morals.

The motion was lost.

Mr. Smith (T. E.) moved that House Bill No. 74 be re-referred to the Committee on Rules and Order from the Committee on Public Morals.

The motion was lost.

Mr. Lynch moved that House Bill No. 334 be re-referred to the Committee on Rules and Order from the Judiciary Committee.

The motion was lost.

Mr. McDonald (J. D.) moved that House Bill No. 70 be re-referred to the Committee on Rules and Order from the Committee on Constitutional Revision.

The motion was lost.

On motion of Mr. Adams, the House resumed the regular order of business.

On motion of Mr. Adams, the House adjourned to 11:00 a. m., Friday, February 22, 1935.

ROBT. F. WALDRON, Speaker.

S. R. HOLCOMB, Chief Clerk.
FORTIETH DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Friday, February 22, 1935.

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

The Clerk called the roll and all members were present except Representatives Boyle, Drew, Gardner, Keith, McDonald (D. A.), Murray, Robbins, Smith (M. B.), Voyce and Wingrove; Representatives Boyle, Keith, McDonald (D. A.), Robbins, Voyce and Wingrove having been excused.

Prayer was offered by Reverend L. Wendell Taylor of the United Churches of Olympia.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Austin further reading was dispensed with and the journal was approved.

COMMUNICATION.

We, the Committee on Reclamation and Irrigation, have moved and seconded that we will not consider any more legislation during this session that will in any way affect the security of the districts by interfering with the refinancing of any projects in the state.

S. J. McDONNELL, Chairman.

H. C. Bohike, Arthur Karr, Fred D. Kemp, Robert F. Murray, R. J. Ryan, Frank Schultz, A. C. Wingrove.

Mr. Herren moved that no literature be placed on the desks of the members unless the literature contain therein information as to the source from which it came.

Division was called for and the motion was carried on a rising vote.

REPORTS OF STANDING COMMITTEES.

Mr. Speaker:

We, of your Committee on Engrossment, to whom were referred Engrossed House Bill No. 259 and Engrossed House Bill No. 295, have compared same with the original bills and find them correctly engrossed.

........................., Chairman.

We concur in this report: D. F. Bice, C. L. Richmond.

House Bill No. 120 (reported by Committee on Public Morals):
Do pass with amendments.
Passed to second reading.

House Bill No. 148 (reported by Committee on Liquor Control):
Do pass with amendments.
Passed to second reading.

Mr. Speaker:

We, your Committee on Reclamation and Irrigation, to whom was referred House Bill No. 235, entitled "An Act relating to irrigation districts, permitting in irrigation districts in which a critical financial depression exists, limited cancellation of such assessments as levied, and providing that this act shall take effect immediately," have
had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

S. J. McDonnell, Chairman.

We concur in this report: H. C. Bohlke, Arthur Karr, Fred D. Kemp, Robert F. Murray, R. J. Ryan, Frank Schultz, A. C. Wingrove.

On motion of Mr. McDonnell, the committee report was adopted and House Bill No. 235 was indefinitely postponed.

HOUSE OF REPRESENTATIVES,

MR. SPEAKER:

We, your Committee on Cities of the First Class, to whom was referred House Bill No. 266, entitled "An Act relating to claims for damages against cities of the first class; prescribing the contents thereof; authorizing such cities by ordinance to fix and require a fee for filing such claims; and amending section 1 of chapter 83 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.

Robert T. McDonald, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,

MR. SPEAKER:

We, your Committee on Cities of the First Class, to whom was referred House Bill No. 270, entitled "An Act dedicating to the City of Seattle certain lands lying within Section 16, Township 25 North, Range 4 East, W. M., for street and/or boulevard purposes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Robert T. McDonald, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,

MR. SPEAKER:

We, your Committee on Cities of the First Class, to whom was referred House Bill No. 275, entitled "An Act relating to local improvements and bonds issued therefor and amending section 4 of chapter 141 of the 1923 Session Laws of Washington as amended by section 4 of chapter 209 of the 1927 Session Laws of Washington, section 9351-4, Remington's Revised Statutes, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Robert T. McDonald, Chairman.


Passed to second reading.

House Bill No. 276 (reported by Judiciary Committee):
Do pass with amendments.
Passed to second reading.
On motion of Mr. Neal, Rule 20 was suspended.
chapter 109 of the Laws of 1927, as amended by section 1 of chapter 85 of the Laws of 1931 (Section 9363, Remington's Revised Statutes), and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ROBERT T. MCDONALD, Chairman.


Passed to second reading.

House Bill No. 301 (reported by Committee on Public Morals):
Do pass with amendments.
Passed to second reading.

House Bill No. 312 (reported by Committee on Commerce and Manufacturing):
Do pass with amendment.
Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Public Morals, to whom was referred House Bill No. 384, entitled "An Act relating to the issuance of marriage licenses, and requiring an interval of three days to elapse after application before issuance of the license, and amending section 8450, Remington's Revised 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.

PAUL J. HUETTER, Chairman.

We concur in this report: Bert Lynch, Myron H. Titus, Rex Strickland.

Passed to second reading.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 385, entitled "An Act to provide a limitation for the bringing of actions growing out of injuries resulting to persons from malpractice on the part of physicians and surgeons and other persons licensed to practice healing arts in the state of Washington and amending Section 160, 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 not pass.

........................................, Chairman.


Mr. Speaker:

We, a minority of your Judiciary Committee, to whom was referred House Bill No. 386, entitled "An Act to provide a limitation for the bringing of actions growing out of injuries resulting to persons from malpractice on the part of physicians and surgeons and other persons licensed to practice healing arts in the state of Washington and amending section 160, 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.

DONALD A. MCDONALD, Chairman.

I concur in this report: Adela Parker.

Passed to second reading.
MR. SPEAKER:

We, your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 413, entitled "An Act relating to and prescribing the manner of installation of electrical wires and equipment, regulating sales thereof, providing for the licensing and bonding of those engaged therein, prescribing the powers and duties of certain officials in connection therewith, providing penalties, and making an appropriation, and repealing sections 8307, 8308, 8309, 8310, 8311 and 8312 of Remington's Revised Statutes and 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.

WILL W. WENTWORTH, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 419, entitled "An Act relating to finger-prints, and evidence and record thereof and to criminal procedure and to trials and judgments in criminal cases," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

DONALD A. MCDONALD, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a minority of your Judiciary Committee, to whom was referred House Bill No. 419, entitled "An Act relating to finger-prints, and evidence and record thereof and to criminal procedure and to trials and judgments in criminal cases," 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: Adela Parker, John R. Martin, R. F. Kelly.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 421, entitled "An Act relating to crimes and to verdicts of juries in capital punishment cases," 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, a minority of your Judiciary Committee, to whom was referred House Bill No. 421, entitled "An Act relating to crimes and to verdicts of juries in capital punishment cases," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

DONALD A. MCDONALD, Chairman.

We concur in this report: Richard B. Ott, DeWolfe Emory.

Passed to second reading.
We, a majority of your Judiciary Committee, to whom was referred House Bill No. 429, entitled "An Act relating to bail on appeal in criminal cases and to a stay of execution pending appeal, amending section 1747 of Remington's Compiled Statutes, and repealing section 1745 of Remington's Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Mr. Speaker:

We, a minority of your Judiciary Committee, to whom was referred House Bill No. 429, entitled "An Act relating to bail on appeal in criminal cases and to a stay of execution pending appeal, amending section 1747 of Remington's Compiled Statutes, and repealing section 1745 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.

Donald A. McDonald, Chairman.

We concur in this report: Richard B. Ott, De Wolfe Emory.

Passed to second reading.

House Bill No. 447 (reported by Committee on Cities of the First Class):

Do pass with amendment.

Passed to second reading.

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 430, entitled "An Act defining the crime of conspiracy, prescribing penalties therefor and amending section 2382 of Remington's Compiled Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.


Mr. Speaker:

We, a minority of your Judiciary Committee, to whom was referred House Bill No. 430, entitled "An Act defining the crime of conspiracy, prescribing penalties therefor and amending section 2382 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.

Donald A. McDonald, Chairman.

I concur in this report: De Wolfe Emory.

Passed to second reading.

House of Representatives, Olympia, Wash., February 18, 1935.

We, your Committee on Forestry and Logged-off Lands, to whom was referred House Bill No. 469, entitled "An Act relating to the management, sale, lease and disposition of state lands and amending section 23, chapter 255, Session 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.

Nelson B. Neff, Chairman.


Passed to second reading.
Mr. Speaker:

We, your Committee on Forestry and Logged-off Lands, to whom was referred House Bill No. 477, entitled "An Act providing for the acquiring of forest lands by the state forest department and authorizing the issuance and disposition of $300,000.00 of utilities bonds of the state of Washington; amending section 3-b of chapter 288 of the Laws of 1927 and section 1 of chapter 117 of the Laws of 1933," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Nelson B. Neff, Chairman.

We concur in this report: Corbin Sullivan, H. C. Bohkle, Clemens M. Boyle, Lulu D. Haddon, John M. Bell, Ernest R. Leber, A. A. Mackie, F. J. Martin.

Passed to second reading.

Senate Bill No. 54 (reported by Committee on Banks and Banking):

Do pass with amendment.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Financial Institutions Other Than Banks, to whom was referred Engrossed Senate Bill No. 76, entitled "An Act relating to the organization, management and supervision of savings and loan associations; authorizing associations to procure mortgage insurance from the Federal Housing Administration and savings insurance from the Federal Savings and Loan Insurance Corporation; enabling such associations to correlate with the Federal Housing Administration under Titles II, III and IV of National Housing Act, authorizing associations to cancel notices of withdrawal; amending sections 47, 49, 56, 78 and 112 of chapter 183, Laws of 1933, 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.

Rex Strickland, Chairman.

We concur in this report: Ernest R. Leber, Leslie V. Morgan, John N. Wilson, David C. Cowen, Harry D. Austin.

Passed to second reading.

Engrossed Senate Bill No. 151 (reported by Committee on Banks and Banking):

Do pass with amendments.

Passed to second reading.

Engrossed Senate Bill No. 152 (reported by Committee on Banks and Banking):

Do pass with amendment.

Passed to second reading.
Engrossed Senate Bill No. 158 (reported by Committee on Public Utilities):

Do pass with amendment.
Passed to second reading.

HOUSE OF REPRESENTATIVES,

MR. SPEAKER:

We, of your Committee on Enrolliment, to whom were referred House Bill No. 154, House Bill No. 192 and House Concurrent Resolution No. 14, have compared same with the original bills and resolution and find them correctly enrolled.

Chairman.

We concur in this report: Walter A. Johnson, Richard W. Bowden.

The Speaker observed former Representative Frank O. Miller from Lewis within the bar of the House, and appointed Mr. Gessel to escort him to a seat beside the Speaker.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 21, 1935.

MR. SPEAKER:

The President has signed: Senate Joint Memorial No. 16; also Senate Bill No. 111; also House Bill No. 41; also House Bill No. 143; also House Bill No. 157, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,

The Senate has refused to recede from its amendments to Engrossed House Bill No. 67, and asks for a conference thereon.

HARRISON W. MASON, Secretary.

Mr. Yantis moved that the request of the Senate for a conference on Engrossed House Bill No. 67 be granted and asked that a committee be appointed.

The motion was carried.

The Speaker appointed Representatives: Yantis, chairman; Ott and Myers as members of the Conference Committee on Engrossed House Bill No. 67.

The Speaker announced he was about to sign House Bill No. 154, House Bill No. 192, House Concurrent Resolution No. 14, Senate Joint Memorial No. 16, and Senate Bill No. 111.

Mr. Gifford moved that the rules be suspended and that the House revert to the fourth order of business.
Division was called for and the motion was lost on a rising vote.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 540, by Representative Keith: An Act relating to delinquent corporations, providing for their reinstatement and amending Section 3843 of Remington's Compiled Statutes.

Ordered printed and referred to Committee on Revenue and Taxation.
House Bill No. 541, by Representative Huetter: An Act appropriating the sum of $5,000.00 for the relief of the surviving spouse of Whitney C. Close, a regular officer of the National Guard, who was killed in the line of duty.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 542, by Representative Huetter: An Act appropriating the sum of $5,000.00 for the relief of the surviving spouse of George E. Hallett, a regular officer of the National Guard, who was killed in the line of duty.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 543, by Representative Kelly: An Act making an appropriation for the relief of Charles E. Nylund and Dagmar Marie Nylund, his wife.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 544, by Representative Kelly: An Act for the relief of Lewis Costello by reason of a cost judgment in his favor in a criminal action in which the State of Washington was plaintiff and said Lewis Costello defendant.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 545, by Representative Myers: An Act for the relief of May Ripley.
Ordered printed and referred to Committee on Appropriations.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 547, by Representative Lynch: An Act requiring owners of buildings, factories, hotels, apartment houses, theaters, and other structures to install an automatic red light at exits and providing for a penalty for its violation.
Ordered printed and referred to Judiciary Committee.

House Bill No. 548, by Representatives McDonald (J. D.), Van Dyk and Voyce: An Act abolishing the office of county coroner in certain counties and providing that the county physician shall assume the duties of county coroner without increase in salary and repealing all laws in conflict herewith.
Ordered printed and referred to Committee on Counties and County Boundaries.

House Bill No. 549, by Representatives McDonald (J. D.) and Voyce: An Act relating to justices of the peace in certain cities and repealing all laws in conflict herewith.
Ordered printed and referred to Judiciary Committee.

House Bill No. 550, by Representatives Neff, Adams and Ford: An Act relating to State Road No. 9, or the Olympic Highway, establishing a branch thereof, amending Section 8, Chapter 185, of the Laws of 1923, as amended by Section 5, Chapter 26, of the Laws of 1925.
Ordered printed and referred to Committee on Roads and Bridges.
House Bill No. 551, by Representatives Martin (F. J.), Hurley, Boede, Smith (B. L.), Reeves, Murray, Edwards, Van Dyk, McDonald (J. D.), Schultz, McDonnell, Johnson (W. A.), Ryan, Freese, Devenish, Morgan, Ford, McDonald (R. T.), Herren, Nelsen, Neff, Huetter, Reilly, Holt, Wilson, Jones, Bohlke, Kemp, Karr, Richmond (W. A.), Hall, Hales, Martin (J. R.), Keith, McCarty, Voorhees, Drew, Myers, Strickland, Parker, Titus, Clark, Leber, Mackie, Dixon, Sullivan, Cowen, Lynch, Halleran, Haddon, Cohen, Lindgren, Bowden, Sawyer, Bell, Johnson (Hans), Schroeder, Boyle, Gehlen, Easterday and Smith (J. B.): An Act relating to the Cascade Wagon Road from Marblemount to a junction with the Methow Valley Highway in Okanogan County; appropriating the sum of two hundred thousand dollars ($200,000) from the motor vehicle fund for new construction thereof; and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 552, by Representative Johnson (W. A.) (by departmental request): An Act relating to depositaries for public funds and amending Sections 5548, 5549 and 5551, Remington's Revised Statutes.

Ordered printed and referred to Committee on Banks and Banking.

House Bill No. 553, by Representatives Wanamaker, Parker, McDonald (D. A.), and McDonald (J. D.): An Act relating to and providing for the creation and operation of a teachers' retirement system, providing for the creation of a Board of Trustees to manage and operate such system, and providing for contributions from teachers and allocations from the current school fund, for the operation and maintenance of such system, appropriating moneys for said system, and providing for the dissolution of certain local retirement funds, and repealing Chapter 187 of the Laws of 1923 as amended, and Chapter 163 of the Laws of 1917, as amended.

Ordered printed and referred to Committee on Education.

House Bill No. 554, by Representatives Keith, Murray, McCarty, Drew, Klemgard, Wingrove, Martin (F. J.), Van Dyk, Robbins, Schultz, Kemp, Kelly, Holt, Reilly, Sandgren, Neff, Freese, Voorhees, Smith (B. L.), McDonald (R. T.), Hall, Ford, Brown, Johnson (Hans), Easterday, Bell, Schroeder, Ryan, Dixon, Herren, Mackie, Twidwell, Christianson, Luck, Wentworth, Huetter, Smith (T. E.), Smith (M. B.), Johnston (Geo. H.), McDonnell, Neal, Gehlen, Richmond (W. A.), Lynch, Hurley, Bohlke, Gessell and Copeland: An Act to define, license, and regulate the business of making loans or advancements in the amount or of the value of three hundred dollars ($300) or less, secured or unsecured, at a greater rate of interest than twelve (12) per centum per annum, prescribing the maximum rate of interest and charges therefor, and penalties for the violation thereof, regulating the assignment of wages or salaries, earned or to be earned, when given as security for any such loan or as consideration for a payment of three hundred dollars ($300.00) or less, providing for the administration of this act, authorizing the making of examinations and investigations and the publication of reports thereof, providing for a review of findings and orders of the Director of Efficiency under this act, amending Section 7300, Remington's Compiled Statutes, and repealing all acts and parts of acts inconsistent with the provisions of this act.

Ordered printed and referred to Judiciary Committee.
FIRST READING OF SENATE BILL.

Senate Joint Resolution No. 7, by Senator Duggan: Providing for the submission to the electors of the state of a constitutional amendment amending Section 1 of Article VII of the Constitution of the State of Washington, relating to taxation.
Referred to Committee on Constitutional Revision.

SECOND READING OF BILLS.

House Concurrent Resolution No. 8, by Representatives Myers, Reeves, Edlund, Haddon, Wanamaker, Parker, Boede and Keen: Relating to Father's Day.

The resolution was read the second time in full.
Mr. Luck moved the adoption of the following amendment:
At the end of the resolution add the following:
"Be It Further Resolved, That Father shall not have to pay for the socks and ties he may receive on this newly created day."

The amendment was lost.

House Concurrent Resolution No. 8 was passed to third reading.

House Bill No. 262, by Representative Hales: Relating to bank deposits.
The bill was read the second time by sections and passed to third reading.
The Speaker called Mr. Neff to preside.

House Bill No. 434, by Committee on Game and Game Fish: Relating to wild animals.
The bill was read the second time by sections.
On motion of Mr. Martin (F. J.), the following amendment was adopted:
Amend section 6, line 6 of the original bill, being line 22 of the printed bill, after the word "bounties" and before the word "in" insert the words "provided for;" and after the word "act" and before the word "for" strike the word "provided."

Mr. Martin (F. J.) moved that the rules be suspended, House Bill No. 434 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.
Division was called for and the motion was carried on a rising vote.

Debate ensued.
Mr. Sawyer demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 434 and it passed the House by the following vote: Yeas, 84; nays, none; absent or not voting, 15.

Those voting yea were: Representatives Adams, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gehlen, Gessell, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keen, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (R. T.), McDonnell, Morgan, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Wanamaker, Wentworth, Wilson, Wiswall, Yantis, Mr. Speaker—84.
Those absent or not voting were: Representatives Austin, Drew, Gardner, Gifford, Jones, Keith, McDonald (D. A.), McDonald (J. D.), Murray, Robbins, Ryan, Smith (M. B.), Smith (T. E.), Voyce, Wingrove—15.

House Bill No. 434, having received the constitutional majority, was declared passed.

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

On motion of Mr. Martin (F. J.), the rules were suspended, House Bill No. 434 was ordered engrossed and the Chief Clerk was directed to immediately transmit the engrossed bill to the Senate.

House Joint Memorial No. 26, by Representatives Kemp and Wilson: Relating to national defense.

The memorial was read the second time in full.

Mr. McCarty moved the adoption of the following amendment:

Strike the whole of House Joint Memorial No. 26 and insert in lieu thereof the following:

"To the Honorable Franklin D. Roosevelt, President of the United States, The Senate and House of Representatives of the United States:

"We, the House of Representatives of the state of Washington, in legislative session, most respectfully commend, represent and urge as follows:

"Whereas, Disturbed world conditions make evident the fact that the national defenses should be maintained and strengthened,

"Now Therefore, We, your memorialists, respectfully commend the present administration in its attitude toward an adequate national defense.

"Be It Further Resolved, That a copy of this memorial be immediately forwarded to the President of the United States, the President of the Senate, and the Speaker of the House of Representatives, and to each member of Congress from the state of Washington."

Debate ensued.

On motion of Mr. Bice, the previous question was ordered.

The amendment was lost.

House Joint Memorial No. 26 was passed to third reading.

THIRD READING OF BILLS.

Engrossed House Bill No. 194, by Representatives Bice, Karr and Morgan: Relating to school holiday.

On motion of Mr. Adams, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 194 was placed on final passage.

Debate ensued.

Mrs. Haddon demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 194, and it passed the House by the following vote: Yeas, 30; nays, none; absent or not voting, 19.

Those voting yea were: Representatives Adams, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson, (W. A.), Johnston (Geo. H.), Jones; Karr, Keen, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (R. T.), Morgan, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly,
Richmond (C. L.), Richmond (W. A.), Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (J. B.), Sullivan, Titus, Todd, Twidwell, Van Dyk, Wanamaker, Wilson, Wiswall, Yantis, Mr. Speaker—80.

Those absent or not voting were: Representatives Austin, Carty, Drew, Gardner, Gehlen, Keith, Lynch, McDonald (D. A.), McDonald (J. D.), McDonnell, Murray, Robbins, Smith (B. L.), Smith (M. B.), Smith (T. E.), Strickland, Voyce, Wentworth, Wingrove—19.

Engrossed House Bill No. 194, having received the 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. 259, by Representative Boyle: Relating to free public libraries.

On motion of Mrs. Myers, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 259 was placed on final passage.

Debate ensued.

On motion of Mr. Titus the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 259 and it passed the House by the following vote: Yeas, 81; nays, none; absent or not voting, 18.

 Those voting yea were: Representatives Adams, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Christianson, Clark, Copeland, Cowen, Devenish, Dixon, Donahoe, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (J. R.), McCarty, McCauley, McDonald (J. D.), McDonald (R. T.), Morgan, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Sullivan, Titus, Todd, Twidwell, Van Dyk, Wanamaker, Wilson, Wiswall, Yantis, Mr. Speaker—81.

Those absent or not voting were: Representatives Austin, Carty, Cohen, Drew, Gardner, Gehlen, Keith, Martin (F. J.), McDonald (D. A.), McDonnell, Murray, Robbins, Smith (M. B.), Smith (T. E.), Strickland, Voyce, Wentworth, Wingrove—18.

The Speaker resumed the chair.

Engrossed House Bill No. 259, having received the 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. Luck moved that the rules be suspended and the House revert to the fourth order of business.

Division was called for and the motion was carried on a rising vote.

Mr. Luck moved that the House reconsider the vote by which House Bill No. 349 was re-referred to the Committee on Appropriations.

Mr. Neff moved as a substitute motion that House Bill No. 349 be re-referred to the Committee on Labor and Labor Statistics.

Mr. Luck moved that the substitute motion be laid on the table without taking the original motion or the bill with it.

The substitute motion was laid on the table.
The Speaker declared the question to be on the motion by Mr. Luck to reconsider the vote by which House Bill No. 349 was re-referred to the Committee on Appropriations.

The motion was lost.

On motion of Mr. Titus, the House resumed the regular order of business.

On motion of Mr. Adams, the House was declared at recess until 1:45 p.m.

AFTERNOON SESSION.

The Speaker called the House to order at 1:45 p.m.

The Clerk called the roll and all members were present except Representatives Boyle, Drew, Gardner, Keith, McDonald (D. A.), Murray, Robbins, Smith (M. B.), Voyce and Wingrove; Representatives Boyle, Keith, McDonald (D. A.), Robbins, Voyce and Wingrove having been excused.

The Speaker declared the House at ease until 2:00 p.m.

JOINT SESSION.

The Sergeant-at-Arms announced the arrival of the Senate at the door of the House.

The Speaker invited the Senators to seats within the House, and invited the President of the Senate to a seat beside the Speaker.

The President of the Senate called the joint session to order at 2:10 p.m.

The Secretary of the Senate called the roll of the Senate, and all members were present.

The Clerk of the House called the roll of the House, and all members were present except Representatives Boyle, Drew, Gardner, Keith, McDonald (D. A.), Murray, Robbins, Voyce and Wingrove, who had been excused.

The President:

"Members of the Legislature, Ladies and Gentlemen:

"This joint session has been called for the purpose of honoring former members of the Senate and House who have passed on.

"We are gathered here today on Washington's Birthday in tribute to their honor and memory.

"The committee has prepared a very appropriate program and the first number is the March from Aida, by Verdi, played by the Brass Octette of Bremerton High School under the direction of W. H. Hanna."

MEMORIAL SERVICES.

February 22, 1935, 2:00 P.M.

JOINT SESSION IN HOUSE CHAMBER.

LIEUTENANT GOVERNOR VICTOR A. MYERS, Presiding.

March from Aida by Verdi .................. Brass Octette of Bremerton High School

W. H. Hanna, Director

Ave Maria by Bach-Gounod ............... Mrs. Leo Eldred Dawley

Cello Obbligato, Vincent Hiden

Accompanist, Mrs. Theodore Parker

Roster of Senate Members .............. Senator Ralph Metcalf, Chairman, Senate Memorials Committee
Memorial addresses by Senators:

Ed. Benn .................................. Senator Thein
William Bishop ........................... Senator Bengtson
Walter Christian ............................ Senator Malstrom
T. A. Hunter .................................. Senator Scott M. Ryan
Robert L. Kline............................ Senator Roland
Dan Landon ............................. Senator Miller
T. A. Hunter............................ Senator James Murphy
Walter A. Taylor.......................... Senator Bengtson
T. B. Sumner, Snohomish ................. Senator Reardon
Minuet by Gussec ......................... String Sextette with Harp, Bremerton High School

Roster of House Members ............... Adela Parker, Chairman House Memorials Committee

Mark E. Reed
Edgar A. Sisson
Dr. Victor Capron
George Barlow
Fred A. Johnson
Earl W. Benson
Albert Mills
Charles Bruhl

Kelly Hall
Logan L. Long
Frank Twitchell
Henry C. Krouse
Fred W. Stocking
John W. Hanner
Ina P. Williams
Patrick C. Shine

Eulogy on life of Mark E. Reed .......... George Adams

Vocal Solo .................................. W. L. West, State Highway Patrol

Address .................................. Senator E. L. Brunton
Address .................................. Fred Schade

"Bells of St. Mary's" ..................... Bremerton High School Octette, Sextette and twenty-five voices

The following address was delivered by Senator Ralph Metcalf, Chairman of the Senate Memorials Committee.

"Madam Chairman, Ladies and Gentlemen of the Legislature:
"There are seven former Senators whose lives and service we commemorate today. Some of them served here many years. All of them were held in favor, high regard and close personal friendship by those of us who served with them. Because of this close relationship, in referring to these Senators who have passed on, I shall use the familiar name, or nickname, by which we always addressed them.

"The seven Senators are Ed Benn of Grays Harbor; William Bishop of Mason, Clallam and Jefferson counties; Walter Christian of Pierce; Al Hunter of Whatcom; Bob Kline of Whatcom; Doc Taylor of Clallam; T. B. Sumner of Snohomish, and dear old Dan Landon of King. Senator Thein, who represents the district from which Ed Benn came, will now pay a brief tribute to him."

Senator J. W. Thein delivered the following eulogy on the life of Ed Benn:

Ed Benn was a native Washingtonian, having been born May 10, 1873, on his father's farm, now a part of the Aberdeen business district. His father, Samuel Benn, patriarchal founder of Aberdeen, still lives—now almost 103 years of age. Mr. Benn was always interested in civic problems and after serving as councilman and mayor of Aberdeen, was elected to the State Legislature as a Representative, from 1903 to 1905. After his term at the Legislature he was appointed United States Marshall, a position which he held for six and a half years.

In 1930 he was elected to the State Senate, but after serving for the first session he resigned to take over the receivership of defunct Kelso and Olympia banks. Ed Benn was a good politician, a good friend and a fine citizen. Although not of my political faith, he won the admiration of both political friends and political enemies by his honesty and his insistence on "playing the game squarely."

His political philosophy is perhaps best summed up in his own words, written during his last campaign in 1930. He said:

"I have taken an active interest in politics in the State of Washington for the past thirty-five years. I made some mistakes, but at the time I made them I thought that I was right. I thank God I have never been rated as a hypocrite. In my younger days I was prone to make political promises which I found hard to carry out. As I
grew older experience taught me not to make promises I could not fulfill. My policy became 'Promise as little as you can and deliver as much as you can.'"

His passing was a deep loss to the state. Truly, it will be difficult to find his like again.

Senator J. D. Bengtson delivered the following eulogy on the life of William Bishop:

The late Senator William Bishop, who passed from this life on the morning of November 6, 1934, was born in Jefferson county, Washington, in 1861, where he spent his entire life.

During his long and useful life he took special interest in local and state governments, and especially those features having to do with the advancement of education.

He served in the House of Representatives of this state during the sessions of 1899, 1901, 1905, 1909, 1917 and 1919. He served in the Senate during the special session of 1920, the regular sessions of 1921, 1923, 1925, the extraordinary session of 1925, and the regular session of 1933 and the extraordinary session of 1933.

His early private interests in this state were the logging and lumber business, but he was also among the pioneer dairymen of the state, and was known internationally as a breeder of Holstein-Friesian cattle. Cattle of his herds were descendants from foundation stock secured from the Bishop herd and known throughout the length and breadth of the continent.

Chimacum Gerben, a cow of his breeding, produced nearly fourteen hundred pounds of butter in one year—it was the world's record when made.

Another cow of the Bishop herd was Grand Champion of her breed at the Panama-Pacific Exposition.

Senator Bishop was at one time President of the State Holstein-Friesian Association of Washington—was a director of the Holstein-Friesian Association of America.

He was also very active in the promoting of progressive measures for the betterment of the dairy industry, and in his passing the State of Washington, the farming and dairy industries have suffered a severe if not irreparable loss.

We, here in joint session assembled, do extend our heartfelt sympathy to the family, Mrs. William Bishop, William Bishop, Jr., Stephen Bishop, Kathleen Bishop and the four grandchildren in this, their time of sorrow.

Senator Horace E. Smith delivered the following eulogy on the life of William Bishop:

For those whose opportunity it was to know and serve with the late Senator William Bishop during some part, at least, of his long career in the public affairs of our state, it is my privilege to address these few words to his memory.

There are those who knew him as long, or longer, but without regard to age or service, we unite here in this sincere expression of the respect, the admiration and the high regard we cherish for him.

His was a valiant spirit; for the cause he held right there was no compromise. He loved his state, his country; and in the cause of liberty, of justice and right he marched forth as on a joyous adventure.

Loyal, honorable and steadfast, he won and will hold a place in the hearts and memories of his friends which will abide the time some other voice will lift to speak a kindly word for us who may well emulate his splendid service.

Senator Kathryn E. Malstrom delivered the following eulogy on the life of Walter Christian:

Walter Christian, who sat in the Senate from the Twenty-seventh District thirty years ago—then, as now, built around what we pioneers of Tacoma used to identify as the Second Ward—will not be known to any of those who take their history from the gallery of legislative portraits hanging in the old capitol building. You will not find Walter Christian's photograph there. All unconsciously he became in 1905 the only member of the Legislature so modest and unassuming that he declined, from principle, to sit for his photograph and round out the group of that year.

To understand the situation better, you must know that he had succeeded Ed. S. Hamilton, a dynamic character known in Port Townsend during the boom days when Washington was changing from territorial to statehood days; later as one of the
principal figures in the little shipping world of pioneer Puget Sound and eventually as the State Senator from my district who in all probability would have become United States Senator had he lived until 1905. His loyalty to a departed political hero may have led Walter Christian to efface himself so far as possible from the pictorial history of the state, but as we came to know in the years which followed it was quite in character with his whole career.

Walter Christian never knowingly caused any person a moment's embarrassment; never wounded any person's delicate sensibilities; never failed to respond to any person's appeal and never had any serious ambition for himself which he would not cheerfully surrender did someone else covet the honor or personal emolument at stake. In all Pierce County's political history since the beginning of statehood, Walter Christian probably stands out as our most unselfish man. People knew him; once he had an acquaintance which was state-wide; once he enjoyed confidences given to few of his contemporaries; once his advice and influence were eagerly sought, but—it never occurred to anybody to suggest that maybe something ought to be done for Walter. He was of the kind which never expected reward and consequently never received any. Some success came to him as a lawyer, but that was won because astute men who had need of legal advice recognized his ability and thereafter always went about preening themselves as discoverers of a hidden genius.

Walter Christian was one of those who came to Tacoma in the days which used to be known as the "first rush;" when statehood was promised and when people's imagination was quickened by a sudden realization that four new stars were to be added to the flag, and there were vast possibilities—opportunities, if you will—in linking one's fortunes to a new state. He was bidding goodbye to boyhood when he came to the pioneer Tacoma—the one which had stumps still showing on the streets which branched off Pacific Avenue and whose principal promise for the future was the enthusiasm, cooperation and unbounded confidence of its people.

Early in the western career, Walter Christian entered the law office of Potter Charles Sullivan, Oregon-born Palouser who had crossed the mountains to be with the new empire builders, and who had close personal, political and business relationships established with the pioneers of territorial days, and those who had sat in our constitutional convention—one of whom was his own brother. He read law in the Sullivan office, and always thereafter was closely attached to him. He was one of those who followed the forlorn hope of the Sullivan gubernatorial candidacy in 1896, and until Mr. Sullivan's death he was unshakably loyal to him. That touching devotion to the man who befriended him when he was an unknown youth on Tacoma's streets seeking employment is typical of his whole career.

His friendship was anyone's for the asking, and he never turned his back on a friend. To us of Tacoma, it is a matter of pride that when the time came that he was offered flattering recognition in his legal profession, he refused to consider it for a moment, since it meant leaving Tacoma and the friends of all his adult years.

He died the same unspoiled boy pioneer Tacoma knew, and unchanged except that the years had whitened his hair, experience had ripened his judgment, and expanding friendships had constantly added to his joy of life.

Senator Scott M. Ryan delivered the following eulogy on the life of T. A. Hunter:

It becomes my sad duty to bring to your notice the passing of Senator Theodore Alton Hunter who was born in Erie, Pennsylvania, August 30, 1863. He died at his home in Blaine, Washington, October 19, 1933.

He came to the State of Washington in 1895 and became engaged in the lumber industry. He was a candidate on the Republican ticket for the House of Representatives in the forty-first district in 1903, was elected and served one term with that body. In 1905 was elected to the Senate and served one term as Senator.

The late Senator Hunter was a well-respected citizen and very highly thought of by all who knew him.

Senator S. C. Roland delivered the following eulogy on the life of Robert L. Kline:

Honorable Robert L. Kline, of Whatcom, better known as Bob Kline, was born in Pennsylvania in 1858; he was of the Pennsylvania Dutch stock, and had in an eminent degree the preserving honesty and integrity for which they are noted; he attended the public schools of his state and at an early age went to work in the coal mines; in 1884 he was married to Mallisla Gates and that same year came west and settled on a
homestead at Welcome in Whatcom County; it was a hard struggle in a wilderness with no roads, but perseverance and courage won out. In 1890 he was elected County Assessor and reelected in 1892; in 1898 he was elected County Commissioner and served until 1905. In that year he sold his farm and moved to Bellingham where he engaged in the real estate and insurance business; was elected to the State Senate in 1906; was defeated by the prohibition wave in 1910. In every office he held he made a fine record and showed that he considered a public office a public trust. Senator Kline was a good roads enthusiast and it is due to his efforts more than to any other that Whatcom County has such a splendid road system.

Dying he left behind him a widow, who had heroically borne her part of all the early struggles, also three children.

Senator Edmund J. Miller delivered the following eulogy on the life of Dan Landon:

Simplicity, sincerity, sympathy and service are the four great cornerstones of character.

Dan Landon possessed these qualities which gave him claim to immortality in the hearts of his friends.

Simplicity is the fundamental characteristic that lifts the works of men above the field of mediocrity. The greatness of man is measured by his human qualities. To the extent to which man arises above his environment and still retains the quality of simplicity can he be judged as great.

From his birthplace on the farm in Nebraska to the highest elevation of trust by his neighbors as their State Senator, which office he held for more than twenty-two years, Dan Landon's life expressed the quality of the man.

Sincerity and honesty are synonymous. However much friends or enemies differed from Dan Landon's viewpoint in politics, they all agreed that he was honest and sincere. Whatever stand he took on public questions, his stand was dictated by the sincerity of his purpose.

Public service was to him a religion. He served men truly because he served them honestly. Public service was to him an opportunity to use his talents to express in behalf of his constituents and as their representative what he sincerely felt was their heart's desire in legislation. Justice to him was a creed. To secure justice for the mass whom he represented was his highest ambition. Rendering service that was tangible and that could be expressed in the lives of those whom he represented was the only reward he asked. In that service he gained his greatest happiness.

No man ever loved his fellow man more truly than did Dan Landon. But his love was concentrated in the lives of little children. Dan considered that day well spent in which he could brighten the life of a child. Wherever you saw Landon you saw children. They were his companions and his dearest friends. Groups of them surrounded him and were his devoted followers wherever he went. Fathers and mothers might forget Mr. Landon but in the hearts of the children he loved he will have an abiding place during their lives. Yet there was no sentimentality about his devotion. He gave children what children's hearts desire. He loved above all else to see them in the sunshine playing at healthy games, enjoying clean sports and surrounded by their pets and friends.

It was easy for children to love Dan because his heart was full of love for them. It was easy for men to approach him because his heart beat in sympathy with their needs and desires and he sought honestly and sincerely to serve them.

It is because of these human qualities we miss Dan Landon today. As long as human society lasts will these qualities of simplicity, sincerity, sympathy and service that he so richly possessed make men useful and beloved.

To enumerate what legislative measures Dan Landon secured and helped to attain would be to name practically every important piece of legislation for the improvement of our social and economic structure since he entered political life as a young man.

In local, state and national politics his help was freely given, his financial resources aided and his physical and mental efforts were used to help individuals in whom he had faith, and legislation in which he believed.

Senator Fred Norman delivered the following eulogy on the life of Dan Landon:

It was my privilege to become acquainted with Senator Dan Landon in 1919 when I first entered the House of Representatives. During all the years that we were associated in legislative work I can testify to the fact that Dan Landon was one of the best
liked legislators that ever occupied a seat in these halls. He held many important legislative positions, chief of which was the chairman of the Senate Appropriations Committee, which post he held for several sessions and which earned him the nickname he was so proud of—"Watchdog of the Treasury." Dan Landon was identified with many outstanding acts of legislation, one of which was his interest in reapportioning the legislative districts of the state. Many of you here in this joint session today represent districts that were created by Senator Landon. Landon made a great deal of money during his lifetime, for he enjoyed a very lucrative practice as an attorney, but most of his income was used in helping others. He was especially fond of children and they treated him as one of the gang. We are thankful that he chose Washington for his home and his death was a distinct loss felt over the entire state. In these hard times, we feel sure that he could have helped a great deal with his cheerfulness and power to radiate happiness. "Vestless Dan" as he was so often called, was indeed an outstanding character and will never be forgotten.

Senator James Murphy delivered the following eulogy on the life of Dan Landon:

In paying tribute to the late Senator Dan Landon of King County, we gather here today to join with others of our state to honor the memory of those who have been proven legislators during many previous sessions and who have gone to their last reward. If I may be permitted to turn from the paying of tribute to these men to the memory of the Great Washington in whose honor we celebrate here today. Having been born in New England, the home of the fathers and pioneers of our nation, and seeing the number of children gathered in our galleries here today, recalls to my mind the thought of the hardships and struggles of those old pioneers of this country who built and preserved us a nation. I recall, when as a boy I walked up Salem Street and looked up at the belfry with the two lamps in the old North Tower, as described by the poet Longfellow:

"One if by land and two if by sea,  
And I on the opposite shore will be,  
Ready to ride and give the alarm  
To every village, cottage and farm."

You know the rest in the books you have read  
How the British redcoats fired and fled,  
How the Yankee regulars gave them blow for blow  
Behind each fence and farmyard wall."

When I recall those days of frontier life and the struggles the pioneers made that our nation might live, I feel that I am privileged to be able to devote this time to the memory of those fathers of early days. I recall standing under the elm at Cambridge, where Washington made his historic speech to the Continental army. I stood on the battlefield at Lexington and Concord where our noble heroes fought and died. I crossed the Concord Bridge and thought of the brave men who had defended it. As my day's journey ended, I came to the "T" wharf where tea was thrown over into the water by the patriots, indicating their refusal to assume taxation without representation.

I feel that the children in our public schools should give more attention to the efforts their ancestors made that this land might become the mighty nation it is today. As ever the struggle continues as exemplified today by those of us who have been elected by people who have thus shown confidence in our integrity and ability to perform the duties that are before us. When the members of the Legislature come together, we learn to judge each other and to appreciate the good qualities and attributes of each other. In the past, men were bound by party loyalty and party feelings and felt that their party was paramount. The leaders of those times had definite ideas and principles but they learned to appreciate the ability and sincerity of their opponents and Dan Landon was such a man. I first met him in Seattle twenty-five years ago. Something seemed to attract me to him because of his sincere and honest look and his sympathy for the people who are down-trodden and oppressed. This first meeting was when we were both trying to raise money for the community fund for the City of Seattle. Up and down the city we walked and talked and it was then that I began to be fully aware of his many virtues and of his good heart. I also recall working with him as Senator Normans has already told you, in a successful effort to bring about the measure which provided for the divi-
sion of the state into districts and gave twelve senators instead of eight and twenty-four representatives instead of seventeen to King County. We have met on many occasions where he and I were working for the common good. A strong party man at all times, like myself, we differed strongly and yet after the argument was over and we had fought it all out we were the same good friends we always had been. Loved, appreciated and honored, he represented his district with fidelity, honesty and courage, thus leaving a living monument to his memory in the hearts of the people who will never forget him. Few men in public life, especially those who serve in elective political positions for many years, pass on with the great tributes and admiration that were accorded him on the day of his funeral.

He was a man among men. A soul among souls. A man deserving of the place which I am sure our Heavenly Father has reserved for him in Heaven.

Senator J. D. Bengtson delivered the following eulogy on the life of Walter A. Taylor:

Walter A. Taylor, a resident of Port Angeles for twenty-five years, was born in London, Ontario, served in the Senate 1927 to 1931. His death occurred in July, 1933. He always took a very active part in public and business affairs in our district and had a host of friends who mourned his passing. Besides his wife, a sister, Mrs. Dr. MacGillivary, and a brother Dr. Will Taylor, survive him.

He served as Exalted Ruler of the Elks, held the position of President of the Washington State Bank of Port Angeles, President of the Clallam County Medical Society and developed a hospital in Port Angeles. He proved himself to be a very successful business man as well as being a philanthropist.

Senator K. W. Reardon delivered the following eulogy on the life of Thomas B. Sumner:

Mr. President, Mr. Speaker, Members of the Joint Session, and Ladies and Gentlemen:

With these few, and I fear inadequate remarks, may I not address your attention to the memory of the late Senator Thomas B. Sumner. He served with a distinguished progressive record in the sessions of 1901, 1903, 1905 and 1907. That he was an able legislator is attested to by the many tributes paid him at the time of his death last September at his home in Everett, at the age of 81 years.

In addition to being a splendid public official, he made a record as an outstanding Industrialist. He built up the Sumner Iron Works of Everett, until, at the time of his death it was one of the largest establishments of its kind in the Northwest. At all times he held the very highest respect of the large logging and mill operators who patronized his business.

In every sense of the word he was a pioneer, not only in the field of early political life in the State of Washington, but also in the infancy of its economic development. The quality of the man's character and the implicit honesty of his actions may further be attested to by this following recital:

During the war when the Federal Government was impressing into service every available mechanical agency for the production of munitions of war, Mr. Sumner's business enterprise was awarded a large contract for the building of marine engines. Personal knowledge allows me to state that when the Federal Inspector came to put his stamp upon the finished product, he inevitably found the results meet with the exacting standards which the Government demanded at that time.

Indeed, the people of the State of Washington lost a great friend when Senator Thomas Sumner found his earthly work completed. In closing this little tribute of respect, I am reminded of the words of Lord Byron in one of his exquisite expressions of thought:

"Friend after friend departs
Who hath not lost a friend,
There is no union here of hearts
That finds not here an end."

Representative Adela Parker, chairman of the House Memorials Committee, delivered the following eulogy on the lives of departed members:

Mr. President, Mr. Speaker, Members of the Joint Session and Distinguished Guests: At this time it is my privilege briefly to mention the sixteen former members of this House who since the regular session of 1933 have departed this life. Later,
more extended statements from members of their districts will be spread on the Journal. Senator Edwin L. Brunton, a former member of this House, will deliver an eulogy.

Foremost among those whom we honor here today is Mark E. Reed of Shelton, a member from Mason County, who was a native son of this state, born in this city of Olympia in a dwelling which is still standing. Once a Speaker of this House, Mark Reed was a leader in his party councils, a man distinguished in social graces and a powerful figure in his chosen career of lumberman.

Edgar A. Sisson, the father of Grant Sisson, of Skagit County, once represented the same county. He died in Anacortes, nearly two years ago at the age of eighty-four. Coming to LaConnor from his birthplace in Pennsylvania, in 1872, Mr. Sisson started the seed development in the Northwest which has meant so much to that section, and was active in diking and reclamation. He served in the 1913 session.

From the same district, Skagit-San Juan, came Dr. Victor J. Capron of Friday Harbor, who died last November. He served in four sessions—1913, 1915, 1923 and 1925. He was born in New York State and was sixty-six at the time of his death. He had lived forty years in this state. He came to San Juan County to regain his health and there started the first telephone system, installing the first six phones himself. He also started the first lighting system in Friday Harbor. As a physician he had a record of five hundred forty maternity cases without a single death.

George Barlow of Pierce County, died just at the close of the last session. He served in this house from 1923 to and including the session of 1931. A member of the pioneer firm of C. S. Barlow and Sons, construction material, he was a great favorite and a sportsman of note in hunting, fishing and golfing. He, too, was a native son of Washington.

Another member from Pierce County is Fred A. Johnson, who was a member in 1927, 1929 and 1931, and was called "Honest Fred." Born in Norway, he was a progressive in politics and was active in the civic life of Tacoma, where he lived for forty years. He was an expert poultryman and at one time was president of the Western Washington Fair.

Earl W. Benson of Walla Walla County, was here at the last two sessions and had served continuously from 1929. He had lived twenty-five years in this state and died this year at the age of fifty-two. He was a graduate of the Michigan Law School.

Albert E. Mills of Kitsap County was born in England but married in Bremerton, where he lived for thirty years. He died a year ago at the age of fifty-three. He was a member in the sessions of 1929 and 1931. Interested in realty, he was active in promoting the development of his county, especially in highway building.

Two members from Adams County are included in our list of honored members. Charles Brulhl died about two years ago. Born and educated in Missouri, he came to this state in his early twenties and taught school, later becoming a merchant, farmer and stock-raiser. He was a member in 1923.

The other member from Adams County is W. J. Hall, better known as Kelly Hall, who represented Ferry County in 1909. Born in Pennsylvania, he came to the town of Republic thirty-eight years ago. He served Ferry County two years as sheriff. He died last November at the age of seventy-one.

Logan Lee Long, an attorney, born in Pennsylvania, lost his life in a tragic accident a year ago last September. He was fifty-four. He came to Washington in 1907 and settled at Connell in Franklin County where he lived until his death. He was elected to this house in 1913 and served for six consecutive sessions. He was devoted to his town and returning from a mission to Olympia on a civic errand when he met his death. He had served two terms as Mayor of Connell and was City Attorney at the time of his death.

King County has lost one member, from the thirty-third district—Frank Twitchell who served in 1896. He was an official of the San Juan Fish Company and was at one time in the county auditor's office.

Henry C. Krouse of Garfield County died last year. He served here in 1913. He was born in Germany but had lived in this state for about fifty years. He was a blacksmith and machinist by trade and served his city as mayor and councilman for several terms.

Fred W. Stocking, a member from Thurston County in 1899, also was born in this state. He died last year at the age of seventy-one. He was a farmer, teacher, merchant and was treasurer of this county for four years. He also served as Register of the U. S. Land Office.
John W. Hanna of Douglas County died last year. He served in 1915. Born in Michigan he lived thirty years in this state. At the time of his death he was assistant attorney general in the office of Attorney General Hamilton. He was a leader in state and national politics.

Of the seventeen women who have served in this House, Ina P. Williams of Yakima was the third to be elected. Her death, which occurred six months ago, is the first break in that group of women representatives. Mrs. Williams was a decided progressive in politics—was considered a radical in her day. She served in 1917. Her beautiful acre of flowers at her home near Yakima was famous in that region. Mrs. Williams was unusually independent and courageous and had a delightful personality.

Patrick C. Shine of Spokane, whose death occurred since the fall election, was born in Ireland. He had lived about forty years in the city of Spokane. A brilliant lawyer at seventy years of age, he was one of the outstanding members of the last two sessions. He had abundant humor and a kind, Irish heart. Mr. Shine was chairman of the committee on Constitutional Revision—a committee which had before it the child labor amendment to the United States Constitution. When he discovered that I was deeply disappointed because this measure was coming out of committee with an adverse report, he kindly changed his vote on the report and brought it out with a majority "Do Pass," a change which resulted in the ratification of this amendment by both Houses.

In closing, I will repeat a tiny poem which has come down to us through the centuries. Seven hundred years ago a Japanese left his home after writing a brief in premonition of his death. He went to the temple where his nephew was a priest and his nephew slew him on the steps of the temple. We do not know the feud which caused this tragedy, but the poem has come down to us. It is this:

"If I should come no more
Plum tree, beside my door, 
Forget not thou the spring, 
Faithfully blossoming."

Representative George N. Adams submitted the following eulogy on the life of Mark E. Reed:

As a native of the Olympic Peninsula, I am glad to have this opportunity to pay a tribute to the memory of my old friend, Mark E. Reed, whom I have known since boyhood as a pioneer and leading citizen in my section of the State of Washington.

Mark E. Reed was born on December 23, 1866, at Olympia, and died at Seattle on September 6, 1933. When he died, the State of Washington lost a conspicuous member of that particular nobility in which democracies take pride. The people of the Puget Sound country appreciated more fully than others, the magnitude of the loss they had sustained. Theirs was a personal loss because he was their friend and neighbor. He was one of themselves—a commoner, a humanitarian, a philanthropist and a friend. While he was a successful man and attained a high position as an industrialist and employer, he did not rise at the expense nor ride to success on the backs of his fellows.

Mark Reed's environment was the forest wilderness and the forces of nature were his foes. Armed with an indomitable spirit and a woodman's ax, he marshalled kindred spirits and literally hewed his way to success. And in this connection, let it be here indelibly recorded to his credit, that his friends in the days of struggle, disappointment and adversity, were also his friends in the days of his affluence.

His character seemed to partake of the sturdiness and the majesty of the mighty forest which was his battle ground and at the time of his death a newspaper cartoonist hit upon a singularly appropriate and expressive epitome of his career and personality when he pictured him as a fallen monarch in a forest of lesser trees and labelled it "Big Timber."

In the field of politics and statesmanship, Mark Reed could have traveled far. If his ambition had equaled his ability, he could have achieved national fame. He limited his political activities to the exercise of his duties as a citizen and to the service of his community in the councils of the state. He served with distinction in the state legislature due to the fact that he was not a narrow partisan and refused to be a party to political manipulation designed to further the interest of the class with which his wealth associated him.

Success was a mere incident in the life of Mark Reed, and he never permitted it to affect his viewpoint. He remained throughout life what he was in his youth—the
companion, counselor and generous friend of the simple men of the woods. His acts of kindness and charity were not of the ostentatious kind. The extent of them can only be learned by word of mouth from the hundreds in his community to whom he extended unsolicited aid in the hour of trouble. He was generous to a fault and if the careless and unworthy learned to travel the beaten path to his door, they were met with tolerant understanding—their very frailties touching a responsive chord in his heart of hearts.

I am passing lightly over the legislative record of Mark Reed because, after all, it was a minor incident in a broad and useful life. If he had entered the national field and had acquired the fame that might have been his, it would have meant little to me. Fame is transient, but the love and respect he inspired among the home people with whom his daily life was cast, is to me the grandest monument that any man can leave behind.

Senator E. L. Brunton delivered the following memorial address:

An honored custom brings us together on this occasion to meditate upon the swift passing of time, and to pay our full measure of respect to the faithful ones who have fallen in the line of public duty while signally serving the nation and the state.

Standing in the shadow of centuries, with the record of the deeds and achievements of men, and nations before us, let us here renew our zeal and inspiration, and be prompted to nobler ambition and renewed effort in achieving for the common good; and Thou, O God, Who art revealed not only in the power that has scattered worlds like dust of gold, through the heavens, but also in the chains that chains the stars; renew in us the sense of Thy presence in the mysterious life which lives in human thought, creates the worlds of imagination, and images perfection, that in Thy companionship we may walk as children of light.

Reveal Thyself to us in the love that toils, and weeps, and bleeds for the sorrows of mankind, that by this inward revelation we may be guided and inspired. Matchless leaders, since the world began, have stood like beacon lights along the storm-swept sea of governmental conflict, warning and guiding the confused mariners, who pilot the ships of State. Of all the bright stars, in the field of leadership, among the nations of earth, none transcends the one whose birthday we celebrate. No higher, holier nor more unselfish purpose, ever inspired a military leader, than that which marked his conduct, in the Titanic struggle for liberty and independence. A great principle was involved. No mean or selfish ambition entered into the issue. He drove straight toward the object of his soul's desire—a free people and a Union of States—overcoming obstacles which seemed impossible to surmount: Arnold's betrayal in seeking to deliver the most strategic position to the British, for gold and a Brigadier General's Commission, was a blow aimed at the very heart of Washington. Undismayed by this perfidy of the trusted leader's disloyalty, he moved directly toward the accomplishment of his high purpose; tried in the Forum—tested on the field of battle—chastened at Valley Forge, where in communion with the God in whom he moved, he prayed for wisdom and guidance, for food and clothing for the ragged and half-starved army which he led; midst all the discouragement which confronted him, he only rose to greater heights; with unwavering faith he captured Yorktown and encompassed the surrender of Cornwallis. Independence won, a grateful country sought to make him king. With becoming humility, he refused the proffered crown. On retiring from the Presidency he breathed his soul into the nation which he fought to create, in the following admonition:

"The unity of government, which constituted you one people, is now dear to you. It is justly so; for it is a main pillar in the edifice of your real independence—the support of your tranquility at home, your peace abroad, of your safety, of your prosperity, of that very liberty which you so highly prize. But as it is easy to foresee that, from different causes and from different quarters, much pains will be taken, many artifices employed, to weaken in your minds the conviction of this truth; as this is the point in your political fortress against which the batteries of internal and external enemies will be most constantly and actively (though often covertly and insidiously) directed—it is of infinite moment that you should properly estimate the immense value of your national union to your collective and individual happiness: that you should cherish a cordial, habitual and immovable attachment to it; accustoming yourselves to think and speak of it as of the palladium of your political safety and prosperity; watching for its preservation with jealous anxiety; discountenancing whatever may suggest even a suspicion that it can, in any event be abandoned; and in-
dignantly frowning upon the first dawning of every attempt to alienate any portion of our country from the rest, or to enfeeble the sacred ties which now link together the various parts.

"For this you have every inducement of sympathy and interest. Citizens by birth or choice of a common country, that country has a right to concentrate your affections. The name of America, which belongs to you in your national capacity, must always exalt the just pride of patriotism, more than any appellation derived from local discriminations. With slight shades of difference, you have the same religion, manners, habits and political principles. You have in a common cause, fought and triumphed together; the independence and liberty you possess are the work of joint councils and joint efforts, of common dangers, sufferings and successes.

"It is important, likewise, that the habits of thinking in a free country, should inspire caution in those entrusted with its administration, to confine themselves within their respective constitutional spheres, avoiding, in the exercise of the powers of one department, to encroach upon another. The spirit of encroachment tends to consolidate the powers of all the departments in one, and thus to create, whatever the form of government, a real despotism. A just estimate of that love of power, and proneness to abuse it which predominates in the human heart, is sufficient to satisfy us of the truth of this position. The necessity of reciprocal checks in the exercise of political power, by dividing it and distributing it into different depositories, and constituting each the guardian of the public weal, against invasions by the others, has been evinced by experiments, ancient and modern; some of them in our own country, and under our own eyes. To preserve them must be as necessary as to institute them. If, in the opinion of the people, the distribution of modification of the constitutional powers be, in any particular wrong, let it be corrected by an amendment in the way which the Constitution designates. But let there be no change or usurpation; for though this, in one instance may be the instrument of good, it is the customary weapon by which free governments are destroyed. The precedent must always greatly overbalance, in permanent evil, the partial or transient benefit which the use can, at any time yield.

"Observe good faith and justice toward all nations; cultivate peace and harmony with all; religion and morality enjoin this conduct; and can it be that good policy does not equally enjoin it? It will be worthy of a free, enlightened, and, at no distant period, a great nation, to give to mankind the magnanimous and too novel example of a people always guided by an exalted justice and benevolence."

I am happy to have been native born of the proud commonwealth which bears Washington's honored name. I humbly seek for wisdom that I may properly appraise the value of my inheritance from the patriots who have made it possible for this Republic and our State to endure.

To his friend LaFayette he wrote this significant message upon retiring to his estate:

"I tread the paths of private life with heartfelt satisfaction. Envious of none, I am determined to be pleased with all; and this, my dear friend, being the order of my march, I will move gently down the stream of life until I sleep with my fathers."

This great and good man is not dead; he is living still; for the love poured out on that silent one is immortal. He cannot die.

Washington, and they who labored with him, planted the Union upon deep and solid foundation. On that foundation the new republic rose and prospered, until shaken by the storms of internecine strife. In the fierce conflict of public opinion which divided the North and the South on the question of slavery, a new and unappreciated character appeared on the field of our political horizon, in the person of Lincoln whose name and fame were to become inseparably linked with that of Washington and become and remain the most beloved American; his life, his all, he laid upon the altar of freedom, liberty, and union:

"The psychology of Abraham Lincoln, with all his practical and homely traits, preeminently a man of the spirit, is unexplored—philosophy and science would be heavily taxed to fathom the depths and trace the conflicting currents of this phenomenal character. Of all historical personages, he, at least, cannot be understood without looking into his soul. A man of complete sincerity, the motives of his life are written there, and there they must be read. Upon the crime of human bondage, his soul is an open book."

All through the web of his life are woven threads of miracle and mystery. Pending the final stroke of his pen on the Emancipation Proclamation—hear his eloquent entreaty:
"The fiery trial through which we pass will light us down, in honor or dishonor, to the latest generation. We say we are for the Union—the world knows that we know how to save it. We—even we here—hold the power and bear the responsibility. In giving freedom to the slave, we assure freedom to the free—honorable alike in what we give and what we preserve. We shall nobly save, or meanly lose the last best hope of earth. Other means may succeed; this could not fail. The way is plain, peaceful, generous, just—a way, which if followed, the world will forever applaud and God must forever bless."

The struggle ended, brought no word of triumph, but with pardon and reconciliation on his lips, the travail over, the task finished, in a moment he was snatched from the summit of his greatness to pure and imperishable fame.

The faith that directed and sustained him in the mighty task of achieving for his country the "New Birth of Freedom" is revealed with Hebraic grandeur in that inspired message, his last address to the nation:

"Fondly do we hope, fervently do we pray, that this mighty scourge of war may speedily pass away. Yet if God wills that it continue till all the wealth piled by the bondsmen's two hundred and fifty years of unrequited toil shall be sunk, and until every drop of blood drawn with the last shall be paid by another drawn with the sword, as was said three thousand years ago, so still it must be said, 'The judgments of the Lord are true, and righteous altogether'."

He believed in America with all his heart, with all his soul, and with all his mind—and couched his lofty patriotism in the following appeal to his countrymen:

"Let every American—every lover of liberty—swear by the blood of the Revolution, never to violate in the least particular, the laws of the country, and never to tolerate their violation by others. As patriots of 1776 did to the Declaration of Independence, so to the support of the Constitution and laws, let every American pledge his life, his property and his sacred honor.

"Let every man remember that to violate the law is to trample on the blood of his fathers, and to tear the charter of his own and his children's liberty. Let reverence for the laws be breathed by every American mother to the lisping babe that prattles on her lap. Let it be taught in schools, in seminaries and colleges.

"Let it be preached from the pulpit, proclaimed in legislative halls and enforced in courts of justice. In short, 'let it become the political religion of the nation; and let every American mother to the lisping babe that prattles on her lap. Let it be taught in schools, in seminaries and colleges."

"Let it be preached from the pulpit, proclaimed in legislative halls and enforced in courts of justice. In short, 'let it become the political religion of the nation; and let the old and the young, the rich and the poor, the grave and the gay—all sects and tongues and colors—sacrifice unceasingly upon its altars.'"

On the field of Gettysburg was waged the fiercest struggle of the Civil War. There, on the occasion of its dedication as a national cemetery, he poured out his soul's great sympathy to a united nation as he looked out upon that hallowed ground baptized in the blood of America's noblest soldiers, sacrificed that the Union might endure.

A polished orator had been invited to deliver the dedicatory address. At great length he continued, with finished rhetoric and faultless language, acquitting himself with credit, and winning the commendation and applause of the throng which heard this masterful oration.

More than half a century has passed and that brilliant collegian is forgotten—but the brief message of three hundred words spoken by Lincoln is on the lips of every school child—an imperishable message from the soul of a patriot statesman.

When in 1913, President Wilson reconsecrated this hallowed ground—war scars were in evidence but wounds had healed—and the fifty thousand men of the Blue and Gray, gathered there, clasped hands in fraternal greeting, ate together and joined in singing the Nation's anthems.

Thank God! time has closed the gap, until there is no North—no South—no East—nor is there any West, when our country is imperiled, but we are a united people, bound by the ties of kinship and a common brotherhood, invincible against every foe which assails us from within or without.

America has never waged a war of conquest; we trust this wise and just policy may be ever pursued. Assistance has been given weaker nations when oppressed and defenseless. We engaged in the Boxer uprising—in defense of our citizens and our property. Payments for indemnity were returned to the offending Chinese for educational purposes—a Christian act which enlarged our friendship and extended the domain of our good will. This was an excellent investment in a worthy cause which has brought large returns and cemented a valued national friendship.

We have a sigh and a tear today, for those who have made eternally sacred the soil and flowers of Flander's field and for our other heroes who sleep in foreign
lands. Washington warned against foreign entanglements—even so, we have become greatly involved—our national vision has grown dim and constructive leadership at times seems to have lost its perspective.

We devoutly pray that this nation may correctly appraise that truth of olden time, that “They who take the sword shall perish by the sword,”—avoiding armed conflict always when it can be honorably done.

We are all grateful debtors to those who have fallen in defense of our common country, its honor, its integrity, its institutions.

“Into the furrow of God’s Acre shall we all be cast
In the sure faith that we shall rise again
At the great harvest, when the archangel’s blast
Shall winnow like a fan, the chaff and grain;
Then shall the good stand in immortal bloom,
In the fair gardens of that second birth;
And each bright blossom mingle its perfume
With that of flowers which never bloomed on earth.”

With that wisest of all the Greek philosophers, the brave and kindly Socrates—proud, gifted, idolized, noble Athenian teacher—I believe that all I am and all I have, I owe to the state and the government under which we live. As I vision the glory and magnificence of that ancient seat of culture, of architectural beauty, of military splendor and political power, and the resulting world influence—there appears before me in marshaled array, the regiments of statesmen and public servants who have spent and been spent in the making of our state and the nation.

Have you traveled in foreign lands—unable to speak the language, friendless, alone and unaided? Have you, perchance, caught the glimpse, from the flagstaff of an embassy building, of the most beautiful flag ever kissed by the breeze, our own stars and stripes? If so, you will understand me when I tell you I love my own, my native land and its flag above all else, as affording my greatest protection.

Through the wise planning of the builders of this state, my home has been made secure and safe from danger for myself and family. What sacred memories bind us to the old homestead:

“Each man's chimney is his Golden Mile-stone,
Is the central point, from which he measures
Every distance through the gateways of the world around him.
In his farthest wanderings—still he sees it;
Hears the talking flame, the answering night-wind,
As he heard them, when he sat with them who were and are not.
Happy he whom neither wealth nor fashion
Nor the march of the encroaching city
Drives an exile
From the hearth of his ancestral homestead.
We may build more splendid habitations,
Fill our rooms with paintings and with sculptures,
But we cannot
Buy with gold the old associations.”

For us our fathers subdued the continents and highways, wrought freedom, stopped the mouths of wolves, escaped the weapon of savages, turned to flight armies of enemies, subdued the forests, drained the swamps, planted vineyards, civilized savages, reared school houses, built churches, founded colleges.

For four generations they dwelt in cabins, wore sheep skins and goat skins, wandered about exploring rivers and forests and mines, being destitute, afflicted, tormented because of their love of liberty. Soon our children lying in the cradles of our state will, without any forethought of theirs, fall heir to this rich land with all its treasures mental: library and gallery, school and church, institutions and customs, with all its treasures material: houses and land, city blocks, timber and mines. How rich the heritage and how grave is the responsibility!

Much of human life is ruined through the absence of humble virtues and the presence of little faults. There is no man so great, no gift so brilliant, but let it be whispered that there is falseness in the life—and immediately his greatness is dwarfed, his eloquence becomes a trick, his authority is impaired.

Character, untarnished and rugged, is the chief bulwark of our national security. The people know they need in their representatives much more than talent, namely: the power to make that talent trusted.
They cannot attain their ends by sending into legislative halls a learned and fluent speaker, if he be not one who, before he was chosen by the people to represent them, was appointed by Almighty God to stand for a fact, so that the most confident and the most violent persons learn that here is resistance on which both impudence and terror are wasted.

"The universal blunder of this world," said Phillips Brooks, "is in thinking that there are certain persons put into the world to govern and certain others to obey. Everybody is in this world to govern and everybody to obey. There are no benefactors and no beneficiaries in distinct classes. Every man is at once both benefactor and beneficiary. Every good deed you do—you ought to thank your fellow man for giving you an opportunity to do; and they ought to be thankful to you for doing it."

Happy, indeed, 'twill be for us, if in the hour when the sunset gun shall sound, and the flood tide bears us out to sea, God's little ones shall mourn. us with tears of gratitude and our countrymen shall join in the plaudit, "Well done, good and faithful servant."

To our fallen comrades, who have not survived the struggle—some of whom we've seen lay all their earthly burdens down while on the floor of this chamber—we pause in sacred memory of you and your labors here.

Many years have passed since first we met. During all this time, you have been an unfailing guide and helper. Your friendship has doubled life's joys and halved its sorrows. You have strengthened me where I was weak and weakened me where I was too strong. You have borne my burdens and lent me strength to bear my own.

In this stately edifice, made sacred by the sacrifice, devotion and labor of those whose tongues are stilled—whose friendly voices are silenced, whose warm hand-clasp is forever loosened, whose footfall echoes no more the notes of life, and whose happy smile has been lost in the dimming mist of a vanishing memory—for all of our departed comrades, we bring the bright blossom of our affection.

One of the sweetest flowers in the garden of our graces is gratitude—let us be grateful today for life. Life is good. Despite its problems that baffle us, its perplexities that bewilder us, life is good—though we now have unrest and contention, yet we believe that out of it shall come peace and a better world. All the miseries of history have not availed to dampen the courage of humanity. We still press on, confidently, toward the Golden Year. Though the future is an uncharted sea, we are not afraid; nor storms, nor darkness, nor high waves, nor fierce lightnings shall dismay us. Foreboding frights us not, nor dark days, nor winter, for we know the Eternal Goodness, that He is Our Father and we hear Him say,

"Lo, I am with you always!"

The following memorial address was delivered by Fred Schade, former member:

I have only a few words to say and appreciate the courteous invitation to speak a few words to you.

This has been a long, continued session so far, and the remarks that have been made and the eulogies that have been passed upon those who I know are now in the ethereal realm and have passed away.

I heard the distinguished gentlemen, my friends, Senator Murphy from King, Senator Brunton, and others, a few moments ago, speak so nicely about the departed.

This is indeed a solemn occasion and not a place for any hilarity particularly, or applause. But, even if a little applause goes with it, when it goes it goes with sincerity from the heart of those who haven't forgotten some of those old boys who are now no longer with us.

Mr. President, today is the 203rd anniversary of the birth of that great Virginian, George Washington, after whom this state has been named. Born, not in Fairfax county, where most people think he was born, but in Westmoreland county, way down where the Potomac empties into Chesapeake bay. That was where he was born and that was where he was raised. He then moved to Fairfax County, Mount Vernon, where he finally died.

Mr. President, there is no time any boy or any girl raised in this beloved country of ours would hesitate for one moment to honor one of the greatest Americans, one of the greatest statesmen, one of the greatest soldiers, brave and noble man like that man after whom this state has been named—Washington, from Virginia.

Why, Mr. President and Mr. Speaker, I was born one hundred and fifty yards from where the first territorial governor of this state—of course it was a territory then—
Territorial Governor Major General Isaac Ingals Stevens was killed in action on the second of September, 1862, at Chantilly, on the little river turnpike in the County of Fairfax, in the historic commonwealth of Virginia, the home of the free and the birthplace of Washington, Schade and Lee. His son, Captain Hazard Stevens, was also seriously wounded at Chantilly that time when he ran into Jeb Stewart's cavalry. I understand that he has a sister, the daughter of General Stevens, and that she lives here in Olympia, and is still in the land of the living. Chantilly—that is where he lost his life—and, incidentally, Mr. President, Major General Phillip Kearney was also shot out of the saddle there when he ran into that crowd of hard-boiled rebels.

Mr. Speaker, I do not desire to enumerate all these names in whose honor these memorial exercises are taking place, but I think they are with us and I think they hear us and they know we have not forgotten them. God bless them.

The President:
"In behalf of the members of the Legislature and our visitors and friends, I express our great thanks and appreciation to all who contributed so much to the success of this occasion here today."

On motion of Mr. Adams, the joint session was dissolved at 4:30 p. m., and the Senate retired.

The House resumed its session.

On motion of Mr. Adams, the House adjourned to 12 o'clock noon, Monday, February 25, 1935.

ROBT. F. WALDRON, Speaker.

S. R. HOLCOMB, Chief Clerk.

FORTY-THIRD DAY

AFTERNOON SESSION.

HOUSE OF REPRESENTATIVES,

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

The Clerk called the roll and all members were present except Representatives Bice, Haddon, Karr, Morgan, Sawyer and Strickland, who had been excused.

Prayer was offered by Reverend Walter Comin, of the First Presbyterian Church of Olympia.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Austin, further reading was dispensed with and the journal was approved.

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

PROPOSITIONS, MOTIONS AND RESOLUTIONS.

Resolution by Representatives Huetter, Lynch, Lindgren, Gehlen, Hall, McDonald (J. D.), Robbins, Wingrove, Neal, Keith, Kelly, Luck, Sawyer, Ford, Sullivan, Gessell, Strickland, Bell, Clark, Holt, Smith (B. L.), Hurley, Martin (F. J.), Keen, Bohike, Hales, Johnston (Geo. H.), Cowen, Drew, Smith (T. E.), Boyle, Klemgard, Edlund, Van Dyk, McCauley, Johnson
(Haans), Devenish, Boede, Freese, Sandegren, Schroeder, Herren, Ryan, Dixon, Smith (J. B.), and Titus:

Be It Resolved, By the House of Representatives of the State of Washington in legislative session assembled:

Whereas, It has been customary the several closing days of the session to have night sessions, with no time for important committee deliberations, and to hold sessions and to pass bills beyond the constitutional limit of sixty days, by resorting to methods unbecoming to legislators and unfair to their constituents, such as stopping the clock and imagining the passing of time has been stopped thereby; and

Whereas, As a result of such hasty and fevered activities, many regrettable laws have been passed and many humanitarian measures have been defeated;

Now, Therefore, Be It Resolved, By the House of Representatives of the State of Washington, that the House of Representatives adjourn sine die at midnight the 14th day of March, 1935, and that the Western Union Telegraph Company be instructed to send a messenger at midnight to inform us of this time; and

Be It Further Resolved, That this will give every member of the House of Representatives the opportunity to give due consideration and proper respect to every bill presented, both on the floor and in their respective committees, and in this manner they may act as a normal and deliberate body.

Mr. Boyle moved the adoption of the resolution.

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

Division was called for and the resolution was laid on the table on a rising vote.

Mr. Kelly moved that House Bill No. 140 be re-referred to the Committee on Appropriations from the Military Committee.

The motion was carried.

Mr. Cohen moved that House Bill No. 388 be stricken from the calendar for this day and re-referred to the Committee on Rules and Order.

The motion was carried.

REPORTS OF STANDING COMMITTEES.

Mr. Speaker:

We, of your Committee on Engrossment, to whom was referred Engrossed House Bill No. 434, have compared same with the original bill and find it correctly engrossed.

Chairman.

We concur in this report: D. F. Bice, Harry H. Brown.

House Bill No. 82 (reported by Committee on Elections and Privileges): Do pass with amendment.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Unemployment Relief and Public Welfare, to whom was referred House Bill No. 177, entitled "An Act to relieve the people of the state from hardships and suffering caused by unemployment and to end poverty in the State of Washington and making an appropriation for such purpose; creating and defining the duties of an emergency relief and economic security commission; providing for the acquisition and operation by said commission of lands, factories, facilities and industries whereby the heretofore unemployed people of the state will be employed in producing and distributing the goods and services necessary for their own support and maintenance; providing for the issue of certificates of exchange, warrants and bonds by said commission, and for the establishment and operation of state stores for the sale of goods produced by the commission; providing for the export, sale and exchange of surplus commodities for certain purposes; establishing a minimum wage and a basic
thirty-hour week for employees of the commission; providing penalties, and declaring
that this act shall take effect immediately," have had the same under consideration,
and we respectfully report the same back to the House with the recommendation that
the attached substitute bill be substituted therefor, and that the substitute bill do pass.

J. B. SMITH, Chairman.

We concur in this report: Gerald G. Dixon, Linea Edlund, A. E. Holt, Marie F.
Keen, Raymond F. Kelly, Lloyd Lindgren, Bertel J. McCarty, T. E. Smith.

Passed to second reading.

HOUSE OF REPRESENTATIVES,

Mr. Speaker:
We, a majority of your Committee on Parks and Playgrounds, to whom was
re-referred House Bill No. 201, entitled "An Act relating to the membership of the
State Park Board and amending Section 10 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 the attached substitute bill be substituted there­
for, and that the substitute bill do pass.

JOHN W. EDDY, Chairman.

We concur in this report: Pearl A. Wanamaker, W. F. McCauley, S. J. McDonnell,
William Wentworth.

Passed to second reading.

HOUSE OF REPRESENTATIVES,

Mr. Speaker:
We, a minority of your Committee on Parks and Playgrounds, to whom was
re-referred House Bill No. 201, entitled "An Act relating to the membership of the
State Park Board and amending Section 10 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 the attached substitute bill do not pass.

.............................., Chairman.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 21, 1935.

Mr. Speaker:
We, a majority of your Committee on Elections and Privileges, to whom was
referred House Bill No. 202, entitled "An Act relating to voting machines, custodian,
bonds; amending Section 23 of Chapter 163 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.

HUGH HERREN, Chairman.

We concur in this report: Ben S. Sawyer, Raymond F. Kelly, Richard W. Bowden,
Frank Schultz, W. E. Carty, M. V. Easterday, Corbin Sullivan, R. J. Ryan, G. N.
Adams, Lloyd Lindgren.

Passed to second reading.

House Bill No. 208 (reported by Committee on Dairy and Livestock):
Do pass with amendments.
Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 21, 1935.

Mr. Speaker:
We, a majority of your Committee on Elections and Privileges, to whom was
referred House Bill No. 224, entitled "An Act authorizing congressmen, and/or their
appointed deputies, to register citizen voters holding governmental stations, or positions
at the National Capitol, and amending Section 3, Chapter 1, Laws of 1933," have had
the same under consideration, and we respectfully report the same back to the House
with the recommendation that it do pass. \textit{Hugh Herren, Chairman.}

We concur in this report: Raymond F. Kelly, Ben S. Sawyer, Richard W. Bowden,
Frank Schultz, W. E. Carty, M. V. Easterday, Corbin Sullivan, R. J. Ryan, G. N.
Adams, Lloyd Lindgren.

Passed to second reading.

\textbf{House of Representatives,}
\textit{Olympia, Wash., February 22, 1935.}

\textbf{Mr. Speaker:}

We, a majority of your Committee on Medicine, Dentistry, Pure Food and Drugs,
to whom was referred House Bill No. 306, entitled "An Act relating to the system of
registration and the method of reporting births and deaths, the issuance of permits for
burial, removal, or transportation of bodies of deceased persons, prescribing certain
rules of evidence, and amending Section 11 of Chapter 180 of the Laws of 1915, as
found in Remington's Revised Statutes, 6037," have had the same under consideration,
and we respectfully report the same back to the House with the recommendation that
it do pass.

\textit{R. D. Wiswall, Chairman.}

We concur in this report: Dr. David C. Cowen, U. S. Ford, J. D. McDonald,
A. C. Wingrove, D. F. Bice, Bert Lynch, Lloyd Lindgren.

Passed to second reading.

\textbf{Mr. Speaker:}

We, a majority of your Committee on Cities of the First Class, to whom was
referred House Bill No. 451, entitled "An Act relating to cities of the first class, and
authorizing the establishment and operation of municipal depositories or quasi banks
therein," have had the same under consideration, and we respectfully report the same
back to the House with the recommendation that it do pass.

\textit{A. A. Mackie, D. E. Todd, Myron H. Titus, M. V.
Easterday, Bert Lynch, Paul J. Huetter, Hans Johnson, Ray Sandegren.}

\textbf{Mr. Speaker:}

We, a minority of your Committee on Cities of the First Class, to whom was
referred House Bill No. 451, entitled "An Act relating to cities of the first class, and
authorizing the establishment and operation of municipal depositories or quasi banks
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.

\textit{Robert T. McDonald, Chairman.}

\textbf{Mr. Speaker:}

We, a majority of your Committee on Public Utilities, to whom was referred
House Bill No. 475, entitled "An Act relating to railroads and providing for additional
regulation thereof," have had the same under consideration, and we respectfully report
the same back to the House with the recommendation that it do pass.

\textit{M. P. Halloran, Chairman.}

We concur in this report: Dorian E. Todd, Gerald G. Dixon, J. B. Smith, T. E.
Smith, G. E. Drew.

\textbf{Mr. Speaker:}

We, a minority of your Committee on Public Utilities, to whom was referred
House Bill No. 475, entitled "An Act relating to railroads and providing for additional
We, the majority of your Committee on Education, to whom was referred House Bill No. 505, entitled "An Act relating to the extension of boundaries of school districts which contain an incorporated city, and amending Section 4703 of Remington's Revised 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: Gordon Klemgard, John R. Martin.

Passed to second reading.

HOUSE OF REPRESENTATIVES,  

MR. SPEAKER:

We, the majority of your Committee on Education, to whom was referred House Bill No. 505, entitled "An Act relating to the extension of boundaries of school districts which contain an incorporated city, and amending Section 4703 of Remington's Revised Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

PEARL A. WANAMAKER, Chairman.


Passed to second reading.

House Bill No. 511 (reported by Committee on Agriculture):
Do pass with amendment.
Passed to second reading.

House Bill No. 512 (reported by Committee on Agriculture):
Do pass with amendment.
Passed to second reading.

HOUSE OF REPRESENTATIVES,  

MR. SPEAKER:

We, the majority of your Committee on Education, to whom was referred House Bill No. 505, entitled "An Act relating to the extension of boundaries of school districts which contain an incorporated city, and amending Section 4703 of Remington's Revised Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

PEARL A. WANAMAKER, Chairman.


Passed to second reading.

House Bill No. 505 (reported by Committee on Agriculture):
Do pass with amendment.
Passed to second reading.

House Bill No. 512 (reported by Committee on Agriculture):
Do pass with amendment.
Passed to second reading.

HOUSE OF REPRESENTATIVES,  

MR. SPEAKER:

We, your Committee on Memorials, to whom was referred House Joint Memorial No. 22, relating to the Mount Olympus National Monument, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ADELA PARKER, Chairman.

We concur in this report: Florence W. Myers, Corbin Sullivan, Ben S. Sawyer, George E. Drew.

Passed to second reading.

HOUSE OF REPRESENTATIVES,  

MR. SPEAKER:

We, the majority of your Committee on Revenue and Taxation, to whom was referred Engrossed Senate Bill No. 227, entitled "An Act relating to taxation; providing for exemptions; repealing all acts and parts of acts in conflict therewith and declaring 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.

GEO. F. YANTS, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,  

MR. SPEAKER:

We, your Committee on Memorials, to whom was referred Senate Joint Memorial No. 15, asking Congress for relief to owners of residential property, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ADELA PARKER, Chairman.

We concur in this report: Florence W. Myers, Corbin Sullivan, Ben S. Sawyer, George E. Drew.

Passed to second reading.
COMMUNICATIONS FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, FEBRUARY 22, 1935.

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. 41: "An Act relating to health, welfare, and care of children in attendance at public schools, and amending Section 1 of Chapter 190 of the Laws of 1921 as amended by Section 1 of Chapter 132 of the Laws of 1923 (being Section 4,806 of Remington's Compiled Statutes) ; and declaring that this act shall take effect immediately."

House Bill No. 143: "An Act providing for the enlargement of port districts and amending Section 1, Chapter 130, Session Laws of 1921 (Section 9707 Remington's Revised Statutes of Washington)."

House Bill No. 157: "An Act making appropriation for the payment of salaries of certain officers and employees of the State and for the operation, maintenance and other expenses of the State Penitentiary, and declaring this act shall take effect immediately."

House Bill No. 308: "An Act appropriating the sum of twenty-five hundred dollars ($2,500), or so much thereof as may be necessary for the temporary publication of Session Laws of the 24th Session of the Washington State Legislature and declaring an emergency."

Very truly yours,

RICHARD HAMILTON, Secretary to the Governor.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, FEBRUARY 23, 1935.

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, entitled:

House Bill No. 118: "An Act for the protection of shipping and the safety of human life and property, regulating pilots and pilotage on the waters of Puget Sound and adjacent Inland waters; creating the Board of Pilotage Commissioners of the State of Washington and prescribing its powers and duties; providing for the licensing, regulation and compensation of pilots; establishing a special fund for the purposes of this act and appropriating monies therefrom; defining vessels subject to pilotage; prohibiting piloting by unlicensed persons and the employment of unlicensed persons as pilots; defining offenses under this act and prescribing penalties for the same; and repealing certain acts and parts of acts in conflict herewith."

Very truly yours,

RICHARD HAMILTON, Secretary to the Governor.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., FEBRUARY 22, 1935.

MR. SPEAKER:

The Senate has passed: Engrossed Senate Bill No. 99; also Engrossed Senate Bill No. 149, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., FEBRUARY 22, 1935.

MR. SPEAKER:

The Senate has passed: Senate Bill No. 254; also House Bill No. 255, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.
The President has signed: House Concurrent Resolution No. 14; also
House Bill No. 154; also
House Bill No. 192, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

Mr. Speaker:
The Senate has passed House Bill No. 321, and the same is herewith transmitted.

HARRISON W. MASON, 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. 555, by Representative Neff: An Act relating to revenue
and taxation, and amending Chapter 282, of the Session Laws of 1927.
Ordered printed and referred to Committee on Revenue and Taxation.

The Speaker observed former Representative Lester P. Edge from Spok­
ane within the bar of the House, and appointed Mr. Cowen to escort him
to a seat beside the Speaker.

House Bill No. 556, by Representative Wanamaker (by request): An
Act prohibiting the use of the name or title, "Parent-Teacher Association"
or any similar name or title, by any unauthorized person, group or associa­
tion and providing that any person violating this act shall be guilty of a
misdemeanor.
Referred to Committee on Education.

House Bill No. 557, by Representative Kelly: An Act relating to the
relief of Walter Delaney on account of a cost judgment in his favor in a case
entitled State of Washington versus Walter Delaney, said claim being as­
signed to Nels Paulson.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 558, by Representative Strickland: An Act relating to
minimum wages of state employees and of municipality and school district
employees, making an appropriation, repealing certain laws and declaring an
emergency.
Ordered printed and referred to Committee on Compensation and Fees
for State and County Officers.

House Bill No. 559, by Representative Strickland: An Act relating to
the preference of veterans in all state employment; providing penalties, and
repealing Section 10753, Remington's Revised Statutes.
Ordered printed and referred to Committee on Compensation and Fees
for State and County Officers.

House Bill No. 560, by Representative Strickland: An Act relating to
state employees and providing penalties.
Ordered printed and referred to Judiciary Committee.
House Bill No. 561, by Representative Strickland: An Act relating to auditing of all state departments and boards and repealing all acts or parts of acts in conflict.
Ordered printed and referred to Committee on Claims and Auditing.

House Bill No. 562, by Representative Strickland: An Act relating to the asking or receiving of a bribe, and amending Section 2321, Remington’s Revised Statutes.
Ordered printed and referred to Judiciary Committee.

House Bill No. 563, by Representative Strickland: An Act relating to the leasing of property by the Liquor Control Board, and repealing all laws in conflict.
Ordered printed and referred to Committee on Liquor Control.

House Bill No. 564, by Representative Strickland: An Act relating to motor vehicles; providing for the exemption of rural mail carriers from payment of personal property tax and license fees on vehicles used by them as such carrier.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 565, by Representative Donahoe: An Act relating to the control and management of county roads and road districts and amending Section 1, Chapter 184, Laws of 1925, Extraordinary Session, and Section 1, Chapter 189, Laws of 1929 (Sections 6398-1 and 6398-2 of Remington’s Revised Statutes of Washington).
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 566, by Representative Wilson: An Act relating to superior judges and the calling of grand juries.
Ordered printed and referred to Judiciary Committee.

House Bill No. 567, by Representative Wilson: An Act relating to the preservation of the identity of personal property by serial or manufacturer’s number and prohibiting the acquisition, hypothecation, disposition, or displaying thereof if such number has been obliterated, defaced, altered, changed, or removed, and providing penalties.
Ordered printed and referred to Judiciary Committee.

House Bill No. 568, by Representative Austin: An Act relating to the sale of beverages or liquids containing any alcohol on the Sabbath, and repealing all acts or parts of acts in conflict and providing penalties.
Ordered printed and referred to Committee on Liquor Control.

House Bill No. 569, by Representative Huetter: An Act relating to insurance companies, providing for publication of a synopsis of the annual statement or reports of such companies, and providing a penalty for a violation thereof, and repealing all laws in conflict.
Ordered printed and referred to Committee on Insurance.

House Bill No. 570, by Representative Richmond (C. L.): An Act relating to the taxation of inheritances and amending Section 11201 of Remington’s Revised Statutes of Washington.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 571, by Committee on Forestry and Logged-off Lands: An Act for the protection of forests, the prevention and fighting of fires, chang-
ing the depository of forestry funds and decreasing the rate of assessment for purposes of taxation, and amending Sections 5794, 5806, of Remington's Compiled Statutes, Section 5785, Remington's Compiled Statutes of 1927, and Section 7, Chapter 40, Laws of 1931.

Ordered printed and passed to second reading.

House Bill No. 572, by Representatives Carty and Neff: An Act relating to the department of public works and giving power to make, amend, or repeal rules and regulations for the control and restriction of advertising devices; granting power to said department and providing restrictions and making exceptions; declaring certain acts a public nuisance and providing penalties for violations and repealing all acts or parts of acts in conflict therewith.

Ordered printed and referred to Committee on Public Utilities.

House Joint Memorial No. 29, by Representative Neff: Relating to an appropriation by the Federal Government, per biennium, for the operation and further equipping of a forest products laboratory at the University of Washington, Seattle, Washington.

Ordered printed and referred to Committee on Forestry and Logged-off Lands.

FIRST READING OF SENATE BILLS.

Engrossed Senate Bill No. 99, by Senator Murphy: An Act relating to the custody, testing and preparing of voting machines, and amending Section 5309 of Remington's Compiled Statutes.

Referred to Committee on Elections and Privileges.

Engrossed Senate Bill No. 149, by Committee on Rules and Joint Rules (by executive request): An Act relating to the rate of interest to be paid by state depositaries upon moneys deposited by the commissioner of public lands and amending Section 4, Chapter 51, of the Laws of 1911 (Section 5558, Remington's Revised Statutes) and declaring an emergency.

Referred to Committee on Banks and Banking.

Senate Bill No. 254, by Committee on Rules and Joint Rules: An Act providing for a loan from the general fund to the capitol building construction fund, providing for the repayment of the same, making appropriations, and declaring that this act shall take effect on April 15, 1935.

Referred to Committee on Appropriations.

SECOND READING OF BILLS.

House Bill No. 507, by Committee on Reclamation and Irrigation: Relating to irrigation districts.

The bill was read the second time by sections.

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

Amend the bill by striking the whole of Section 4.

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

In line 6 of the title of the original bill, being line 4 of the title of the printed bill, after the figures "7464-2" insert a period and strike the remainder of the sentence.

House Bill No. 507 was passed to third reading and ordered engrossed.

On motion of Mr. Adams the House was declared at recess until 1:45 p.m.
MID-AFTERNOON SESSION.

The Speaker called the House to order at 1:45 p.m.

The Clerk called the roll and all members were present except Representatives Bice, Gessell, Haddon, Karr, Keith, Morgan, Murray, Neff, Sandegren and Strickland; Representatives Bice, Haddon, Karr, Keith, Morgan, Murray, Neff, Sandegren and Strickland having been excused.

SECOND READING OF BILLS.

House Bill No. 46, by Representatives Robbins, Wiswall, Wingrove, Ford and Bice: Relating to the practice of dentistry.

Mr. Wiswall moved that Substitute House Bill No. 46 be substituted for House Bill No. 46.

The motion was carried.

Mr. Todd moved that Substitute House Bill No. 46 be indefinitely postponed.

Debate ensued.

Mr. Neal demanded the previous question but the demand was not sustained.

Debate continued.

On motion of Mr. Adams, the previous question was ordered.

Mr. Todd demanded a roll call on the motion to indefinitely postpone Substitute House Bill No. 46, and the demand was sustained.

The Clerk called the roll on the motion to indefinitely postpone Substitute House Bill No. 46, and the motion was lost by the following vote: Yeas, 29; nays, 58; absent or not voting, 12.

Those voting yea were: Representatives Austin, Bowden, Boyle, Cowen, Drew, Easterday, Edlund, Edwards, Gehlen, Hales, Hall, Huettner, Johnston (Geo. H.), Keen, Kelly, Ledgerwood, Lindgren, Luck, Lynch, Neal, Reilly, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Sullivan, Titus, Todd, Voyce—29.

Those voting nay were: Representatives Adams, Bell, Boede, Bohike, Brown, Carty, Christianson, Clark, Cohen, Copeland, Devenish, Donahoe, Eddy, Emory, Ford, Freese, Gardner, Gifford, Halleran, Herren, Holt, Hurley, Johnson (Han), Johnson (W. A.), Jones, Kemp, Klemgard, Leber, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Myers, Nelsen, Ott, Parker, Reeves, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Schroeder, Schultz, Skinner, Twidwell, Van Dyk, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—58.

Those absent or not voting were: Representatives Bice, Dixon, Gessell, Haddon, Karr, Keith, Morgan, Murray, Neff, Sandegren, Sawyer, Strickland—12.

Mr. Lindgren moved that Substitute House Bill No. 46 be re-referred to the Committee on Medicine, Dentistry, Pure Food and Drugs.

Division was called for and the motion was lost on a rising vote.

The Speaker declared Substitute House Bill No. 46 to be on second reading.

The substitute bill was read the second time by sections.
On motion of Mr. Reilly, the following amendment was adopted:
In Section 4, line 26 of the original bill, being line 15 of the printed bill, strike the word "nationality."

Mr. Todd moved the adoption of the following amendment:
Amend Section 6, in lines 17 and 20 on page 3 of the printed bill, by striking the words "remove stains and concretions from teeth."

Debate ensued.
Division was called for and the amendment was lost on a rising vote.

On motion of Mrs. Wanamaker, the following amendment was adopted:
In Section 6, subsection (a), line 12 of the original bill, being line 32 of the printed bill, strike the word "reproduce" and insert in lieu thereof the word "reproduce."

On motion of Mr. Lynch, the following amendment was adopted:
Amend Section 8 of the bill by adding thereto a new subsection to be known as subsection h and to read as follows:
"h. In addition to the foregoing, improper and/or unprofessional conduct as herein used shall be construed to include wrongfully encouraging or conspiring with others to bring, or cause to be brought, any action in any court against any licensed practitioner for alleged malpractice, or agreeing with any person for a share or part of any sum of money to be recovered in such action; Provided however, That nothing herein shall be construed to prevent any licensed practitioner from testifying against any other licensed practitioner in any action for alleged malpractice."

Mr. Reilly moved the adoption of the following amendment:
In Section 8, lines 4 and 5 of the original bill, being lines 20 and 30 of the printed bill, strike the words "or has practiced under a name other than his or her own."

Debate ensued.
The amendment was adopted.

Mr. Todd moved the adoption of the following amendment:
In Section 8, subsection (c), line 12 of the original bill, being lines 35 and 36 of the printed bill, strike the words "or board acting under authority."
The amendment was adopted.

Mr. Reilly moved the adoption of the following amendment:
Amend the bill by striking the whole of Section 9 and inserting in lieu thereof the following:
"Sec. 9. In all proceedings having for their purpose the revocation or suspension of a license to practice dentistry, the holder of such license shall be given twenty days' notice in writing by the director, which said notice shall specify the offense or offenses against this act with which said accused person is charged, and said notice shall also give the day and place where the hearing is to be held, which place of hearing shall be in the city of Olympia unless a different place shall be fixed by the director of licenses. The director of licenses shall have the power to issue subpoenas to compel the attendance of witnesses, or the production of books or documents. The accused person shall have opportunity to make his defense, and may have issued such subpoenas as he may desire and as the director of licenses deems necessary. Subpoenas shall be served in the same manner as civil cases in the superior court. Witnesses shall testify under oath, administered by the director of licenses. Testimony shall be taken in writing, and may be taken by deposition under such rules as the director of licenses may prescribe. The director shall hear and determine the charges and shall make findings and conclusions upon the evidence produced, and shall file the same in his office, together with a transcript of all the evidence, a duplicate copy of which shall be served upon the accused. The revocation or suspension of a license to practice shall be in writing signed by the Director, stating the grounds upon which such order is based, and the aggrieved party shall have the right to appeal from such order within fifteen days after a copy of such order is served upon him, to the Superior Court of Thurston County, which county shall hear such matter de novo; in such appeal the entire record shall be certified by the Director to said Superior Court, and
the review on appeal shall be confined to the evidence adduced at the hearing before
the Director. An appeal shall lie to the Supreme Court of the state from the judgment
of said Superior Court in the same manner as provided by law in other civil cases."

Debate ensued.
The amendment was adopted.

On motion of Mr. Kelly the following amendment to the amendment was
adopted:
In lines 12 and 13 of the amendment to Section 9, after the word "desire" insert a
period and strike the remainder of the sentence.

Mr. Smith (J. B.) moved the adoption of the following amendment:
In Section 16, being line 33, page 6 of the printed bill, strike the word "gross."

Debate ensued.
Division was called for and the amendment was lost on a rising vote.
Mr. Drew moved the adoption of the following amendment:
Strike all of Section 18.

Debate ensued.
Mr. Lindgren demanded the previous question, but the demand was not
sustained.

Mr. Drew moved the adoption of the following substitute amendment:
In Section 18, beginning with the word "It" in line 1 of the original bill, being
line 36 of the printed bill, strike all the matter down to and including the period (.)
after the word "discontinued" in line 20 of the original bill, being line 6 of the printed
bill.

Debate ensued.
The substitute amendment was adopted.

On motion of Mr. Drew, the following amendment was adopted:
In Section 19, beginning with the word "practice" in line 8 of the original bill, being
line 21 of the printed bill, strike the matter down to and including the word "or" fol­
lowing the word "surgeons" in line 15 of the original bill, being line 26 of the printed
bill.

Mr. Cowen moved the adoption of the following amendment:
Amend the bill by striking the whole of Section 20 and inserting in lieu thereof
the following:
"Sec. 20. It shall be unlawful for any person, firm or corporation to publish,
directly or indirectly, or circulate any fraudulent, false or misleading statements
within the state of Washington as to the skill or method of practice of any person or
operator; or in any way to advertise in print any matter with a view of deceiving the
public, or in any way that will tend to deceive or defraud the public; or to claim
superiority over neighboring dental practitioners; or to publish reports of cases or
certificates of same in any public advertising media; or to advertise as using any
anesthetic, drug, formula, medicine, which is either falsely advertised or misnamed;
or to advertise any amount as a price or fee for the service or services of any person
engaged as principal or agent in the practice of dentistry, or for any material or
materials whatsoever used or to be used, or to employ 'capper' or 'steerers' to obtain
patronage; or to give a public demonstration of skill or methods of practicing
dentistry upon or along the streets or highways; and any person committing any of­
fense against any of the provisions of this section shall, upon conviction, be subjected
to such penalties as are provided in this act: Provided, That any person licensed
under this act may announce credit, terms of credit or installment payments that may
be made at periodical intervals to apply on account of any dental service rendered:
And Provided Further, That any person licensed under this act shall not advertise
any specific amount of credit, terms of credit or installment payments that may be
made at periodical intervals to apply on account of any dental service rendered."
After considerable debate, on motion of Mr. Smith (M. B.), the previous question was ordered.

The amendment was adopted.

Mr. Drew moved the adoption of the following amendment:

Amend the bill by striking the whole of Section 21.

Debate ensued.

Mr. Smith (T. E.) moved that further consideration of Substitute House Bill No. 46 be postponed until 11:59 p.m., March 14, 1935.

A roll call was demanded and the demand was sustained.

Mr. Ott 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 Bell, Bice, Freese, Gessell, Haddon, Karr, Keith, Morgan, Murray, Neff, Sandegren, Schroeder, and Strickland; Representatives Bice, Haddon, Karr, Keith, Morgan, Murray, Neff, Sandegren, and Strickland having been excused.

Mr. Adams moved that the absentees 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 absentees within the bar of the House.

On motion of Mr. Gehlen, Mr. Gessell was excused on account of illness.

The Sergeant-at-Arms announced that Representatives Bell and Schroeder were now present.

On motion of Mr. Drew, Mr. Freese was excused.

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

Mr. Lindgren demanded the previous question and the demand was sustained.

The Speaker observed former Representative Edward Cochrane from King within the bar of the House and appointed Mr. Cohen to escort him to a seat beside the Speaker.

The Speaker declared the question before the House to be on the motion to postpone consideration of Substitute House Bill No. 46 until 11:59 p.m., March 14, 1935.

Mr. Reilly questioned the right of certain members to vote on the matter before the House due to a personal interest in the bill.

Debate ensued.

The Speaker:

"I am of the opinion that the gentlemen are qualified to vote and will so rule, notwithstanding the question raised by the gentleman from Spokane, Mr. Reilly."

The Clerk called the roll on the motion to postpone consideration of Substitute House Bill No. 46, and the motion was lost by the following vote:

Yeas, 12; nays, 76; absent or not voting, 11.

Those voting yea were: Representatives Bowden, Dixon, Keen, Lindgren, Neal, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Titus, Todd, Voyce—12.

Those voting nay were: Representatives Adams, Austin, Bell, Boede, Bohlke, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen,
Devenish, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Gardner, Gehlen, Gifford, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Myers, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sawyer, Schroeder, Schultz, Skinner, Sullivan, Twidwell, Van Dyk, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—76.

Those absent or not voting were: Representatives Bice, Freese, Gessell, Haddon, Karr, Keith, Morgan, Murray, Neff, Sandegren, Strickland—11.

The Speaker declared the question to be on the adoption of the amendment by Mr. Drew.

The amendment was adopted.

Mr. Herren moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

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

In Section 26, line 20 of the original bill, being line 12 of the printed bill, after the word "association" and before the semicolon (;) insert the words "or Washington Progressive Dental Society".

Mr. Drew moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

Mr. Lindgren moved the adoption of the following amendment:

In Section 32, being line 33 of the printed bill, strike the words "and shall take effect immediately."

Mr. Titus moved the adoption of the following substitute amendment:

Amend Section 32 by striking the whole thereof and inserting in lieu thereof the following:

"Sec. 32. That at the general election to be held in this state on Tuesday next succeeding the first Monday in November, 1936, there shall be submitted to the qualified electors of this state for their approval and ratification, or rejection."

The substitute amendment was lost.

The Speaker declared the question to be on the adoption of the amendment by Mr. Lindgren.

Mr. Luck moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table, without taking the bill with it.

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

Amend the bill by renumbering Section 22 to read "Sec. 21." and by renumbering the remaining sections consecutively.

Mr. Lindgren moved the adoption of the following amendment:

Strike from the title of the act the last two lines declaring an emergency and that the act take effect immediately.

The amendment was lost.

Mr. Drew moved that the rules be suspended, Substitute House Bill No. 46 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.
Division was called for and the motion was carried on a rising vote.

Debate ensued.

On motion of Mr. Clark, the previous question was ordered.

The Clerk called the roll on the final passage of Substitute House Bill No. 46 and it passed the House by the following vote: Yeas, 69; nays, 19; absent or not voting, 11.

Those voting yea were: Representatives Adams, Bell, Boede, Bohlke, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edwards, Emory, Ford, Gehlen, Gifford, Hales, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Myers, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Schultz, Skinner, Sullivan, Todd, Twidwell, Van Dyk, Voyce, Wannemaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—69.

Those voting nay were: Representatives Austin, Bowden, Boyle, Edlund, Gardner, Hall, Halleran, Herren, Keen, Lindgren, Lynch, Neal, Sawyer, Schroeder, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Titus—19.

Those absent or not voting were: Representatives Bice, Freese, Gessell, Haddon, Karr, Keith, Morgan, Murray, Neff, Sandegren, Strickland—11.

Substitute House Bill No. 46, having received the 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. Reilly moved that the rules be suspended, Substitute House Bill No. 46 be ordered engrossed, and the Chief Clerk directed to immediately transmit the engrossed bill to the Senate.

Division was called for and the motion was carried on a rising vote.

On motion of Mr. Smith (T. E.), further proceedings under the call of the House were dispensed with.

SECOND READING OF BILLS.

House Bill No. 417, by Representative Adams: Relating to pilchards.
The bill was read the second time by sections and passed to third reading.

MOTIONS.

On motion of Mr. Bohlke, the rules were suspended and the House reverted to the fourth order of business.

On motion of Mr. Adams, Engrossed House Bill No. 401 was re-referred to the Committee on Rules and Order.

Mr. Drew moved that Engrossed House Bill No. 400 be re-referred to the Judiciary Committee.

Debate ensued.

Mr. Martin (F. J.) moved as a substitute that the motion by Mr. Drew be laid on the table without taking the bill with it.

The motion to lay the amendment on the table without taking the bill with it was carried.

On motion of Mr. Bohlke, House Bill No. 528 was re-referred to the Committee on Horticulture from the Committee on Agriculture.
On motion of Mr. Halleran, Senate Bill No. 153 was re-referred to the Committee on Public Utilities for the purpose of combining measures.

Mr. Huetter moved that House Bill No. 238 be re-referred to the Committee on Labor and Labor Statistics for the purpose of further consideration.

Debate ensued.

The motion was lost.

On motion of Mr. Skinner, the House resumed the regular order of business.

On motion of Mr. Adams, action on the rest of the calendar was deferred and the bills were ordered to retain their place on the calendar for the next working day.

On motion of Mr. Adams, the House adjourned to 10:00 a.m., Tuesday, February 26, 1935.

ROBT. F. WALDRON, Speaker.
February 28, 1935, as a special order of business for 10:00 a. m., on that day.

Debate ensued.

Mr. Martin (F. J.) moved as a substitute that the motion by Mr. Smith (M. B.) be indefinitely postponed.

Division was called for and the motion by Mr. Smith (M. B.) was indefinitely postponed on a rising vote.

On motion of Mrs. Myers, Rule 20 was suspended.

**REPORTS OF STANDING COMMITTEES.**

*HOUSE OF REPRESENTATIVES,* OLYMPIA, WASH., February 26, 1935.

**MR. SPEAKER:**

We, of your Committee on Engrossment, to whom was referred Engrossed House Bill No. 507, have compared same with the original bill and find it correctly engrossed.  

**VIOLET P. BOEDE, Chairman.**

I concur in this report: Harry H. Brown.

*HOUSE OF REPRESENTATIVES,* OLYMPIA, WASH., February 26, 1935.

**MR. SPEAKER:**

We, of your Committee on Enrollment, to whom was referred House Bill No. 255; also House Bill No. 321, have compared same with the original bills and find them correctly enrolled.  

**Chairman.**

We concur in this report: Richard W. Bowden, Geo. H. Johnston.

**HOUSE BILL NO. 155** (reported by Committee on Fisheries):

Majority: Do pass with amendment.

Minority: Do not pass.

Passed to second reading.

**HOUSE BILL NO. 286** (reported by Committee on Labor and Labor Statistics):

Do pass with amendments.

(Reported by Committee on Medicine, Dentistry, Pure Food and Drugs):  

Do pass with amendments.

Passed to second reading.

*HOUSE OF REPRESENTATIVES,* OLYMPIA, WASH., February 26, 1935.

**MR. SPEAKER:**

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 307, entitled “An Act relating to punishment for crimes and providing for punishment by whipping,” 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.**


**MR. SPEAKER:**

We, a minority of your Judiciary Committee, to whom was referred House Bill No. 307, entitled “An Act relating to punishment for crimes and providing for punishment by whipping,” 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: Richard B. Ott, D. Emory.

Passed to second reading.
Mr. Speaker:

We, your Committee on Dikes, Drains and Ditches, to whom was referred House Bill No. 520, entitled "An Act relating to rentals from county or district owned lands in diking and drainage improvement districts," 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. D. McDonald, M. T. Neal, H. E. Christianson, Marie F. Keen.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Labor and Labor Statistics, to whom was referred Engrossed Senate Bill No. 77, entitled "An Act relating to and providing for Firemen's Relief and Pension Funds in certain incorporated cities and towns of the State, providing for the maintenance and distribution of such funds and designating the beneficiaries thereof, defining the powers and duties of certain officials, and amending Section 1 of Chapter 186 of the Laws of 1919 and Sections 4, 5, 7, 8, 9, 14, 15, 17, 18 and 19 of said chapter as amended," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: Marie F. Keen, David E. Gifford, Myron H. Titus, Clemens M. Boyle, Hans Johnson, Thomas Voyce, Gerald G. Dixon, Willis M. Hales.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred Senate Bill No. 182, entitled "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 April 1, 1935," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred Senate Bill No. 183, entitled "An Act transferring certain monies in and to be paid into the state treasury and abolishing the Charitable Educational Penal and Reformatory Institution Current Fund, and defining the duties and powers of the state treasurer in connection therewith, and declaring that this act shall take effect April 1, 1935," 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 25, 1935.

We, a majority of your Committee on Appropriations, to whom was referred Senate Bill No. 184, entitled "An Act transferring certain monies in and to be paid into the state treasury and abolishing the University Current Fund, and defining the duties and powers of the state treasurer in connection therewith, and declaring that this act shall take effect April 1, 1935," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

A. E. EDWARDS, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 25, 1935.

We, a majority of your Committee on Appropriations, to whom was referred Senate Bill No. 185, entitled "An Act transferring certain moneys in, and to be paid into the permanent Highway Fund in the state treasury, and defining the duties and powers of the state treasurer in connection therewith, and declaring that this act shall take effect April 1, 1935," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

A. E. EDWARDS, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 25, 1935.

We, a majority of your Committee on Appropriations, to whom was referred Engrossed Senate Bill No. 186, entitled "An Act transferring certain monies in and to be paid into the state treasury and abolishing the Highway Safety Fund, and defining the duties and powers of the state treasurer in connection therewith, and declaring that this act shall take effect April 1, 1935," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

A. E. EDWARDS, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 25, 1935.

We, a majority of your Committee on Appropriations, to whom was referred Engrossed Senate Bill No. 188, entitled "An Act transferring certain monies in and to be paid into the state treasury and abolishing the Auto Title Fund, and defining the duties and powers of the state treasurer in connection therewith, and declaring that this act shall take effect April 1, 1935," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

A. E. EDWARDS, Chairman.


Passed to second reading.
We, a majority of your Committee on Appropriations, to whom was referred En­
grossed Senate Bill No. 189, entitled "An Act establishing a fund in the state treasury
to be known as the Federal Experiment Station Fund, transferring certain moneys in
and to be paid into the state treasury and abolishing the Adams, Hatch and Purnell
Funds, and defining the duties and powers of the state treasurer in connection therewith and declaring that this act shall take effect April 1, 1935," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

A. E. Edwards, Chairman.

We concur in this report: Violet P. Boede, H. C. Bohike, Henry J. Copeland, Dr.
David C. Cowen, Geo. H. Johnston, Marie F. Keen, Fred D. Kemp, W. F. McCauley,
R. T. McDonald, Florence W. Myers, Corbin Sullivan, George Twidwell, Will Went­
worth.

Passed to second reading.

We, a majority of your Committee on Appropriations, to whom was referred
Senate Bill No. 190, entitled "An Act transferring certain monies in and to be paid
into the state treasury and abolishing the Shoreland Improvement Guaranteed Interest
Fund, and defining the duties and powers of the state treasurer in connection there­
with, and declaring that this act shall take effect April 1, 1935," have had the same
under consideration, and we respectfully report the same back to the House with the
recommendation that it do pass.

A. E. Edwards, Chairman.

We concur in this report: Violet P. Boede, H. C. Bohike, Henry J. Copeland, Dr.
David C. Cowen, Geo. H. Johnston, Marie F. Keen, Fred D. Kemp, W. F. McCauley,
R. T. McDonald, Florence W. Myers, Corbin Sullivan, George Twidwell, Will Went­
worth.

Passed to second reading.

We, a majority of your Committee on Appropriations, to whom was referred En­
grossed Senate Bill No. 191, entitled "An Act establishing a fund in the state treasury
to be known as the Federal Co-operative Agricultural Extension Fund, transferring
certain moneys in and to be paid into the state treasury and abolishing the Smith­
Lever and Capper-Ketcham Funds, and defining the duties and powers of the state			treasurer in connection therewith, and declaring that this act shall take effect April 1,
1935," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

A. E. Edwards, Chairman.

We concur in this report: Violet P. Boede, H. C. Bohike, Henry J. Copeland, Dr.
David C. Cowen, Geo. H. Johnston, Marie F. Keen, Fred D. Kemp, W. F. McCauley,
R. T. McDonald, Florence W. Myers, Corbin Sullivan, George Twidwell, Will W.
Wentworth.

Passed to second reading.

We, a majority of your Committee on Appropriations, to whom was referred
Senate Bill No. 192, entitled "An Act transferring certain monies in the Lateral High­
way Fund in the state treasury, and defining the duties and powers of the state			treasurer in connection therewith, and declaring that this act shall take effect April 1,
have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

A. E. EDWARDS, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 25, 1935.

We, a majority of your Committee on Appropriations, to whom was referred Senate Bill No. 194, entitled "An Act transferring certain moneys in and to be paid into the state treasury and abolishing the Alaska Yukon-Pacific Exposition Guaranteed Interest Fund, and defining the duties and powers of the state treasurer in connection therewith, and declaring that this act shall take effect April 1, 1935," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

A. E. EDWARDS, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Appropriations, to whom was referred Senate Bill No. 195, entitled "An Act transferring certain moneys in and to be paid into the state treasury and abolishing the Scientific School Current Fund, and defining the duties and powers of the state treasurer in connection therewith, and declaring that this act shall take effect April 1, 1935," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

A. E. EDWARDS, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Appropriations, to whom was referred Senate Bill No. 198, entitled "An Act transferring certain moneys in and to be paid into the state treasury and abolishing the Alaska Yukon-Pacific Exposition Fund, and defining the duties and powers of the state treasurer in connection therewith, and declaring that this act shall take effect April 1, 1935," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

A. E. EDWARDS, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Appropriations, to whom was referred Senate Bill No. 200, entitled "An Act transferring certain moneys in and to be paid into the state treasury and abolishing the Alaska Yukon-Pacific Exposition Guaranteed Interest Fund, and defining the duties and powers of the state treasurer in connection therewith, and declaring that this act shall take effect April 1, 1935," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

A. E. EDWARDS, Chairman.


Passed to second reading.
into the state treasury and abolishing the Agricultural College Current Fund, and defining the duties and powers of the state treasurer in connection therewith, and declaring that this act shall take effect April 1, 1935," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

A. E. EDWARDS, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 25, 1935.

We, a majority of your Committee on Appropriations, to whom was referred Engrossed Senate Bill No. 203, entitled "An Act transferring certain moneys in and to be paid into the state treasury, and abolishing the Federal Vocational Rehabilitation Fund, and defining the duties and powers of the state treasurer in connection therewith, and declaring that this act shall take effect April 1, 1935," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

A. E. EDWARDS, Chairman.


Passed to second reading.

COMMUNICATION FROM THE GOVERNOR.
STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, FEBRUARY 25, 1935.

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. 154: "An Act making a deficiency appropriation for salaries and wages for the Department of Licenses and declaring an emergency."

House Bill No. 192: "An Act relating to the assignment of judgments; providing for the filing of acknowledged assigned judgments, and amending Section 5 of Chapter 60 of the Laws of 1929."

Yours very truly,

RICHARD HAMILTON,
Secretary to the Governor.
MR. SPEAKER:

The President has signed Initiative Measure No. 2 to the Legislature, and the same is herewith transmitted. HARRISON W. MASON, Secretary.

The Speaker announced he was about to sign Initiative Measure No. 2 to the Legislature, House Bill No. 255 and House Bill No. 321.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 573, by Representatives Smith (M. B.) and Smith (T. E.): An Act making it unlawful for any officer of the state, county, municipality or political subdivision to exact property, goods or any other tribute in consideration of relief to be given to any indigent person, and declaring penalties for its violations.

Ordered printed and referred to Committee on Unemployment Relief and Public Welfare.


Ordered printed and referred to Committee on Appropriations.

House Bill No. 575, by Representative McDonald (J. D.): An Act amending Chapter 1 of the Session Laws of 1931 by adding Section 13 thereto, and extending to counties all the powers set forth therein.

Ordered printed and referred to Committee on Counties and County Boundaries.

House Bill No. 576, by Representative Kemp: An Act for the relief of Frank Birkenfeld and making an appropriation therefor.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 577, by Representative Kemp: An Act relating to public highways and amending Section 7, Chapter 185 of the Session Laws of 1923.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 578, by Representative Mackie: An Act relating to cities of the second class, and amending Section 3 of Chapter 241 of Session Laws of 1907 and acts amendatory thereof (Section 9008 of Remington’s Revised Statutes of Washington), relating to election of officers.

Ordered printed and referred to Committee on Municipal Corporations other than First Class.

House Bill No. 579, by Representative Klemgard: An Act relating to intoxicating liquors; regulating the price of liquor to be sold under the Washington State Liquor Act; and amending Section 4, Chapter 62, Laws Extraordinary Session of 1933.

Ordered printed and referred to Committee on Liquor Control.

House Bill No. 580, by Representative Ford: An Act establishing a State Hospitalization Board and defining its powers and duties and providing for the construction, maintenance and operation of certain experimental
hospitals, clinics, and out-stations, providing for creation of hospital districts, appropriating ten thousand dollars ($10,000) and declaring an emergency.

Ordered printed and referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

House Bill No. 581, by Representative Keen: An Act providing for the licensing of auto mechanics, machinists, and apprentices; establishing a board of examiners; providing for examinations, license fees, and a penalty for violation of the act.

Ordered printed and referred to Committee on Labor and Labor Statistics.

House Bill No. 582, by Representatives Holt and Wanamaker (by executive request): An Act relating to and providing for old-age assistance; defining the powers and duties of certain officers in connection therewith; prescribing penalties; appropriating funds for such assistance; repealing Chapter 29, Laws of 1933, and declaring its effective dates.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 583, by Representative Neff: An Act creating a Department of Social Service and Health to render a complete medical, surgical, dental, and institutional service to all residents of the State of Washington; to care for all cases coming under the Industrial Insurance Act; to care for all public health matters and public institutions (as well as private institutions as needed); establishing a fund as described in this act and employing a staff of full time physicians and surgeons licensed to practice medicine, and surgery in the State of Washington, by taking over public medical institutions and private institutions as shall be arranged; employing full time dentists, nurses, pharmacists, chemists, secretaries, clerks, and other assistants as shall be necessary; and declaring an emergency.

Ordered printed and referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

House Bill No. 584, by Representative Yantis (by executive request): An Act providing for emergency unemployment relief; defining the powers and duties of the department of public welfare in relation thereto and providing for the administration of such relief by the director of public welfare subject to the supervision and control of the governor; providing funds for such relief; making an appropriation, and declaring its effective date.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 585, by Representative Neff (by departmental request): An Act prescribing the duty of the commissioner of public lands with regard to the reimbursement of the United States government for emergency conservation work in cases where the state realizes a profit from such work.

Ordered printed and referred to Committee on Appropriations.

House Joint Memorial No. 30, by Representative McDonald (D. A.): Petitioning the Congress of the United States to amend the Federal narcotic laws, and more particularly the act of February 9, 1909, as amended by the act of January 17, 1914, entitled "An Act to amend an act entitled 'An Act to prohibit the importation and use of opium for other than medicinal
purposes," approved February 9, 1909," as amended by the acts of May 26, 1922, and June 7, 1924, and providing for the deportation of any alien who is convicted of violating the narcotic laws of any of the several states of the Union.

Ordered printed.

On motion of Mr. McDonald (D. A.), the rules were suspended, House Joint Memorial No. 30 was advanced to second reading and read in full.

On motion of Mr. McDonald (D. A.), the rules were suspended, House Joint Memorial No. 30 was advanced to third reading, the second reading considered the third, and the memorial was placed on final passage.

The Clerk called the roll on the final passage of House Joint Memorial No. 30, and it passed the House by the following vote: Yeas, 72; nays, 0; absent or not voting, 27.

Those voting yea were: Representatives Adams, Bell, Bice, Bohlke, Borden, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Eddy, Edlund, Edwards, Ford, Freese, Gardner, Gessell, Hall, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keen, Kelly, Kemp, Klemgard, Ledgerwood, Lindgren, Mackie, Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), Morgan, Myers, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Robbins, Ryan, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Sullivan, Titus, Twidwell, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—72.

Those absent or not voting were: Representatives Austin, Boede, Boyle, Brown, Easterday, Emory, Gehlen, Gifford, Haddon, Hales, Halleran, Jones, Keith, Leber, Luck, Lynch, Martin (F. J.), McDonnell, Murray, Neal, Neff, Richmond (W. A.), Sandegren, Smith (M. B.), Strickland, Todd, Van Dyk—27.

House Joint Memorial No. 30, having received the constitutional majority, was declared passed.

On motion of Mr. McDonald (D. A.), the rules were suspended and the Chief Clerk was directed to immediately transmit House Joint Memorial No. 30 to the Senate.

House Concurrent Resolution No. 15, by Representatives Adams and Ott: Relating to a return ball to be given by the Legislature to the citizens of Olympia.

On motion of Mr. Ott, the rules were suspended, House Concurrent Resolution No. 15 was advanced to second reading and read in full.

On motion of Mr. Ott, the rules were suspended, House Concurrent Resolution No. 15 was advanced to third reading, the second reading considered the third and the resolution was adopted.

The Speaker called Mr. Adams to preside.

SECOND READING OF BILLS.

House Bill No. 288, by Representatives Wanamaker, Parker and Edlund: Relating to civil engineers.

The bill was read the second time by sections.

On motion of Mrs. Myers the following amendment was adopted:

In Section 2, line 21 of the original bill, being line 10 of the printed bill, strike the word "of" and insert in lieu thereof the word "or."
Mr. Clark moved the adoption of the following amendment:
In Section 7, line 38 of the original bill, being line 38 of the printed bill, strike the words "and other."

Division was called for and the amendment was adopted on a rising vote.

On motion of Mr. Kelly, the following amendment was adopted:
In Section 7, line 21 of the original bill, being line 26 of the printed bill, strike the word "or" and insert in lieu thereof the word "and."

Mr. Sawyer moved the adoption of the following amendment:
Strike Section 9.

Mr. McDonald (D. A.) demanded a call of the House and the demand was sustained.
The Speaker resumed the chair.

CALL OF THE HOUSE.
The Sergeant-at-Arms was instructed to lock the doors. The Clerk called the roll and the following absentees were noted: Representatives Gifford, Karr, Leber, Ledgerwood, Lynch, Richmond (W. A.), Smith (M. B.), and Van Dyk; Representatives Haddon, Keith, Murray, Neff and Sandegren having been excused.

Mr. Adams moved that the absentees be excused and the House proceeded with business under the call of the House.
The motion was lost.

Mr. Bowden moved that the absentees be excused and the House proceed with business under the call of the House.
Division was called for and the motion was carried on a rising vote.
The Speaker declared the question to be on the adoption of the amendment by Mr. Sawyer to House Bill No. 238, striking all of Section 9.

Mr. Bohlke moved that House Bill No. 238 be indefinitely postponed.
Debate ensued.
Mr. Lindgren demanded the previous question.
Division was called for and the demand was sustained on a rising vote.
Mr. McDonald (D. A.) demanded a roll call on the motion to indefinitely postpone House Bill No. 238 and the demand was sustained.
The Speaker:
"The vote 'Aye' is to indefinitely postpone House Bill No. 238. The vote 'No' is a vote against the indefinite postponement."

The Clerk called the roll on the motion to indefinitely postpone House Bill No. 238 and the motion was lost by the following vote: Yeas, 21; nays, 66; absent or not voting, 12.

Those voting yea were: Representatives Bohlke, Christianson, Copeland, Devenish, Easterday, Eddy, Gardner, Gessell, Hall, Huetter, Keep, Klemgard, Lindgren, McCauley, Neal, Nelsen, Sawyer, Schultz, Smith (B. L.), Sullivan, Twidwell—21.

Those voting nay were: Representatives Adams, Austin, Bell, Bice, Boede, Bowden, Boyle, Brown, Carty, Clark, Cohen, Cowen, Dixon, Donahoe, Drew, Edlund, Edwards, Ford, Freese, Gehlen, Hales, Halleran, Herren, Holt, Hurley, Johnson (Hans), Johnston (Geo. H.), Jones, Karr, Kelly, Kemp, Leber, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Myers, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), 13—H
Robbins, Ryan, Schroeder, Skinner, Smith (J. B.), Smith (M. B.), Smith (T. E.), Titus, Todd, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—66.

Those absent or not voting were: Representatives Emory, Gifford, Haddon, Johnson (W. A.), Keith, Ledgerwood, Lynch, Murray, Neff, Sandegren, Strickland, Van Dyk—12.

The Speaker declared the question to be on the amendment by Mr. Sawyer to strike all of Section 9.

Mr. Adams moved that the amendment be laid on the table without taking the bill with it.

Division was called for and the amendment was laid on the table, without taking the bill with it, on a rising vote.

Mr. Adams moved that the Clerk re-read Section 17.

Debate ensued.

Mr. Smith (T. E.) moved that the call of the House be dispensed with.

The motion was lost.

The Speaker declared the question before the House to be on the motion by Mr. Adams that the Clerk re-read Section 17.

Division was called for and the motion was lost on a rising vote.

Mr. Sawyer moved the adoption of the following amendment:

Strike Section 17.

Debate ensued.

Mr. Lindgren demanded the previous question and the demand was sustained.

The amendment was lost.

Mr. Gardner moved the adoption of the following amendment:

In Section 5, strike the whole of subsection (a).

Debate ensued.

Mr. Lindgren demanded the previous question and the demand was sustained.

The amendment was adopted.

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

In Section 14, line 22 of the original bill, being line 12 of the printed bill, strike the word “gross.”

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

In Section 5, reletter all subsections in alphabetical sequence.

House Bill No. 238 was passed to third reading and ordered engrossed.

Mr. Adams moved that further proceedings under the call of the House be dispensed with.

The motion was carried.

On motion of Mr. Adams, the House was declared at recess until 1:30 p. m.
The Speaker called the House to order at 1:30 p. m.

The Clerk called the roll and all members were present except Representatives Haddon, Keith, Murray, Neff, Richmond (C. L.) and Sandegren; Representatives Haddon, Keith, Murray, Neff and Sandegren having been excused.

REPORT OF ENGROSSMENT COMMITTEE.

House of Representatives,

We, of your Committee on Engrossment, to whom was referred Engrossed Substitute House Bill No. 46, have compared same with the substitute bill and find it correctly engrossed.

Violet P. Boede, Chairman.

I concur in this report: Harry H. Brown.

MESSAGE FROM THE SENATE.

Senate Chamber,
Olympia, Wash., February 26, 1935.

The President has signed: House Bill No. 255, also House Bill No. 321, and the same are herewith transmitted.

Harrison W. Mason, Secretary.

The Speaker:
"May the Speaker state that it is my desire that we expedite the business of the day as fast as possible in order that the members of the Third House may come into the chamber and erect a platform that is necessary for the program of this evening."

MOTION.

Mr. Edwards moved that the members of the Committee on Appropriations be excused to meet with certain members from the University for approximately three-quarters of an hour. The motion was carried.

SECOND READING OF BILLS.

Engrossed Senate Bill No. 227, by Senators Mehner, Thomas, Shoret, Orndorff, Tewksbury, Murfin, Farquharson, Reardon, Dailey, Ryan, Metcalf, Knutzen and Duggan: Relating to taxation.

The bill was read the second time by sections.

On motion of Mr. Johnson (Hans), the rules were suspended, Engrossed Senate Bill No. 227 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Debate ensued.

Mr. Neal demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 227 and it passed the House by the following vote: Yeas, 55; nays, 19; absent or not voting, 25.

Those voting yea were: Representatives Bell, Bowden, Brown, Carty, Clark, Dixon, Drew, Easterday, Eddy, Edlund, Ford, Freese, Gehlen, Gessell, Gifford, Hales, Hall, Herren, Holt, Huetter, Johnson (Hans), Johnson (W. A.), Karr, Kelly, Lindgren, Luck, Lynch, McDonald (D. A.), McDonald
(J. D.), McDonnell, Morgan; Neal, Nelsen, Parker, Reilly, Richmond (W. A.), Robbins, Ryan, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Sullivan, Titus, Todd, Van Dyk, Voyce, Wanamaker, Wentworth, Wingrove, Wiswall, Yantis, Mr. Speaker—55.

Those voting nay were: Representatives Adams, Austin, Christianson; Cohen, Copeland, Devenish, Donahoe, Gardner, Halleran, Jones, Klemgard, Leber, Ledgerwood, Mackie, Martin (J. R.), Ott, Reeves, Skinner, Wilson—19.

Those absent or not voting were: Representatives Bice, Boede, Bohlke, Boyle, Cowen, Edwards, Emory, Haddon, Hurley, Johnston (Geo. H.), Keen, Keith, Kemp, Martin (F. J.), McCarty, McCauley, McDonald (R. T.), Murray, Myers, Neff, Richmond (C. L.), Sandegren, Smith (T. E.), Strickland, Twidwell—25.

Engrossed Senate Bill No. 227, having received the 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. Herren 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 Bice, Haddon, Keith, Murray, Neff, Richmond (C. L.), and Sandegren; Representatives Haddon, Keith, Murray, Neff and Sandegren having been excused.

The Sergeant-at-Arms was instructed to bring the absentees within the bar of the House.

On motion of Mr. Bowden, the absentees were excused and the House proceeded with business under the call of the House.

**SECOND READING OF BILLS.**

**House Bill No. 148,** by Representative Herren: Relating to wineries.

Mr. Speaker:

We, a majority of your Committee on Liquor Control, to whom was referred House Bill No. 148, entitled "An Act relating to the manufacture and sale of wine, providing for the licensing of wineries and the taxation of wine, and amending Chapter 62, Laws of the Extraordinary Session, 1933, entitled: 'An Act relating to intoxicating liquors, providing for the control and regulation thereof, creating state offices, defining crimes and providing penalties therefor, providing for the disposition of public funds and declaring that this act shall take effect immediately,' have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In Section 3, line 29 of the original bill, being line 24 of the printed bill, after the word "all" and before the word "wine," insert the word "unfortified."

In Section 3, lines 30 and 31 of the original bill, being lines 24 and 25 of the printed bill, after the word "wineries" and to the word "may," strike the words "and having an alcoholic content of not to exceed seventeen per cent (17%) by weight."

In Section 3, line 1 of the original bill, being line 26 of the printed bill, after the word "to" strike the words "the consumer and/or to."

In Section 3, line 19 of the original bill, being line 39 of the printed bill, after word "purchaser" strike the period and insert a comma and add the following: "and any person who shall sell, or attempt to sell wine made from fruits or fruit products,
not grown entirely within the State of Washington, under this section shall be guilty of a violation of this act, and his license shall be summarily cancelled by the Board."

In Section 4, line 31 of the original bill, being line 3 of the printed bill, strike the words "consumers and," after the word "of."


The bill was read the second time by sections.

On motion of Mr. Todd, the committee amendments were adopted.

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

In Section 3, at the end thereof, add the following paragraph:

"Every domestic winery shall put upon all packages containing wine manufactured by it a distinctive label showing the nature of the contents, the name of the manufacturer of such wine, the alcoholic content of such wine, whether such wine is fortified or unfortified, and that such wine was produced from fruits or other agricultural products grown exclusively and entirely within the State of Washington."

Mr. Austin moved the adoption of the following amendment:

Amend the bill by adding thereto Section 5 to read as follows:

Section 5. That Chapter 62 of the Laws of the Extraordinary Session of 1933 be amended by adding thereto Section 3-A, reading as follows:

"Sec. 3-A. In this act, unless the context otherwise requires:

"Light Wines" or "Unfortified Wines" means any unfortified alcoholic beverage obtained by the natural fermentation of fruits (grapes, berries, apples, etc.) or other agricultural product containing sugar, containing not more than 14% of alcohol by volume."

Mr. Clark moved that the amendment be laid on the table without taking the bill with it.

The motion was carried.

Mr. Herren moved that the rules be suspended, House Bill No. 148 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

The motion was carried.

Debate ensued.

Mr. Lindgren demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 148 and it passed the House by the following vote: Yeas, 89; nays, 5; absent or not voting, 5.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Edlund, Edwards, Ford, Freese, Gehlen, Gessell, Gifford, Hales, Hall, Halleran, Herren, Kelly, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Kelly, Kemp, Klemgard, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Myers, Neal, Nelsen, Ott, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voice, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—89.

Those voting nay were: Representatives Eddy, Emory, Gardner, Leber, Parker—5.
Those absent or not voting were: Representatives Haddon, Keith, Murray, Neff, Sandegren—5.

House Bill No. 148, having received the constitutional majority, was declared passed.

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

On motion of Mr. Herren, the rules were suspended, House Bill No. 148 was ordered engrossed, and the Chief Clerk was directed to immediately transmit the engrossed bill to the Senate.

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

House Bill No. 190, by Representatives Murray and Reeves: Relating to law libraries.

Mr. Yantis moved that consideration of House Bill No. 190 be postponed and that the bill retain its place on the calendar for the next working day.

The motion was carried.

House Bill No. 228, by Representative Cohen (by request): Relating to bank deposits.

The bill was read the second time by sections.

On motion of Mr. McDonald (R. T.), the following amendments were adopted:

In Section 1 add thereto the following:

"And provided further, That in the event repayment of deposits in any such depository is insured by the Federal Deposit Insurance Corporation, or by any other corporation, agency or instrumentality organized under and acting under and pursuant to the laws of the United States of America, the execution and filing of a bond with such treasurer shall be required only for so much of the designated maximum amount of deposits as such designated maximum amount exceeds the amount of such insurance, and if such depository elects to deposit securities in lieu of such bond, it shall be required to deposit securities only to the amount necessary to secure the excess of the moneys on deposit with it over the amount covered by such insurance."

In Section 3 add thereto the following:

"And provided further, That in the event repayment of deposits in any, such depository is insured by the Federal Deposit Insurance Corporation, or by any other corporation, agency or instrumentality organized under and acting under and pursuant to the laws of the United States of America, the execution and filing of a bond with such treasurer shall be required only for so much of the designated maximum amount of deposits as such designated maximum amount exceeds the amount of such insurance, and if such depository elects to deposit securities in lieu of such bond, it shall be required to deposit securities only to the amount necessary to secure the excess of the moneys on deposit with it over the amount covered by such insurance."

House Bill No. 228 was passed to third reading and ordered engrossed.

THIRD READING OF BILLS.


On motion of Mr. Skinner, the rules were suspended, the second reading considered the third and Engrossed House Bill No. 295 was placed on final passage.
Mr. Richmond (W. A.) 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 Bell, Bice, Cohen, Eddy, Edlund, Emory, Haddon, Hales, Halleran, Keith, Klemgard, Ledgerwood, Mackie, Murray, Neff, Robbins, Sandegren and Wiswall; Representatives Haddon, Keith, Murray, Neff and Sandegren having been excused.

On motion of Mr. Easterday, the absentees were excused and the House proceeded with business under the call of the House.

Mr. Clark demanded the previous question and the demand was sustained. The Speaker declared the question to be on the final passage of Engrossed House Bill No. 295.

The Clerk called the roll on the final passage of Engrossed House Bill No. 295 and it passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 18.

Those voting yea were: Representatives Adams, Austin, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Edwards, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Hall, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Kelly, Kemp, Leber, Lindgren, Luck, Lynch, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Myers, Neal, Nelsen, Ott, Parker, Reeves, Reilley, Richmond (C. L.), Richmond (W. A.), Ryan, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Yantis, Mr. Speaker—81.

Those absent or not voting were: Representatives Bell, Bice, Cohen, Eddy, Edlund, Emory, Haddon, Hales, Halleran, Keith, Klemgard, Ledgerwood, Mackie, Murray, Neff, Robbins, Sandegren, Wiswall—18.

Engrossed House Bill No. 295, having received the constitutional majority, was declared passed.

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

On motion of Mr. Brown, the rules were suspended and the Chief Clerk was directed to immediately transmit Engrossed House Bill No. 295 to the Senate.

Mr. McDonald (R. T.) moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

**House Bill No. 289,** by Representative Adams: Relating to bounties on seals. On motion of Mr. Adams, the rules were suspended, the second reading considered the third and House Bill No. 289 was placed on final passage. Debate ensued.

Mr. Luck demanded the previous question and the demand was sustained. The Clerk called the roll on the final passage of House Bill No. 289 and it passed the House by the following vote: Yeas, 73; nays, 8; absent or not voting, 18.
Those voting yea were: Representatives Adams, Boede, Bohlke, Boyle, Brown, Carty, Christianson, Clark, Copeland, Cowen, Devenish, Dixon, Donohoe, Drew, Easterday, Edwards, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Hall, Herren, Holt, Huettet, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Kelly, Kemp, Leber, Luck, Lynch, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Myers, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Ryan, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Wanamaker, Wentworth, Wilson, Wingrove, Yantis, Mr. Speaker—73.

Those voting nay were: Representatives Austin, Bowden, Lindgren, Neal, Nelsen, Smith (M. B.), Smith (T. E.), Voyce—8.

Those absent or not voting were: Representatives Bell, Bice, Cohen, Eddy, Edlund, Emory, Haddon, Hales, Halleran, Keith, Klemgard, Ledgerwood, Mackie, Murray, Neff, Robbins, Sandegren, Wiswall—18.

House Bill No. 289, having received the 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. 400**, by Judiciary Committee: Relating to extradition.

On motion of Mr. McDonald (D. A.), the rules were suspended, the second reading considered the third and Engrossed House Bill No. 400 was placed on final passage.

Debate ensued.

On motion of Mr. Cowen, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 400 and it passed the House by the following vote: Yeas, 68; nays, 15; absent or not voting, 16.

Those voting yea were: Representatives Adams, Austin, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donohoe, Easterday, Edwards, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Herren, Holt, Huettet, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Kelly, Kemp, Klemgard, Leber, Luck, Lynch, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Myers, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Ryan, Sawyer, Schroeder, Skinner, Smith (B. L.), Smith (J. B.), Strickland, Sullivan, Twidwell, Van Dyk, Wanamaker, Wentworth, Wilson, Wingrove, Yantis, Mr. Speaker—68.

Those voting nay were: Representatives Boyle, Dixon, Drew, Hall, Keen, Lindgren, Neal, Nelsen, Schultz, Smith (J. B.), Smith (M. B.), Smith (T. E.), Titus, Todd, Voyce—15.

Those absent or not voting were: Representatives Bell, Bice, Eddy, Edlund, Emory, Haddon, Hales, Halleran, Keith, Ledgerwood, Mackie, Murray, Neff, Robbins, Sandegren, Wiswall—16.

Engrossed House Bill No. 400, having received the constitutional majority, was declared passed.

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

Mr. Smith (T. E.):

"MR. SPEAKER: I am opposed to Engrossed House Bill No. 400 on the grounds that there are a great many laws now being considered and on the statute books of the several states and the United States, that construe as treason, felony and crime, the exercise of civil rights granted to the American people by the Constitution and implied in the Declaration of Independence."

Engrossed House Bill No. 320, by Representative Edwards: Making appropriations for certain persons.

On motion of Mr. Edwards, the rules were suspended, the second reading considered the third and Engrossed House Bill No. 320 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 320 and it passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Adams, Austin, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Edwards, Ford, Freese, Garder, Gehlen, Gessell, Gifford, Hall, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Kelly, Kemp, Klemgard, Leber, Lindgren, Luck, Lynch, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Myers, Neal, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Ryan, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Vance, Wanamaker, Wentworth, Wilson, Wingrove, Yantis, Mr. Speaker—83.

Those absent or not voting were: Representatives Bell, Bice, Eddy, Edlund, Emory, Haddon, Hales, Halleran, Keith, Ledgerwood, Mackie, Murray, Neff, Robbins, Sandegren, Wiswall—16.

Engrossed House Bill No. 320, having received the 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. 417, by Representative Adams: Relating to pilchards.

On motion of Mr. Adams, the rules were suspended, the second reading considered the third and House Bill No. 417 was placed on final passage.

Debate ensued.

On motion of Mr. Skinner, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 417 and it passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Adams, Austin, Bell, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Hall, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Myers, Neal, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Ryan,
Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Yantis, Mr. Speaker—87.

Those absent or not voting were: Representatives Bice, Emory, Haddon, Hales, Halleran, Keith, Mackie, Murray, Neff, Robbins, Sandegren, Wiswall—12.

House Bill No. 417, having received the constitutional majority, was declared passed.

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

COMMUNICATION FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, February 26, 1935.

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. 255: "An Act making a deficiency appropriation to the Secretary of State for printing initiative and referendum measures and constitutional amendments and declaring an emergency."

House Bill No. 321: "An Act making a deficiency appropriation for salaries and wages and operations for the Commissioner of Public Lands and declaring an emergency."

Yours very truly,

RICHARD HAMILTON,
Secretary to the Governor.

On motion of Mrs. Wanamaker, the House reverted to the fifth order of business.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 26, 1935.

MR. SPEAKER:

We, a majority of your Committee on Unemployment Relief and Public Welfare, to whom was referred House Bill No. 158, 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 Public Welfare and the Department of Finance, Budget and Business and the offices of Director of Public Welfare and Director of Finance, Budget and Business and certain other offices connected therewith, abolishing the Emergency Relief Administration, Department of Efficiency and Department of Business Control, accepting the provisions of Federal legislation for old-age assistance and for aid in promoting child welfare, amending Sections 2 and 3, Chapter 7, Laws of 1921, as amended by Chapter 18, Laws of 1925, Chapter 276, Laws of 1927, Chapter 115, Laws of 1929, and Chapter 3, Laws of 1933 (Secs. 10760 and 10761, Rem. Rev. Stat.), and declaring that the act shall take effect April 1, 1935," 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: Michael B. Smith, Lloyd Lindgren, Lina S. Edlund, Raymond F. Kelly, Harry E. Christianson, Gerald G. Dixon, Thos. E. Smith, Bertel J. McCarty.

MR. SPEAKER:

We, a minority of your Committee on Unemployment Relief and Public Welfare, to whom was referred House Bill No. 158, 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 De-
partment of Public Welfare and the Department of Finance, Budget and Business and the offices of Director of Public Welfare and Director of Finance, Budget and Business and certain other offices connected therewith, abolishing the Emergency Relief Administration, Department of Efficiency and Department of Business Control, accepting the provisions of Federal legislation for old-age assistance and for aid in promoting child welfare, amending Sections 2 and 3, Chapter 7, Laws of 1921, as amended by Chapter 18, Laws of 1925, Chapter 270, Laws of 1927, Chapter 115, Laws of 1929, and Chapter 3, Laws of 1933 (Secs. 10760 and 10761, Rem. Rev. Stat.), and declaring that the act shall take effect April 1, 1935," 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. 513 (reported by Committee on Revenue and Taxation):
Majority: do pass with amendments.
Minority: do not pass.
Passed to second reading.

On motion of Mrs. Wanamaker, the House resumed the regular order of business.

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

On motion of Mr. Lindgren, all the Pages of the House were called to the bar of the House, where Mr. Lindgren, in behalf of Dr. Cowen, presented a wrist watch to each Page.

Mr. Lindgren:

"Mr. Speaker, Ladies and Gentlemen of the House:

"I was asked this afternoon by Dr. Cowen to present a little gift to these boys. As a member of this House, and a former page, I think it would be proper and fitting to give them a little praise.

"I am happy to say that one of our members really appreciates the work these boys do. They work very hard, I know, for I have had the experience.

"At this time I desire to present to each boy a little gift from Dr. Cowen."

On motion of Mrs. Wanamaker, the House adjourned to 10:00 a.m., Wednesday, February 27, 1935.

S. R. HOLCOMB, Chief Clerk.
FORTY-FIFTH DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday, February 27, 1935.

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

The Clerk called the roll and all members were present except Representatives Karr, Robbins and Sawyer; Representative Robbins having been excused.

Prayer was offered by Reverend Walter Comin of the First United Presbyterian Church of Olympia.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Austin, further reading was dispensed with and the journal was approved.

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

REPORTS OF STANDING COMMITTEES.

House Bill No. 1 (reported by Committee on Revenue and Taxation):
Majority: do not pass.
Minority: do pass with amendments.
Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Game and Game Fish, to whom was referred House Bill No. 230, entitled "An Act relating to hunting of wild game upon private lands and providing a penalty for the violation thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor, and that the substitute bill do pass.

FRED J. MARTIN, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 26, 1935.

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 232, entitled "An Act for the relief of Western Wahkiakum County Telephone Company, a corporation," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

A. E. Edwards, Chairman.


Passed to second reading.
We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 315, entitled "An Act making an appropriation for the relief of the Northwestern Construction Company," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

A. E. Edwards, Chairman.


Passed to second reading.

House Bill No. 347 (reported by Committee on Appropriations):
Do pass with amendment.
Passed to second reading.

The Speaker observed former Representative Charles Roth within the bar of the House and appointed Mr. McDonald (J. D.) to escort him to a seat beside the Speaker.

We, a majority of your Committee on Game and Game Fish, to whom was referred House Bill No. 378, entitled "An Act relating to game, regulating the issuance of certain licenses and prescribing the powers and duties of the director of game in connection therewith, and amending Section 38 of Chapter 178 of the Laws of the Extraordinary Session of 1925 as amended by Section 6, of Chapter 258 of the Laws of 1927 and as amended by Section 38, Chapter 3, Laws of 1933 (Initiative Measure Number 62) and repealing Section 41 of Chapter 178 of the Laws of the Extraordinary Session of 1925 as amended by Section 41, of Chapter 3, Laws of 1933 (Initiative Measure Number 62) 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.

Fred J. Martin, Chairman.


Passed to second reading.

House Bill No. 492 (reported by Committee on Industrial Insurance):
Do pass with amendments.
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. 586, by Committee on Rural Credits and Agricultural Development (by executive request): An Act authorizing boards of county commissioners to sell, convey or donate, and to enter into options and contracts to sell county lands, to the United States or the State of Washington, and declaring that this act shall take effect immediately.

Ordered printed and passed to second reading.

House Bill No. 587, by Committee on Rural Credits and Agricultural Development (by executive request): An Act authorizing boards of county commissioners to exchange certain county lands for lands of equal value.

Ordered printed and passed to second reading.
House Bill No. 588, by Committee on Rural Credits and Agricultural Development: An Act creating and declaring the powers and duties of the land policy commission, providing for the acquisition, sale, lease, exchange, donation, preservation, use, development, administration and control of state lands, money and other property, the rental of property for public purposes and the development and administration thereof; and making an appropriation.

Ordered printed and passed to second reading.

House Bill No. 589, by Committee on Rural Credits and Agricultural Development: An Act vesting in the state title to certain lands heretofore and hereafter sold to counties for delinquent taxes and providing for the administration of such lands; providing for apportionment of revenue derived therefrom, and prescribing the duties of certain public officers in relation thereto.

Ordered printed and passed to second reading.

House Bill No. 590, by Committee on Printing: An Act relating to public printing and the compensation to be paid therefor, and amending Sections 10329, 10330 and 10333, Remington's Revised Statutes and repealing Section 10332, Remington's Revised Statutes.

Ordered printed and passed to second reading.

House Bill No. 591, by Committee on Claims and Auditing: An Act relating to the state government and defining the powers and duties of certain officers thereof; providing for the filing of quarterly estimates with the division of budget by state offices, departments and institutions; prescribing limitations upon purchases by such offices, departments and institutions; amending Chapter 9, Laws of 1925, by adding a new section to be known as Section 8-a, and amending Chapter 2, Laws of 1931, by adding a new section to be known as Section 37-a and providing that the act shall take effect April 1, 1935.

Ordered printed and passed to second reading.

House Bill No. 592, by Committee on Claims and Auditing: An Act relating to the state government; defining the powers and duties of the State Auditor; transferring certain duties of the Director of Efficiency relating to inspection and examination of public offices to the State Auditor; providing for the audit of the office of State Auditor; amending Section 5 of the Act of March 27, 1890, relating to the duties of the State Auditor (Laws 1889-90, page 636; Rem. Rev. Stat., Sec. 11001); repealing Sections 7 and 8 of said Act, and providing that the act shall take effect April 1, 1935.

Ordered printed and passed to second reading.

House Bill No. 593, by Representatives Hall and Hales: An Act in relation to minimum fair wage standards for women and minors and providing penalties for the violation thereof.

Ordered printed and referred to Committee on Labor and Labor Statistics.

House Bill No. 594, by Representative Wanamaker: An Act relating to the statue of Washington on the campus of the University of Washington, and making an appropriation.

Ordered printed and referred to Committee on Appropriations.
House Bill No. 595, by Representative Strickland: An Act relating to education; and placing all teachers in the public educational schools or institutions of this state in a civil service class and providing that they shall not be removed except for cause, and shall be paid a pension.

Ordered printed and referred to Committee on Education.

House Bill No. 596, by Representative Strickland: An Act relating to persons disabled through accident; providing for the payment of pensions thereto; and for their rehabilitation by the state.

Ordered printed and referred to Committee on Unemployment Relief and Public Welfare.

House Bill No. 597, by Representative McDonald (D. A.): An Act for the relief of Harry Stalcup.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 598, by Representative Austin: An Act relating to insurance companies, providing for publication of a synopsis of the annual statement or reports of such companies, and providing a penalty for a violation thereof, and repealing all laws in conflict.

Ordered printed and referred to Committee on Insurance.

House Bill No. 599, by Representative McDonald (R. T.): An Act authorizing cities of the first class to validate leases made of certain waterfront streets.

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

House Bill No. 600, by Representative Smith (T. E.): An Act designating the opening and closing hours of elective and appointive offices on week-days and Saturdays in class A counties and first class counties and amending Section 4033 of Remington's Compiled Statutes.

Ordered printed and referred to Committee on Counties and County Boundaries.

House Bill No. 601, by Representative Cohen: An Act relating to the foreclosure of mortgages on real property, amending Sections 1117 and 1118 and repealing Section 1119 all of Remington's Compiled Statutes of Washington, providing for penalties and declaring that this act shall take effect immediately.

Ordered printed and referred to Judiciary Committee.

House Bill No. 602, by Representatives Carty, Edwards, Ledgerwood and McDonald (D. A.): An Act relating to transportation by motor vehicles over the public highways of the State of Washington; providing for the supervision and regulation thereof and the payment of fees thereby; amending Sections 1, 1½, 2, 5, 7, 8, 9, 11, 13, 18, 23 and 33 of Chapter 166 of the Laws of 1933, as amended by Chapter 55 of the Laws of the Extraordinary Session of 1933; repealing Sections 15, 17, 19, 20, 21, 22, 24, 25 and 26 of Chapter 166 of the Laws of 1933, as amended by Chapter 55 of the Laws of the Extraordinary Session of 1933; and declaring an emergency.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 603, by Representative Copeland: An Act relating to transportation by motor vehicles over the public highways of the State of
Washington, providing for the supervision, regulation and taxation thereof, and the payment of fees thereby; providing penalties for the violation of this act, and making appropriations and declaring an emergency, and repealing Chapter 166 of the Session Laws of 1933 and Chapter 55 of the Laws of Washington, Special Session of 1933, together with all other acts or parts of acts in conflict herewith.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 604**, by Representative Dixon: An Act making appropriations for the construction of buildings and improvements for the various state institutions for the fiscal biennium beginning April 1, 1935, and ending March 31, 1937, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Appropriations.

**House Joint Memorial No. 31**, by Representative McDonald (R. T.): Relating to the Public Works Relief program as proposed by the President of the United States.

Ordered printed and referred to Committee on Unemployment Relief and Public Welfare.

**SECOND READING OF BILLS.**

**House Bill No. 158**, by Committee on Rules and Order (by executive request): Relating to administrative code.

Mr. Drew moved that House Bill No. 158 be indefinitely postponed. Debate ensued.

Mr. Adams 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 Emory, Karr, Kemp, Neff, Robbins and Sawyer; Representative Robbins having been excused.

The Sergeant-at-Arms was instructed to bring the absentees within the bar of the House.

The Sergeant-at-Arms reported that Representatives Emory, Kemp and Neff were now present.

On motion of Mr. Smith (T. E.), Mr. Sawyer was excused.

On motion of Mr. Titus, the absentee was excused and the House proceeded with business under the call of the House.

The Speaker declared the question to be on the motion to indefinitely postpone House Bill No. 158.

Debate ensued.

On motion of Mr. McDonald (R. T.), the previous question was ordered. With the consent of the House, Mr. Drew withdrew his motion to indefinitely postpone House Bill No. 158.

Mr. Bell moved that further consideration of the bill be deferred until Tuesday, March 5, 1935, at 10:00 a.m., and that a committee of five be appointed to wait on the Governor to secure his opinions.

Mr. Martin (J. R.) moved that the motion be laid on the table without taking the bill with it.

The motion was carried, and the motion by Mr. Bell was laid on the table without taking the bill with it.
On motion of Mr. Adams, further proceedings under the call of the House were dispensed with.

On motion of Mr. Adams, the House was declared at recess until 1:15 p. m.

AFTERNOON SESSION.

The Speaker called the House to order at 1:15 p. m.

The Clerk called the roll and all members were present except Representatives Bell, Bice, Karr, Morgan, Robbins and Smith (T. E.); Representative Robbins having been excused.

REPORT OF ENGROSSMENT COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 26, 1935.

We, of your Committee on Engrossment, to whom was referred Engrossed House Bill No. 148; also Engrossed House Bill No. 228; also Engrossed House Bill No. 238, have compared same with the original bills and find them correctly engrossed.

VIOLET P. BOEDE, Chairman.

I concur in this report: D. F. Bice.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 27, 1935.

The Senate has passed: Senate Bill No. 242, also Senate Joint Memorial No. 22, also Senate Joint Memorial No. 23, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., February 27, 1935.

The Senate has passed: Engrossed Senate Bill No. 166, also Engrossed Substitute Senate Bill No. 155, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE AMENDMENTS TO HOUSE JOINT RESOLUTION.

SENATE CHAMBER,
OLYMPIA, WASH., February 26, 1935.

The Senate has passed Engrossed House Joint Resolution No. 10 with the following amendments:

Amend Sec. 3 by striking the words "intent and" in line 1, page 2 of the printed resolution, which is line 31, page 2 of the original resolution, and insert in lieu thereof the word "primary."

Amend Sec. 3, by striking from lines 7 and 8, page 2 of the printed resolution, which are lines 9 and 10, page 3 of the original resolution, the words "authorizing sales by the state at retail, or as."

Amend Sec. 3, line 11, page 2 of the printed resolution, which is line 15, page 3 of the original resolution, by adding "or to deny the state the right to engage in the development of rural electrification in conformity with broad public policy," and the same is herewith transmitted.

HARRISON W. MASON, Secretary.
Mr. Bowden moved that the House concur in the Senate amendments to Engrossed House Joint Resolution No. 10.

Debate ensued.

Mr. Ledgerwood moved as a substitute that the House do not concur in the Senate amendments to Engrossed House Joint Resolution No. 10 and that the Senate be asked to recede therefrom.

Mr. McCarty moved that the substitute motion be laid on the table without taking anything with it.

Division was called for and the substitute motion by Mr. Ledgerwood was laid on the table without taking anything with it, on a rising vote.

The Speaker declared the question before the House to be on the motion by Mr. Bowden that the House concur in the Senate amendments to Engrossed House Joint Resolution No. 10.

With the consent of the House, Mr. Bowden withdrew his motion.

Mr. Neff moved that Engrossed House Joint Resolution No. 10 be made a special order of business for 10:30 a.m., Thursday, February 28, 1935.

The motion was carried.

Mr. Adams 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 Bell, Robbins and Smith (T. E.); Representative Robbins having been excused.

The Speaker observed former Representative Tim Healy from Whatcom County within the bar of the House and appointed Mr. Voyce to escort him to a seat beside the Speaker.

The Speaker observed former Representative A. H. Bingham from Skagit within the bar of the House and appointed Mr. Hurley to escort him to a seat beside the Speaker.

On motion of Mr. Adams, the absentees were excused and the House proceeded with business under the call of the House.

The House resumed consideration of House Bill No. 158 on second reading.

House Bill No. 158, by Committee on Rules and Order (by executive request): Relating to administrative code.

The bill was read the second time by sections.

Mr. Herren moved the adoption of the following amendment:

In Section 2, line 5 of the original bill, being line 12 of the printed bill, after the word "Provided" and before the word "That" insert the following: "That the Director of Public Welfare shall be selected and appointed by the State Finance Committee and shall hold office at the pleasure of said committee, a majority vote of said committee being sufficient to appoint or remove said director: Provided, further,"

Debate ensued.

Mr. Neff demanded the previous question and the demand was sustained.

A roll call was demanded on the adoption of the amendment by Mr. Herren and the demand was sustained.

The Clerk called the roll and the amendment was adopted by the following vote: Yeas, 55; nays, 43; absent or not voting, 1.

Those voting yea were: Representatives Bell, Boyle, Carty, Clark, Dixon, Drew, Easterday, Edlund, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Hales, Hall, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Keen,
Keith, Kelly, Klemgard, Lindgren, Lynch, Mackie, Martin (F. J.), McCarty, McCauley, McDonald, (J. D.), Murray, Neal, Nelsen, Richmond (W. A.), Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wingrove—55.

Those voting nay were: Representatives Adams, Austin, Bice, Boede, Bohlke, Bowden, Brown, Christianson, Cohen, Copeland, Cowen, Devenish, Donahue, Eddy, Edwards, Emory, Haddon, Halleran, Huetter, Johnston (Geo. H.), Jones, Karr, Kemp, Leber, Ledgerwood, Luck, Martin (J. R.), McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Myers, Neff, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Wentworth, Wilson, Wiswall, Yantis, Mr. Speaker—43.

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

NOTICE OF RECONSIDERATION.

Mrs. Wanamaker gave notice that on the following working day she would move that the House reconsider the vote by which the amendment was adopted.

Mr. Martin (F. J.) moved the adoption of the following amendment:

In Section 2, line 2 of the original bill, being line 9 of the printed bill, strike the words "the director of game."

Debate ensued.

Mr. Bohlke demanded the previous question and the demand was sustained.

The amendment was adopted.

NOTICE OF RECONSIDERATION.

Mr. Martin (J. R.) gave notice that on the following working day he would move that the House reconsider the vote by which the amendment to Section 2 by Mr. Martin (F. J.) was adopted.

Mr. Drew moved the adoption of the following amendment:

In Section 3, line 17 of the printed bill, strike the words "the division of relief."

Mr. Ledgerwood moved that the amendment be laid on the table without taking the bill with it.

Mr. Drew demanded a roll call but the demand was not sustained.

The motion to lay the amendment on the table without taking the bill with it was carried.

Mr. Dixon moved the adoption of the following amendment:

In Section 3, line 18 of the original bill, being line 20 of the printed bill, strike the words and figures "six thousand dollars ($6,000)" and insert in lieu thereof the words and figures "four thousand dollars ($4,000)."

Mr. Clark moved the adoption of the following substitute amendment:

In Section 3, line 20 of the printed bill, strike the words and figures "six thousand dollars ($6,000)" and insert in lieu thereof the words and figures "three thousand dollars ($3,000)."

Mrs. Myers moved that the substitute amendment be laid on the table without taking the bill with it.

Mr. Clark demanded a roll call and the demand was sustained.

The Speaker:

"A vote 'Aye' will lay the substitute amendment on the table. A vote 'No' will keep the substitute amendment before the House."
The Clerk called the roll and the motion to lay the substitute amendment on the table was lost by the following vote: Yeas, 15; nays, 83; absent or not voting, 1.

Those voting yea were: Representatives Adams, Boyle, Brown, Emory, Gardner, Luck, Martin (J. R.), McDonald (D. A.), McDonald (R. T.), Myers, Neff, Reeves, Wanamaker, Wentworth, Yantis—15.

Those voting nay were: Representatives Austin, Bell, Bice, Boede, Bohlke, Bowden, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Ford, Freese, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Lynch, Mackie, Martin (F. J.), McCarty, McCauley, McDonald (J. D.), McDonnell, Morgan, Murray, Neal, Nelsen, Ott, Parker, Reilly, Richmond (C. L.), Richmond (W. A.), Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voice, Wilson, Wingrove, Wiswall, Mr. Speaker—83.

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

Debate ensued.

The Speaker:
"May the Speaker inform the members that there are several amendments dealing with the amount of salary the director shall receive. It might be advisable that those interested in amending this part of the bill cooperate and try to avoid so many amendments."

The Speaker declared the question to be on the adoption of the substitute amendment by Mr. Clark.

Debate ensued.

Mr. Sawyer demanded the previous question and the demand was sustained.

Mr. Clark demanded a roll call and the demand was sustained.

The Speaker:
"A vote 'Aye' is to insert $3,000.00 and a vote 'No' is a vote to defeat the substitute amendment."

The Clerk called the roll and the substitute amendment was lost by the following vote: Yeas, 44; nays, 54; absent or not voting, 1.

Those voting yea were: Representatives Austin, Bohlke, Boyle, Clark, Copeland, Dixon, Drew, Easterday, Eddy, Edlund, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Hales, Hall, Herren, Johnson (Hans), Keen, Lindgren, Luck, Lynch, McCarty, McCauley, McDonald (J. D.), Neal, Nelsen, Parker, Reilly, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voice—44.

Those voting nay were: Representatives Adams, Bell, Bice, Boede, Bowden, Brown, Carty, Christianson, Cohen, Cowen, Devenish, Donahoe, Edwards, Emory, Haddon, Halleran, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Mackie, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Reeves, Richmond (C. L.), Richmond (W. A.), Ryan, Sandegren, Skinner,
Todd, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—54.

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

The Speaker declared the question to be on the adoption of the amendment by Mr. Dixon.

Debate ensued.

Mr. Ledgerwood demanded the previous question and the demand was sustained.

A roll call was demanded and the demand was sustained.

The Speaker:

“A vote ‘Aye’ is to adopt the amendment by Mr. Dixon, inserting $4,000.00. A vote ‘No’ is to defeat the amendment.”

The Clerk called the roll and the amendment was adopted by the following vote: Yeas, 71; nays, 27; absent or not voting, 1.

Those voting yea were: Representatives Austin, Bell, Bice, Bohlke, Bowden, Boyle, Christianson, Clark, Copeland, Devenish, Dixon, Drew, Easterday, Eddy, Edlund, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Haileran, Herren, Holt, Huetter, Johnson (Hans), Johnson (W. A.), Jones, Karr, Keen, Kelly, Kemp, Klemgard, Leber, Lindgren, Luck, Lynch, Mackie, McCarty, McCauley, McDonald (J. D.), Morgan, Murray, Neal, Nelsen, Parker, Richmond (C. L.), Richmond (W. A.), Ryan, Sandegren, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voyce, Wanamaker, Wilson, Wingrove, Wiswall—71.

Those voting nay were: Representatives Adams, Boede, Brown, Carty, Cohen, Cowan, Donahoe, Edwards, Hurley, Johnston (Geo. H.), Keith, Ledgerwood, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (R. T.), McDonnell, Myers, Neff, Ott, Reeves, Reilly, Skinner, Todd, Wentworth, Yantis, Mr. Speaker—27.

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

NOTICE OF RECONSIDERATION.

Mrs. Wanamaker gave notice that on the following working day she would move that the House reconsider the vote by which the amendment by Mr. Dixon to Section 3, line 20 of the printed bill, was adopted.

Mr. Sandegren moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

Mr. Hall moved that further consideration of House Bill No. 158 be postponed until 10:00 a. m. on the following working day.

Debate ensued.

The motion was lost.

Mr. Dixon moved the adoption of the following amendment:

In Section 3, insert in line 22, page 2 of the printed bill, after the period (.) following the word “department” the following: “Provided, That no clerk or assistant receive more than one hundred fifty dollars ($150.00) per month.”

Mr. Neff moved that the amendment be laid on the table without taking the bill with it.

Division was called for and the motion to lay the amendment on the table was lost on a rising vote.

Debate ensued.
Mr. McDonnell: Point of personal privilege.

"Mr. Speaker, Ladies and Gentlemen: Having served in the five sessions in the legislature, I hesitate to arise to speak in this chamber, but in view of the fact that my character has been assailed and my motives been impugned, and that I have been accused of being a crook, and many other things that a Representative should not be, I feel as though it were my duty to make a full explanation about the facts in the case. I have been accused of drawing $405 a month while sitting in this House. I want to brand that as an utter falsehood. The starting of this whole affair was when a certain radio announcer in Bellingham broadcast his lies over the air. It was taken up by another broadcaster in the city of Olympia. It was inconceivable to me that quite a number of the members of this House would believe anything that comes from such unreliable sources. Senator Smith, who has been a senator from Okanogan county for many sessions, has come in for his share of the criticism that has been heaped upon me. But everyone knows, who knows anything about the matter, that Senator Smith's character is above reproach. He has been honored many times by the people of his district, which fact should be sufficient evidence of the high regard in which he is held in that district. This slanderer of Bellingham has been inspired in his tirade against the legislature because of the fact that he was kicked out of the Senate when he attempted to lobby while employed there.

"Many ugly rumors and whisperings have been circulated around this chamber about myself, and I want to give the members of this House a full and free explanation of the facts in the case, which could easily have been obtained by anyone had they wished to seek the truth. I was employed by the Columbia Basin Commission as one of the appraisers on that budget, and the salary was not $405 a month as mentioned by this speaker, but was $15 a day, and transportation. The salary of myself and the other appraisers was paid from the funds made available to the Columbia Basin Commission when the state finance committee allocated to that commission $377,000 from the receipts of the $10,000,000 bond issue to prepare or make preliminary surveys and explorations securing rights-of-way, and other things necessary to be done and required of the state before the federal government could let the major contract. These accounts are most properly carried on the books of the auditor, and paid from the state treasurer. The payroll indicated the source from which it came, and the fund from which it was paid. Had this work not been done it is very possible that the national government would not have allocated the $63,000,000 for the construction of the Coulee Dam. Other salaries and expenses out of this $377,000 may be noted; the salaries and wages of the engineers and the cost of test pits and core-drillings made necessary to ascertain the condition and depth necessary to go for a foundation for the dam. Our work consisted of appraising the area necessary for the dam itself as well as the land to be flooded by the back water.

"In conclusion I wish to say that I have no apologies to make for my conduct here or while being employed in the above stated capacity for the work on the dam. My people seem to have had confidence in me, knowing me personally, as well as they do, or they would not have returned me to this body for five sessions. I resent these attacks and justly so. I feel as though the time has come to devote our energies to other tasks than personal attacks on the honesty and integrity of members, especially when those attacks are uncalled for and unjustified."

Mr. Klemgard: Point of personal privilege.

"Mr. Speaker: I think my character has been assailed—however, I am not sure about that. I wish to state that I mentioned no names on this floor. I took the figures from the files of the auditor and the figures I have as to the scale of pay came from files showing that they were W. E. R. A. funds. I think it might be clarifying if Mr. McDonnell will state again where the money came from which paid not only his salary, but every other highly paid man.

"There was awarded $63,000,000.00 by the Federal Government, which was for the purpose of building the dam and not for the extra activities relative to the construction of same."

The Speaker rules Mr. Klemgard out of order.

Mr. Todd moved that the House resume the regular order of business.

The motion was carried.
The Speaker declared the question to be on the adoption of the amend-
ment by Mr. Dixon to Section 3 of House Bill No. 158, line 22 of the printed
bill.

Debate ensued.

Mr. Bohlke demanded the previous question and the demand was sus-
tained.

Division was called for and the amendment was lost on a rising vote.

Mr. Strickland moved that further proceedings under the call of the
House be dispensed with.

The motion was lost.

Mr. Bohlke moved the adoption of the following amendment:

In Section 3, line 15 of the original bill, being line 22 of the printed bill, after the
word "department" insert the words and figures "at a salary not to exceed two hundred
dollars ($200) per month."

Debate ensued.

On motion of Mr. Sawyer the previous question was ordered.

Division was called for and the amendment was adopted on a rising vote.

NOTICE OF RECONSIDERATION.

Mr. Martin (J. R.) gave notice that on the following working day he
would move that the House reconsider the vote by which the amendment
by Mr. Bohlke to Section 3 of House Bill No. 158 was adopted.

Mr. Titus moved the adoption of the following amendment:

In Section 3, line 21 of the printed bill, strike the words "and deputize."

Debate ensued.

Mr. Sullivan demanded the previous question and the demand was sus-
tained.

The amendment was lost.

Miss Parker moved that further amendments to House Bill No. 158 be
refused.

The motion was lost.

Mr. Gardner moved the adoption of the following amendment:

In Section 3, line 15 of the original bill, being line 21 of the printed bill, after the
word "as" and before the word "may" strike the word "he."

The amendment was adopted.

Mr. Smith (T. E.) moved the adoption of the following amendment:

In Section 3, line 22 of the printed bill, eliminate the entire sentence beginning
with the words "So long" in line 22 and ending with the words "social security" in
line 27.

Mr. Neff moved that the amendment be laid on the table without taking
the bill with it.

The motion to lay the amendment on the table without taking the bill
with it was carried.

Mr. Drew moved the adoption of the following amendment:

Strike all of Section 4.

Debate ensued.

Mr. McDonald (D. A.) moved that the amendment be laid on the table
without taking the bill with it.

The motion to lay the amendment on the table without taking the bill
with it was carried.
Mr. Herren moved that he be excused to attend a meeting on Flood Control in the Senate.

The motion was lost.

Mr. Gardner moved that Messrs. Gardner, Herren, Boyle and Neal be excused to attend a very important meeting.

The motion was carried.

Mr. Smith (T. E.) moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

Mr. Titus moved the adoption of the following amendment:

In Section 7, page 3 at the end of line 5 of the printed bill, add the following:

"that the director of public welfare shall file with the secretary of state a certified copy of all rules and regulations not later than sixty (60) days after the passage of this act."

Mr. Luck moved that the amendment be laid on the table without taking the bill with it.

The motion to lay the amendment on the table without taking the bill with it was carried.

Mr. Smith (T. E.) moved the adoption of the following amendment:

In Section 7, line 3 of the printed bill, after the word "power" strike all of the sentence and insert in lieu thereof the following: "to carry out such rules and regulations as may be prescribed by law."

Mr. Bohlke moved that the amendment be laid on the table without taking the bill with it.

Mr. Smith (T. E.) demanded a roll call and the demand was sustained.

The Speaker:

"A vote 'Aye' will lay the amendment on the table. A vote 'No' will keep the amendment before the House."

The Clerk called the roll and the amendment was laid on the table, without taking the bill with it, by the following vote: Yeas, 58; nays, 37; absent or not voting, 4.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Edwards, Emory, Gehlen, Haddon, Halleran, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kemp, Leber, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Parker, Reeves, Richmond (C. L.), Richmond (W. A.), Sandegren, Skinner, Todd, Wanamaker, Wentworth, Wilson, Wingo, Wiswall, Yantis, Mr. Speaker—58.

Those voting nay were: Representatives Boyle, Dixon, Drew, Easterday, Eddy, Edlund, Ford, Freese, Gessell, Gifford, Hales, Hall, Johnson (Hans), Keen, Kelly, Klemgard, Lindgren, Lynch, McCarty, McCauley, McDonald (J. D.), Neal, Nelsen, Reilly, Ryan, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Voyce—37.

Those absent or not voting were: Representatives Gardner, Herren, Robbins, Van Dyk—4.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 27, 1935.

Mr. Speaker:
The President has signed Senate Bill No. 227, and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

The Speaker announced he was about to sign Senate Bill No. 227.

Mr. Dixon moved the adoption of the following amendment:
In Section 7, lines 9 and 10 of the original bill, being line 3 of the printed bill, strike the words "with the approval of the Governor" and insert in lieu thereof the words "with the approval of the Finance Committee."

Mr. Bice moved that the amendment be laid on the table without taking the bill with it.
Division was called for and the motion to lay the amendment on the table was lost on a rising vote.

Mr. Luck demanded the previous question and the demand was sustained.
The amendment was adopted.

NOTICE OF RECONSIDERATION.

Mr. Martin (J. R.) gave notice that on the following working day he would move that the House reconsider the vote by which the amendment to Section 7 by Mr. Dixon was adopted.

Mr. Bowden moved the adoption of the following amendment:
Amend the bill by adding thereto a new section to be known as Section 9 ½ to read as follows:
"Sec. 9 ½. That an annual audit of said department of public welfare shall be made by the state auditor and/or his duly authorized deputies. Upon the completion of said audit by the state auditor, a detailed report of the same shall be printed and made available to any citizen requesting a copy thereof in writing to the state auditor."

Debate ensued.
Mr. Sawyer demanded the previous question and the demand was sustained.
The amendment was adopted.

Mr. Dixon moved the adoption of the following amendment:
In Section 11, lines 9 and 10 of the original bill, being line 19 of the printed bill, strike the words and figures "six thousand dollars ($6,000)" and insert in lieu thereof the words and figures "four thousand dollars ($4,000)."

Debate ensued.
The amendment was adopted.

NOTICE OF RECONSIDERATION.

Mr. Neff gave notice that on the following working day he would move that the House reconsider the vote by which the amendment to Section 11 by Mr. Dixon was adopted.

Mr. Drew moved the adoption of the following amendment:
In Section 23, strike the period at the end of the section and add the following: "Provided further, That nothing in this act shall be construed to continue in existence after May 1, 1935, the 'Washington Rural Rehabilitation Corporation' which is hereby limited in corporate life to said date."

Debate ensued.
Mr. Bowden demanded the previous question and the demand was sustained.

Mr. Drew demanded a roll call and the demand was sustained.

The Speaker:

“A vote 'Aye' is to adopt the amendment. A vote 'No' is to reject it.”

The Clerk called the roll and the amendment was lost by the following vote: Yeas, 20; nays, 75; absent or not voting, 4.

Those voting yea were: Representatives Dixon, Drew, Easterday, Edlund, Freese, Gifford, Hales, Johnson (Hans), Keen, Lindgren, Lynch, McCarty, Neal, Schultz, Smith (J. B.), Smith (M. B.), Strickland, Sullivan, Titus, Voyce—20.

Those voting nay were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Eddy, Edwards, Emory, Ford, Gehlen, Gessell, Haddon, Hall, Halleran, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Kerr, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Ryan, Sandegren, Sawyer, Schroeder, Skinner, Smith (B. L.), Smith (T. E.), Todd, Twidwell, Van Dyk, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—75.

Those absent or not voting were: Representatives Boyle, Gardner, Herren, Robbins—4.

NOTICE OF RECONSIDERATION.

Mr. Smith (T. E.) gave notice that on the following working day he would move that the House reconsider the vote by which it failed to adopt the amendment by Mr. Drew to Section 23.

Mr. Sandegren moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

Mr. Hall moved the adoption of the following amendment:

In Section 24, line 32 of the printed bill, beginning with the word “if,” strike the remainder of line 32 and all of lines 33 and 34.

Mr. Bohlke moved that the amendment be laid on the table without taking the bill with it.

The motion to lay the amendment on the table without taking the bill with it was carried.

Mr. Dixon moved the adoption of the following amendment:

Amend Section 24, in line 34 of the printed bill, by adding, after the period: “It shall be provided that all directors mentioned in this act shall receive four thousand dollars ($4,000.00) salary per annum.”

Mr. Neff moved that the amendment be laid on the table without taking the bill with it.

With the consent of the House, Mr. Dixon withdrew his amendment.

Mr. Bohlke moved the adoption of the following amendment:

In Section 2, line 8 of the original bill, being line 15 of the printed bill, after the period (.) add the words: “The director of Public Service, the director of public welfare, the director of finance budget and business, the director of health, the di-
rector of conservation and development, the director of labor and industries, the
director of agriculture, the director of licenses, the director of fisheries, and the di-
rector of highways shall each receive a salary of not to exceed four thousand dollars
($4,000) per annum."

Debate ensued.

Mr. Martin (J. R.) moved that the amendment be laid on the table with­
out taking the bill with it.

Division was called for and the motion to lay the amendment on the table
was lost on a rising vote.

The Speaker declared the question to be on the adoption of the amend­
ment by Mr. Bohlke.

The amendment was adopted.

NOTICE OF RECONSIDERATION.

Mr. Martin (J. R.) gave notice that on the following working day he
would ask that the House reconsider the vote by which the amendment to
Section 2 by Mr. Bohlke was adopted.

House Bill No. 158 was passed to third reading.

Mr. Adams moved that further proceedings under the call of the House
be dispensed with.

The motion was carried.

On motion of Mr. Adams the House was declared at recess until 7:45
p. m.

EVENING SESSION.

The Speaker called the House to order at 7:45 p. m.

The Clerk called the roll and all members were present except Represen­
tatives Clark, Halleran, Jones, Karr, Kemp, Martin (F. J.), McCauley,
McDonald (D. A.), Richmond (W. A.), Robbins, Smith (M. B.), Smith
(T. E.), and Todd; Representative Robbins having been excused.

SECOND READING OF BILLS.

House Bill No. 190, by Representatives Murray and Reeves: Relating to
law libraries.

On motion of Mr. Yantis, Substitute House Bill No. 190 was substituted
for House Bill No. 190, and the substitute bill was read in full.

On motion of Mr. Yantis, the following amendments were adopted:

In Section 1, line 9 of the original bill, being line 1 of the printed bill, after
the figures "1925" insert the following: "as amended by Section 1 of Chapter 167
of Laws of 1933."

In Section 1, line 10 of the original bill, being line 3 of the printed bill, after
the word "the" and before the word "second" insert the word and comma (,) "first,"
In Section 1, line 10 of the original bill, being line 3 of the printed bill, after
the word "second" and before the word "third," strike the word "and" and insert
in lieu thereof a comma (,).
In Section 1, line 12 of the original bill, being line 4 of the printed bill, after
the word "there" and before the word "be," strike the word "shall" and insert in
lieu thereof the word "may."

Amend the bill by striking all the matter following Section 1.
In line 3 of the title of the original bill, being line 2 of the printed bill, strike the word and figure “and 3.”

In line 4 of the title of the original bill, being lines 3 and 4 of the printed bill, strike all the matter after the figures “1925” and insert in lieu thereof the following: “as amended by Section 1 of Chapter 167 of Laws of 1933.”

Substitute House Bill No. 190 was passed to third reading and ordered engrossed.

**Engrossed Senate Bill No. 76, by Committee on Rules and Joint Rules (by departmental request):** Relating to savings and loan associations.

The bill was read the second time by sections.

Mr. Bell moved the adoption of the following amendment:

In Section 1, line 1, page 2 of the printed bill, strike the word “corporation” and insert in lieu thereof the word “association.”

Mr. Leber moved that the amendment be laid on the table without taking the bill with it.

Division was called for and the amendment was laid on the table without taking the bill with it, on a rising vote.

Mr. Bell moved the adoption of the following amendment:

In Section 1, line 17 of the printed bill, after the word “supervisor” strike the word “shall” and insert in lieu thereof the words “may after vote of the majority of stockholders.”

Mr. Ott moved that the amendment be laid on the table without taking the bill with it.

The motion to lay the amendment on the table without taking the bill with it was carried.

Engrossed Senate Bill No. 76 was passed to third reading.

**Senate Bill No. 88, by Committee on Rules and Joint Rules (by departmental request):** Relating to mutual savings banks.

The bill was read the second time by sections.

Mr. Gifford moved the adoption of the following amendment:

In Section 1, line 2 of the printed bill, strike the words “or mutual savings bank.”

Mr. Bice moved that the amendment be laid on the table without taking the bill with it.

The motion to lay the amendment on the table, without taking the bill with it, was carried.

Senate Bill No. 88 was passed to third reading.

**Engrossed Senate Bill No. 89, by Committee on Rules and Joint Rules (by departmental request):** Relating to banks and trust companies.

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

**Engrossed Senate Bill No. 151, by Committee on Rules and Joint Rules (by executive request):** Relating to permanent school fund.

Mr. Speaker:

We, a majority of your Committee on Banks and Banking, to whom was referred Engrossed Senate Bill No. 151, entitled “An Act providing for the investment of the permanent school fund, the permanent funds of the normal schools, state university, scientific school, agricultural college, charitable, educational, penal and reformatory institutions, and declaring an emergency,” have had the same under consideration,
and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In Section 1, line 18 of the printed bill, strike the word "bond" and insert in lieu thereof the word "bonds."

In Section 1, line 25, strike the period after the word "maturity" and insert in lieu thereof a semicolon (;) and add thereto the following: "Provided, That the State Finance Committee shall have no authority to sell any bonds under its control without a unanimous vote of its membership at a meeting at which all members are present."

WALTER A. JOHNSON, Chairman.

We concur in this report: Dr. David C. Cowen, John W. Eddy, D. Emory, David E. Gifford, John R. Hurley, A. A. Mackie, R. T. McDonald, Richard B. Ott, R. J. Ryan, Ted F. Schroeder.

The bill was read the second time by sections.

On motion of Mr. Johnson (W. A.), the committee amendments were adopted.

Engrossed Senate Bill No. 151 was passed to third reading.

Engrossed Senate Bill No. 152, by Committee on Rules and Joint Rules (by executive request): Relating to general obligation bonds.

Mr. Speaker:

We, a majority of your Committee on Banks and Banking, to whom was referred Engrossed Senate Bill No. 152, entitled "An Act relating to the General Obligation Bonds of 1933 Retirement Fund, providing that money in said fund may be invested in United States Government treasury certificates, notes and bonds or in General Obligation Bonds of 1933 of the State of Washington by the state finance committee 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:

In Section 1, line 10 of the printed bill, insert the following: "Upon such investment being made, the state auditor shall draw his warrant on said fund for the amount so invested, and the bonds so purchased shall be deposited with the state treasurer, whose duty it shall be to collect all interest payments falling due thereon, and the principal at maturity."

WALTER A. JOHNSON, Chairman.

We concur in this report: Dr. David C. Cowen, John W. Eddy, D. Emory, David E. Gifford, John R. Hurley, A. A. Mackie, R. T. McDonald, Richard B. Ott, R. J. Ryan, Ted F. Schroeder.

The bill was read the second time by sections.

On motion of Mr. Johnson (W. A.), the committee amendment was adopted.

Engrossed Senate Bill No. 152 was passed to third reading.

Senate Bill No. 182, by Senator Gannon: Relating to the state fair fund.
The bill was read the second time by sections and passed to third reading.

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

Senate Bill No. 184, by Senator Gannon: Relating to University Current Fund.
The bill was read the second time by sections and passed to third reading.

Senate Bill No. 185, by Senator Gannon: Relating to permanent highway fund.
The bill was read the second time by sections and passed to third reading.

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

Engrossed Senate Bill No. 188, by Senator Gannon: Relating to Auto Title Fund.

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

Engrossed Senate Bill No 189, by Senator Gannon: Relating to the Federal Experiment Station Fund.

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

Senate Bill No. 190, by Senator Gannon: Relating to the Shoreland Improvement Guaranteed Interest Fund.

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

On motion of Mr. Adams, consideration of the rest of the calendar was deferred, and the bills were ordered to retain their places on the calendar for the next working day.

On motion of Mr. Adams, the House adjourned to 10:00 a.m., Thursday, February 28, 1935.

ROBT. F. WALDRON, Speaker.

S. R. HOLCOMB, Chief Clerk.

FORTY-SIXTH DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, February 28, 1935.

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

The Clerk called the roll and all members were present except Representatives Emory, Klemgard, Richmond (W. A.), and Wentworth; Representative Emory having been excused.

Prayer was offered by Reverend Walter Comin of the First United Presbyterian Church of Olympia.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Austin, further reading was dispensed with and the journal was approved.

MOTIONS.

On motion of Mrs. Wanamaker; House Bill No. 158 was made a special order of business for 3:00 p.m. this day.

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

REPORTS OF STANDING COMMITTEES.

House Bill No. 204 (reported by Judiciary Committee): Majority: do pass with amendments.

Minority: do not pass.

Passed to second reading.
FORTY-SIXTH DAY, FEBRUARY 28, 1935

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 26, 1935.

Mr. Speaker:

We, a majority of your Committee on Harbors and Waterways, to whom was referred House Bill No. 333, entitled "An Act abolishing the office of port commissioner and transferring the property and duties to the county commissioners," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

.................., Chairman.


Mr. Speaker:

We, a minority of your Committee on Harbors and Waterways, to whom was referred House Bill No. 333, entitled "An Act abolishing the office of port commissioner and transferring the property and duties to the county commissioners," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Martin V. Easterday, Chairman.

I concur in this report: L. C. Freese.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 27, 1935.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 518, entitled "An Act relating to crime and amending Section 2424 and Section 2427 of Remington's Revised Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Donald A. McDonald, Chairman.

We concur in this report: Raymond F. Kelly, John R. Martin, L. D. Keith, DeWolfe Emory, Richard B. Ott, J. T. Ledgerwood, Adela Parker.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 27, 1935.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 567, entitled "An Act relating to the preservation of the identity of personal property by serial or manufacturer's number and prohibiting the acquisition, hypothecation, disposition, or displaying thereof if such number has been obliterated, defaced, altered, changed, or removed, 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.

Donald A. McDonald, Chairman.

We concur in this report: Raymond F. Kelly, John R. Martin, Richard B. Ott, Robert F. Murray, DeWolfe Emory, Ben S. Sawyer, J. T. Ledgerwood.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 27, 1935.

Mr. Speaker:

We, a majority of your Committee on Cities of the First Class, to whom was referred House Bill No. 599, entitled "An Act authorizing cities of the first class to validate leases made of certain waterfront streets," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Robert T. McDonald, Chairman.


Passed to second reading.
MR. SPEAKER:

We, a majority of your Committee on Constitutional Revision, to whom was referred House Joint Resolution No. 23, relating to the amendment of Article II of the Constitution of the State of Washington, by adding thereto a new section to be known as Section 40, 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 F. MURRAY, Chairman.


Passed to second reading.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 27, 1935.

Mr. Speaker:

The Senate has adopted House Concurrent Resolution No. 15; also
The Senate has passed House Bill No. 21, also
Engrossed House Bill No. 54, also
Engrossed House Bill No. 91, and the same are herewith transmitted.

HARRISON W. MASON, 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. 605, by Representative Skinner: An Act reappropriating certain sums from the motor vehicle fund for the purpose of construction, improvement and/or maintenance of primary roads and secondary roads, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 606, by Representatives Smith (T. E.), McDonald (R. T.) and McDonald (D. A.): An Act for the relief of Guy Alloway and May Alloway, his wife, and making appropriation therefor.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 607, by Representative Emory: An Act to amend Section 3255 Remington's Revised Statutes relating to the investment of funds held in trust by corporations doing a trust business, by adding a section thereto to be known as Section 3255u.

Ordered printed and referred to Judiciary Committee.

House Bill No. 608, by Representative Emory: An Act relating to the merger and consolidation of associations or corporations formed under Chapters 1, 1-A, 6 and 8 of Title 25, and Chapter 14 of Title 16 of Remington's Revised Statutes, into a corporation formed under Chapters 6 or 8, Title 25, or Chapter 14 of Title 16 of Remington's Revised Statutes.

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

House Bill No. 609, by Representative Lynch: An Act relating to card tables, pool tables and billiard tables; providing a license therefor; and repealing all acts or parts of acts in conflict.

Ordered printed and referred to Committee on Public Morals.
House Bill No. 610, by Representative Lynch: An Act relating to slot machines, marble games and vending machines, and all games of skill; providing a license therefor; providing penalties; and repealing all acts or parts of acts in conflict.

Ordered printed and referred to Committee on Public Morals.

House Bill No. 611, by Representative Lynch: An Act relating to the state liquor control board and to the sale of wine and beer; and repealing all acts in conflict.

Ordered printed and referred to Committee on Liquor Control.

House Bill No. 612, by Representative Nelsen: An Act to require and provide for the issuing of licenses and permits to persons, firms and corporations for the construction, maintenance and use of billboards, signs and/or other structures for outdoor advertising, and to regulate the same.

Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 613, by Representatives Klemgard and Ledgerwood: An Act relating to transportation by motor vehicles over the public highways of the State of Washington and amending Section 11, Chapter 55, Laws of Extraordinary Session of 1933.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 614, by Representative Clark: An Act requiring sellers of meat, poultry, fish and other products to sell such products by net weight; affixing labels thereto and prescribing penalties for violations of this act.

Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 615, by Representative Clark: An Act providing for the payment of the prevailing rates of wages on public work and declaring penalties for violations of the act.

Ordered printed and referred to Committee on Labor and Labor Statistics.

House Bill No. 616, by Representative Clark: An Act providing for the licensing of employment agents, defining their duties, and prescribing their fees and penalties for violation of this act.

Ordered printed and referred to Committee on Labor and Labor Statistics.

House Bill No. 617, by Representative Reilly: An Act relating to State Liquor Control Board, its powers and duties, and repealing all acts in conflict.

Ordered printed and referred to Committee on Liquor Control.

House Bill No. 618, by Representatives Mackie, Skinner, Twidwell, Bell, Richmond (W. A.) and Wiswall: An Act providing for the relief of counties having outstanding bonded obligations for primary state highway construction and/or for construction of highways since acquired by the primary state highway system, providing for the assumption by the State of Washington of said bonded obligations, making an appropriation therefor, and declaring an emergency.

Ordered printed and referred to Committee on Roads and Bridges.
House Bill No. 619, by Representative Martin (J. R.): An Act relating to the relief of Frank J. Brys, and making an appropriation therefor.
Ordered printed and referred to Committee on Appropriations.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 621, by Representative Martin (F. J.): An Act relating to the collection of taxes by the county treasurer, the rate of interest on delinquent taxes, providing rebates and for semi-annual payments and amending Section 11244, Remington's Revised Statutes.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 622, by Representative Drew: An Act relating to the jurisdiction and authority in criminal matters of constables of incorporated cities and towns, and of country precincts in Class "A" counties.
Ordered printed and referred to Judiciary Committee.

House Bill No. 623, by Representative Titus: An Act relating to the creation of indebtedness to meet deficiencies in local improvement district funds of cities of the first class, having a population of three hundred thousand (300,000) or more, and authorizing the payment of such deficiencies from the general funds of such cities.
Ordered printed and referred to Committee on Cities of the First Class.

House Bill No. 624, by Representative Sawyer: An Act providing for the issuance of one hundred million dollars ($100,000,000) in State Treasurer's Certificates, non-interest bearing, payable to the bearers; providing funds; providing for payment of Old Age Pension; providing for loans for rehabilitation, public works and reclamation; for the removal of felled timber caused by recent storms, and standing timber from the state school lands in the Wynooche area, and other areas; establishing stores, depots and warehouses and providing for the purchase by the state of goods, wares and merchandise for sale to the public; making a contingent appropriation; and also a general unconditional appropriation and declaring an emergency.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 625, by Committee on Game and Game Fish: An Act relating to the extermination of cougar, wild-cat, lynx, coyote and timber wolf; for the payment of bounties where such animals were killed prior to June 7, 1935, and making an appropriation.
Ordered printed and passed to second reading.

House Joint Memorial No. 32, by Representatives Murray and Karr: Relating to the apple industry of the State of Washington.
Ordered printed and referred to Committee on Horticulture.

FIRST READING OF SENATE BILL.

Engrossed Substitute Senate Bill No. 155, by Committee on Agriculture: An Act declaring the existence of a state and national agricultural emergency; declaring the policy of the legislature; providing for the regulation and control of the production, storage, transportation, industrial advertis-
ing, merchandising, price and distribution of agricultural commodities; ap­
proving and adopting the provisions of the National Agricultural Adjustment
Act and any marketing agreement or license approved or prescribed by the
Secretary of Agriculture of the United States, defining marketing agree­
ments; regulating the purchase of agricultural commodities by the state or
its subdivisions; establishing standards of fair competition; empowering the
Director of Agriculture, with the approval of the Governor, to adopt or
prescribe marketing agreements, to make rules and regulations to control
the production, storage, transportation, industrial advertising, merchandis­
ing, sale and distribution of agricultural commodities, and to issue, suspend
or revoke licenses licensing persons handling or processing agricultural
products; designating the persons entitled to licenses; granting jurisdiction
to courts for the enforcement of this act and marketing agreements approved
or prescribed hereunder; making it unlawful for any person to engage in
handling, retailing, processing or wholesaling agricultural products without
a license; fixing license fees; making an appropriation for the administration
of this act; defining agricultural commodities; and declaring that this act
shall take effect immediately.

Referred to Committee on Agriculture.

Engrossed Senate Bill No. 166, by Senators Steele and Shorett: An Act
creating in the Washington State Patrol a division of criminal identification,
investigation, and statistics.

Referred to Judiciary Committee.

Senate Bill No. 242, by Senators Murphy, Dailey, Malstrom, Ryan (Scott
M.) and Thomas: An Act pensioning blind persons; providing funds for
such purpose and providing penalties; and amending Section 2, 3, 4, 7, 8 and
9 of Chapter 102 of Session Laws of 1933, and declaring an emergency.

Referred to Committee on Unemployment Relief and Public Welfare.

Senate Joint Memorial No. 22, by Senators Garrett, Norman, Thein and
Steele: Relating to the system of canals connecting Puget Sound with the
Columbia River by way of Grays Harbor and Willapa Harbor.

Referred to Committee on Harbors and Waterways.

Senate Joint Memorial No. 23, by Senator Tewksbury: Relating to air
bases on the North Pacific Coast of the United States of America.

Referred to Military Committee.

REPORT OF ENGROSSMENT COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 27, 1935.

MR. SPEAKER:

We, of your Committee on Engrossment, to whom was referred Engrossed Sub­
stitute House Bill No. 190, have compared same with the original substitute bill
and find it correctly engrossed. VIOLET P. BOEDE, Chairman.

I concur in this report: Harry H. Brown.

REPORT OF ENROLLMENT COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 28, 1935.

MR. SPEAKER:

We, of your Committee on Enrollment, to whom was referred House Concurrent
Resolution No. 15; also House Bill No. 21; also House Bill No. 54; also House Bill
No. 91, have compared same with the original resolution, the original and engrossed bills, and find them correctly enrolled. 

RICHARD B. OTT, Chairman.

I concur in this report: Geo. H. Johnston.

The Speaker announced he was about to sign House Concurrent Resolution No. 15, House Bill No. 21, House Bill No. 54 and House Bill No. 91.

SPECIAL ORDER OF BUSINESS.

The hour having arrived, the House took up the special order of business, consideration of Senate amendments to Engrossed House Joint Resolution No. 10.

Mr. Bowden 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 Devenish, Emory, Karr, Klemgard, Richmond (C. L.), Richmond (W. A.), Robbins and Wentworth; Representative Emory having been excused.

The Sergeant-at-Arms was instructed to bring the absentees within the bar of the House.

The Speaker called Mr. Luck to preside.

Mr. Todd moved that the absentees be excused and the House proceed with business under the call of the House.

The motion was lost.

Mr. Jones moved that the absentees be excused and the House proceed with business under the call of the House.

The motion was lost.

The Sergeant-at-Arms reported that Representatives Devenish, Karr, Klemgard, Richmond (C. L.), Richmond (W. A.), Robbins and Wentworth were now present.

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

The Speaker resumed the chair.

The House resumed consideration of Senate amendments to Engrossed House Joint Resolution No. 10.

SENATE CHAMBER,

OLYMPIA, WASH., February 26, 1935.

The Senate has passed Engrossed House Joint Resolution No. 10, with the following amendments:

Amend Sec. 3 by striking the words "intent and" in line 1, page 2 of the printed resolution, which is line 31, page 2 of the original resolution, and insert in lieu thereof the word "primary."

Amend Sec. 3 by striking from lines 7 and 8, page 2 of the printed resolution, which are lines 9 and 10, page 3 of the original resolution, the words "authorizing sales by the state at retail, or as.

Amend Sec. 3, line 11, page 2 of the printed resolution, which is line 15, page 3 of the original resolution, by adding "or to deny the State the right to engage in the development of rural electrification in conformity with broad public policy. ", and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

Mr. Bowden moved that the House concur in the Senate amendments to Engrossed House Joint Resolution No. 10.

The Speaker observed former Representative Grant Sisson from Skagit within the bar of the House and appointed Mrs. Boede to escort him to a seat beside the Speaker.
Debate ensued.

Mr. Gardner demanded the previous question and the demand was sustained.

The Speaker declared the question to be on the motion by Mr. Bowden that the House concur in the Senate amendments to Engrossed House Joint Resolution No. 10.

The motion was carried.

The Speaker declared the question to be on the final passage of Engrossed House Joint Resolution No. 10 as amended by the Senate.

The Clerk called the roll on the passage of Engrossed House Joint Resolution No. 10, as amended by the Senate, and it passed the House by the following vote: Yeas, 82; nays, 16; absent or not voting, 1.

Those voting yea were: Representatives Adams, Austin, Bell, Boede, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Edlund, Edwards, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keen, Keith, Kelly, Kemp, Klemgard, Lindgren, Luck, Lynch, Martin (F. J.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Myers, Neal, Neff, Nelsen, Parker, Reilly, Richmond (W. A.), Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—82.

Those voting nay were: Representatives Bice, Bohlke, Copeland, Eddy, Halleran, Jones, Leber, Ledgerwood, Mackie, Martin (J. R.), Morgan, Murray, Ott, Reeves, Richmond (C. L.), Robbins—16.

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

Engrossed House Joint Resolution No. 10, having received the constitutional two-thirds majority, was declared passed as amended by the Senate.

SECOND READING OF BILLS.

Engrossed Senate Bill No. 77, by Senator Nugent: Relating to firemen's Relief and Pension Fund.

Mr. Smith (M. B.) moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

The bill was read the second time by sections.

On motion of Mr. Luck, the rules were suspended, Engrossed Senate Bill No. 77 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 77 and it passed the House by the following vote: Yeas, 92; nays, 6; absent or not voting, 1.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Ford, Freese, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Herren, Huetter, Hurley, Johnson (Hans), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Leber, Ledgerwood, Lindgren, Luck, Lynch,
Those voting nay were: Representatives Gardner, Halleran, Holt, Johnson (W. A.), Klemgard, Ott—6.

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

Engrossed Senate Bill No. 77, having received the constitutional majority, was declared passed.

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

On motion of Mr. Van Dyk, the rules were suspended and the House reverted to the fifth order of business.

REPORTS OF STANDING COMMITTEES.

House Bill No. 487 (reported by Committee on Roads and Bridges):
Majority: Do pass with amendments.
Minority: Do not pass.
Passed to second reading.

The Speaker called Mr. Ott to preside.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 26, 1935.

MR. SPEAKER:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 483, entitled “An Act relating to transportation of freight by motor vehicles over the public highways of the state of Washington, providing for the supervision, regulation and taxation thereof, and the payment of fees thereby, providing penalties for the violation of this act, and repealing Chapter 55, Laws Extraordinary Session 1933, Chapter 166, Laws of 1933, laws or parts of laws thereof in Chapter 96 and Chapter 111, Laws of 1921 and other laws inconsistent with or in conflict with this act, and declaring an emergency,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor, and that the substitute bill do pass.

Vic Skinner, Chairman.


Passed to second reading.

On motion of Mr. Van Dyk, 1,000 copies of Substitute House Bill No. 483 were ordered printed.

On motion of Mr. Van Dyk, the House resumed the regular order of business.

On motion of Mr. Adams, further proceedings under the call of the House were dispensed with.
SECOND READING OF BILLS.

House Bill No. 85, by Representative McCarty: Relating to hours of labor.

The bill was read the second time by sections.

On motion of Mr. McDonald (J. D.), the following amendment was adopted:

In Section 2, line 1 of the original bill, being line 19 of the printed bill, after the word "or" and before the word "thirty" insert the words "in excess of."

Mr. Murray moved the adoption of the following amendment:

In Section 2, line 2 of the original bill, being line 20 of the printed bill, after the word "to," strike all the matter down to the colon (:) in line 5 of the original bill, being line 22 of the printed bill, and insert in lieu thereof the following: "labor engaged in handling, processing, canning, preparing or holding for market of fish, sea foods, fruits, vegetables, or other perishable materials during seasonal operations."

Debate ensued.

The amendment was adopted.

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

In Section 3, line 23 of the original bill, being line 6 of the printed bill, after the word "and" strike the figures "$10.00" and insert in lieu thereof the figures "$5.00."

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

In Section 7, line 29 of the original bill, being line 30 of the printed bill, after the word "labor" insert a period (.) and strike the remainder of the sentence.

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

In Section 2, line 10 of the original bill, being line 27 of the printed bill, add the following: "Nothing in this act will interfere with the employees or operators of steamships or ferry boats."

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

In Section 2, line 9 of the original bill, being line 25 of the printed bill, strike the word "may" and insert in lieu thereof the word "shall."

The Speaker resumed the chair.

Mr. Hurley moved the adoption of the following amendment:

In Section 2, line 10 of the original bill, being line 27 of the printed bill, after the period (.) following the word "act" add the following: "That nothing in this act shall affect those in retail business."

Debate ensued.

Division was called for and the amendment was adopted on a rising vote.

On motion of Mr. McDonald (J. D.), the following amendment was adopted:

In Section 8, line 3 of the original bill, being line 33 of the printed bill, after the word "misdemeanor" insert a period (.) and strike the remainder of the section.

Mr. Ott moved the adoption of the following amendment:

Amend the bill by adding thereto a new section to be known as Section 8a to read as follows:

"Sec. 8a. The provisions of this act shall not apply to labor in cities and towns of five thousand (5000) inhabitants or less."

Debate ensued.

Division was called for and the amendment was adopted on a rising vote.

Mr. Halleran moved the adoption of the following amendment:

Amend the bill by adding thereto a new section to be known as Section 9a to read as follows:

"Sec. 9a. This act will in no way affect any person or corporation operating for profit."
Mr. Bowden moved that the amendment be laid on the table without taking the bill with it.

Division was called for and the amendment was laid on the table without taking the bill with it, on a rising vote.

Mr. Smith (T. E.) moved the adoption of the following amendment:

Amend the bill by adding thereto a new section to be known as Section 9a to read as follows:

"SEC. 9a. Any steam railroad or other public carrier whose operations require more than six (6) hours of continuous duty may, on application to the board of commerce and labor, be permitted to operate on a basis of more than six (6) hours or thirty (30) hours per week: Provided, however, That no employee engaged in the operation of trains or other occupations pertaining to the operation of trains shall work in any calendar month more hours than the total permissible on a basis of six (6) hours per day or thirty (30) hours per week."

Debate ensued.

Mr. Titus demanded the previous question and the demand was sustained.

Mr. Adams demanded a roll call and the demand was sustained.

The Clerk called the roll and the amendment by Mr. Smith (T. E.) was adopted by the following vote: Yeas, 71; nays, 17; absent or not voting, 11.

Those voting yea were: Representatives Austin, Boede, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Cowen, Devenish, Dixon, Drew, Easterday, Eddy, Edlund, Edwards, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Keen, Kelly, Kemp, Klemgard, Leber, Lindgren, Luck, Lynch, Martin (F. J.), McCarty, McDonald (J. D.), McDonnell, Murray, Myers, Neal, Nelsen, Parker, Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voyce, Wanamaker, Wilson, Wingrove, Wiswall, Yantis—71.

Those voting nay were: Representatives Adams, Bice, Bohlke, Copeland, Donahoe, Jones, Karr, Ledgerwood, Martin (J. R.), McDonald (D. A.), Morgan, Ott, Reeves, Richmond (C. L.), Skinner, Smith (B. L.), Mr. Speaker—17.

Those absent or not voting were: Representatives Bell, Emory, Huetter, Keith, Mackie, McCauley, McDonald (R. T.), Neff, Reilly, Todd, Wentworth—11.

**EXPLANATION OF VOTE.**

The Speaker:

"The amendment in my opinion is clearly unconstitutional in that it attempts to regulate interstate commerce, in violation of the provisions of the Constitution of the United States."

Mr. Hales moved the adoption of the following amendment:

Amend the bill by adding thereto a new section to be known as Section 9b, to read as follows:

"SEC. 9b. No employee shall be permitted to work longer than provided herein for his employers."

Mr. Luck moved that the amendment be laid on the table without taking the bill with it.

The motion to lay the amendment on the table without taking the bill with it was carried.
Mr. Van Dyk moved the adoption of the following amendment:
Amend Section 7 as amended. In line 30 strike the period (.) after the word “labor” and add the following: “including processing products for first sale by the original producer.”

Mr. Luck moved as a substitute that House Bill No. 85 be indefinitely postponed.

Mr. Austin moved that the substitute motion by Mr. Luck be laid on the table without taking the bill with it.

The motion to lay the substitute motion by Mr. Luck on the table without taking the bill with it was carried.

The Speaker declared the question before the House to be on the adoption of the amendment to Section 7 of House Bill No. 85, by Mr. Van Dyk. Debate ensued.

Mr. Luck moved that House Bill No. 85 be laid on the table.

Mr. Smith (T. E.) demanded a roll call, and the demand was sustained.

The Clerk called the roll on the motion to lay House Bill No. 85 on the table, and the motion was lost by the following vote: Yeas, 21; nays, 68; absent or not voting, 10.

Those voting yea were: Representatives Adams, Bell, Boede, Copeland, Donahoe, Eddy, Halleran, Holt, Huetter, Klemgard, Leber, Ledgerwood, Luck, Mackie, Martin (J. R.), McDonald (D. A.), Myers, Reeves, Richmond (C. L.), Skinner, Mr. Speaker—21.

Those voting nay were: Representatives Austin, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Devenish, Dixon, Drew, Easterday, Edlund, Edwards, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keith, Kelly, Kemp, Lindgren, Lynch, Martin (F. J.), McCarty, McCauley, McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Nelsen, Ott, Parker, Reilly, Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voyce, Wamamaker, Wilson, Wingrove, Wiswall, Yantis—68.

Those absent or not voting were: Representatives Bice, Cowen, Emory, Herren, Jones, Keen, Neal, Neff, Todd, Wentworth—10.

On motion of Mr. Adams, the House was declared at recess until 2:45 p. m.

MID-AFTERNOON SESSION.

The Speaker called the House to order at 2:45 p. m.

The Clerk called the roll and all members were present except Representatives Emory and Gehlen, who had been excused.

SPECIAL ORDER OF BUSINESS.

The hour having arrived, the House took up the special order of business, consideration of House Bill No. 158 on third reading.

MOTION.

Mr. Martin (J. R.) moved that the House reconsider the vote by which the following amendment to House Bill No. 158 was adopted:

In Section 2, line 2 of the original bill, being line 9 of the printed bill, strike the words “the director of game.”

Mr. Adams 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 Emory and Gehlen, who had been excused.

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

The Speaker declared the question to be on the motion by Mr. Martin (J. R.), that the House reconsider the vote by which the amendment by Mr. Martin (F. J.) to House Bill No. 158, Section 2, line 2, of the original bill, was adopted.

The motion was carried.

RECONSIDERATION.

The Speaker declared the question to be on the adoption of the amendment by Mr. Martin (F. J.) to House Bill No. 158, Section 2, line 2, of the original bill.

The amendment was lost.

MOTION.

Mrs. Wanamaker moved that the House reconsider the vote by which the following amendment to House Bill No. 158 was adopted:

In Section 2, line 5 of the original bill, being line 12 of the printed bill, after the word "Provided" and before the word "That" insert the following: "That the director of public welfare shall be selected and appointed by the State Finance Committee and shall hold office at the pleasure of said committee, a majority vote of said committee being sufficient to appoint or remove said director: Provided, further."

Debate ensued.

Mr. Yantis demanded the previous question and the demand was sustained.

The Speaker declared the question to be on the motion by Mrs. Wanamaker that the House reconsider the vote by which the amendment by Mr. Herren to House Bill No. 158, Section 2, line 12, of the printed bill, was adopted.

A roll call was demanded and the demand was sustained.

The Clerk called the roll and the motion to reconsider the vote by which the amendment was adopted was carried by the following vote: Yeas, 60; nays, 37; absent or not voting, 2.

Those voting yea were: Representatives Adams, Austin, Bice, Boede, Bowden, Brown, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Eddy, Edwards, Freese, Gessell, Haddon, Halleran, Holt, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Kemp, Klemgard, Leber, Ledgerwood, Luck, Mackie, Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Sandegren, Schroeder, Skinner, Sullivan, Todd, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—60.

Those voting nay were: Representatives Bell, Bohlke, Boyle, Carty, Dixon, Drew, Easterday, Edlund, Ford, Gardner, Gifford, Hales, Hall, Herren, Huetter, Hurley, Johnson (Hans), Keen, Keith, Kelly, Lindgren, Lynch, Martin (F. J.), Neal, Nelsen, Ryan, Sawyer, Schultz, Smith (B. L.), Smith
Those absent or not voting were: Representatives Emory, Gehlen—2.

**RECONSIDERATION.**

The Speaker declared the question to be on the adoption of the amendment by Mr. Herren to Section 2, line 12, of House Bill No. 158.

Debate ensued.

Mr. Adams demanded the previous question and the demand was sustained.

A roll call was demanded and the demand sustained.

The Speaker:

"A vote 'Aye' is to adopt the amendment. A vote 'No' is to reject the amendment."

The Clerk called the roll and the amendment was lost by the following vote: Yeas, 41; nays, 56; absent or not voting, 2.

Those voting yea were: Representatives Bell, Boyle, Carty, Clark, Cohen, Dixon, Drew, Easterday, Edlund, Ford, Gardner, Gifford, Hales, Hall, Herren, Hurley, Johnson (Hans), Keen, Keith, Kelly, Lindgren, Lynch, Martin (F. J.), McDonald (J. D.), Neal, Nelsen, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voyce—41.

Those voting nay were: Representatives Adams, Austin, Bice, Boede, Bohlke, Bowden, Brown, Christianson, Copeland, Cowen, Devenish, Donahoe, Eddy, Edwards, Freese, Gessell, Haddon, Halleran, Holt, Huetter, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Kemp, Klemgard, Leber, Ledgerwood, Luck, Mackie, Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Neff, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Skinner, Todd, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—56.

Those absent or not voting were: Representatives Emory, Gehlen—2.

**MOTION.**

Mr. Martin (J. R.) moved that the House reconsider the vote by which the following amendment to House Bill No. 158 by Mr. Dixon was adopted:

In Section 7, lines 9 and 10 of the original bill, being lines 3 and 4 of the printed bill, strike the words "with the approval of the Governor" and insert in lieu thereof the words "with the approval of the Finance Committee."

The Speaker declared the question to be on the motion by Mr. Martin (J. R.) to reconsider the vote by which the amendment to House Bill No. 158 by Mr. Dixon was adopted.

The motion was carried.

**RECONSIDERATION.**

The Speaker declared the question to be on the adoption of the amendment by Mr. Dixon to Section 7 of House Bill No. 158.

The amendment was lost.

On motion of Mr. Yantis, the rules were suspended, House Bill No. 158 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Debate ensued.
Mr. Adams demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 158, and it passed the House by the following vote: Yeas, 64; nays, 33; absent or not voting, 2.

Those voting yea were: Representatives Adams, Austin, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Eddy, Edwards, Gardner, Gessell, Haddon, Hallaran, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Kemp, Leber, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Sandegren, Schroeder, Skinner, Sullivan, Todd, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—64.

Those voting nay were: Representatives Bell, Carty, Dixon, Drew, Easter-day, Edlund, Ford, Freese, Gifford, Hales, Hall, Herren, Johnson (Hans), Keen, Klemgard, Lindgren, Lynch, McCarty, McDonald (J. D.), Neal, Nelsen, Ryan, Sawyer, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Titus, Twidwell, Van Dyk, Voyce—33.

Those absent or not voting were: Representatives Emory, Gehlen—2.

House Bill No. 158, having received the constitutional majority, was declared passed.

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

On motion of Mr. Martin (J. R.), the rules were suspended, House Bill No. 158 was ordered engrossed and the Chief Clerk was directed to immediately transmit the engrossed bill to the Senate.

On motion of Mr. Adams, Mr. Herren was excused.

The House resumed consideration of House Bill No. 85 on second reading.

SECOND READING OF BILLS.

House Bill No. 85, by Representative McCarty: Relating to hours of labor.

The Speaker declared the question before the House to be on the adoption of the amendment by Mr. Van Dyk to Section 7, as amended.

With the consent of the House, Mr. Van Dyk withdrew his amendment.

The Speaker observed former Representative L. D. Hack from Mason within the bar of the House and appointed Mr. Adams to escort him to a seat beside the Speaker.

Mr. Smith (J. B.) moved the adoption of the following amendment to House Bill No. 85:

In Section 2, line 4 of the original bill, being line 22 of the printed bill, strike the word "or" and insert in lieu thereof a comma (,).

The amendment was adopted.

On motion of Mr. McCarty the rules were suspended, House Bill No. 85 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

The Speaker called Mr. Ott to preside.

Debate ensued.

Mr. Neff demanded the previous question and the demand was sustained.
The Clerk called the roll on the final passage of House Bill No. 85 and it passed the House by the following vote: Yeas, 84; nays, 12; absent or not voting, 3.

Those voting yea were: Representatives Adams, Austin, Bell, Boede, Bohlke, Bowden, Boyle, Brown, Christianson, Clark, Cohen, Cowen, Devenish, Dixon, Drew, Easterday, Edlund, Edwards, Ford, Freese, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Murray, Neal, Neff, Nelsen, Ott, Parker, Reilly, Richmond, (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Joyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Mr. Speaker—84.

Those voting nay were: Representatives Bice, Carty, Copeland, Donahoe, Eddy, Gardner, Karr, Morgan, Myers, Reeves, Richmond (C.-L.), Yantis—12.

Those absent or not voting were: Representatives Emory, Gehlen, Herren—3.

House Bill No. 85, having received the constitutional majority, was declared passed.

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

On motion of Mr. Titus the rules were suspended, House Bill No. 85 was ordered engrossed and the Chief Clerk was directed to immediately transmit the engrossed bill to the Senate.

Mr. Neff moved that further proceedings under the call of the House be dispensed with.

Division was called for and the motion was lost on a rising vote.

House Bill No. 276, by Representative Keith: Relating to certified public accountants.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 276, entitled "An Act relating to certified public accountants and amending Section 8268, Remington's Compiled Statutes, by adding four new sections," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In Section 1, line 15 of the original bill, being line 8 of the printed bill, after the word "Juul" and before the word "an" insert the word "either.

In line 18 of the original bill, being line 10 of the printed bill, strike the colon (:) and insert in lieu thereof the following: "or that he has completed an approved course in Certified Public Accountancy satisfactory to the director of licenses, or that he has graduated from the school of business administration of an accredited university satisfactory to the director of licenses."

In Section 3, line 6, page 3 of the original bill, being line 21, page 2 of the printed bill, strike the word "three" and insert in lieu thereof the word "ten."
In line 6, page 3 of the original bill, being line 22, page 2 of the printed bill, strike the figures "$3.00" and insert in lieu thereof the figures "$10.00."

Amend the bill by striking all of Section 4.

In line 3 of the title strike the word "four" and insert in lieu thereof the word "three."

DONALD A. MCDONALD, CHAIRMAN.


The bill was read the second time by sections.

On motion of Mr. Keith, the committee amendments were adopted.

House Bill No. 276 was passed to third reading and ordered engrossed.

Mr. Neff moved that further proceedings under the call of the House be dispensed with.

Division was called for and the motion was carried on a rising vote.

House Bill No. 309, by Representative Luck: Relating to intoxicating liquor.

The bill was read the second time by sections.

On motion of Mr. Luck, the rules were suspended, House Bill No. 309, was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 309, and it passed the House by the following vote: Yeas, 80; nays, 3; absent or not voting, 16.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Freese, Gessell, Gifford, Haddon, Hall, Halleran, Herren, Holt, Hueter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keen, Keith, Kelly, Leber, Ledgerwood, Lindgren, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), Meonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Ott, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Titus, Twidwell, Van Dyk, Voice, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—80.

Those voting nay were: Representatives Neff, Parker, Todd—3.

Those absent or not voting were: Representatives Boyle, Ford, Gardner, Gehlen, Hales, Jones, Kemp, Klemgard, Lynch, Nelsen, Reeves, Sawyer, Smith (M. B.), Smith (T. E.), Strickland, Sullivan—16.

The Speaker resumed the chair.

House Bill No. 309, having received the 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. Ott to preside.


MR. SPEAKER:

We, your Committee on State Penal and Reformatory Institutions, to whom was referred House Bill No. 285, entitled "An Act relating to the provisions for the
adequate punishment of persons convicted of certain felonies, their rehabilitation while in confinement and the necessary supervision after their release to prevent recidivism, and defining the duties of the Board of Prison, Terms and Paroles with relation thereto; repealing Sections 2278, 2281, 2282, 10247-9, 10291 and 10803 of Remington's Compiled Statutes and amending Section 2280 of Remington's Compiled Statutes and Chapters 140, 212 and 2195, Session 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:

In Section 8, page 10 of the original bill, strike all of lines 3, 4, 5 and 6, being lines 10, 11 and 12 of the printed bill and insert in lieu thereof the following:

"The chairman of the board shall receive an annual salary not to exceed four thousand dollars ($4000) and the other two members of the board shall receive an annual salary not to exceed thirty-five hundred dollars ($3500), and in addition thereto, their necessary expenses actually incurred in the discharge of their official duties."

HENRY J. COPELAND, Chairman.

We concur in this report: Dr. David C. Cowen, Chas. Gessell, Linea Edlund, Lulu D. Haddon, Bertel J. McCarty, Clemens M. Boyle.

The bill was read the second time by sections.

On motion of Mr. Copeland, the committee amendment was adopted.

Mr. Smith (T. E.) moved the adoption of the following amendment:

Amend Section 2 by adding thereto a new subsection to be known as subsection (c) to read as follows:

"(c) Any person who shall have been convicted of embezzling funds from any institution of public deposit of which he was an officer or stockholder such person's confinement shall be fixed at not less than five (5) years."

Mr. Martin (J. R.) demanded a call of the House but the demand was not sustained.

Debate ensued.

Mr. Martin (J. R.) moved that the amendment be laid on the table without taking the bill with it.

The motion was lost.

The amendment was adopted.

Mr. Clark moved the adoption of the following amendment:

Amend Section 2, subsection (b), line 10 of the original bill, being line 6 of the printed bill, strike the word and figure "five (5)" and insert in lieu thereof the word and figure "three (3)".

Mr. Reilly moved that the amendment be laid on the table without taking the bill with it.

Division was called for and the motion to lay the amendment on the table was lost on a rising vote.

The amendment was adopted.

Mr. Sandegren moved the adoption of the following amendment:

In Section 2, subsection (b), line 23 of the original bill, being line 15 of the printed bill, strike the words "committed no infraction of the rules or regulations of the" and insert in lieu thereof the words "a favorable record of conduct at the."

Division was called for and the amendment was adopted on a rising vote.

On motion of Mr. Copeland, the rules were suspended, House Bill No. 285, was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 285, and it passed the House by the following vote: Yeas, 77; nays, none; absent or not voting, 22.

Those voting yea were: Representatives Adams, Austin, Boede, Bohike, Bowden, Brown, Christianson, Clark, Cohen, Copeland, Cowen, Devenish,
Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Emory, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Klemgard, Leber, Lindgren, Lynch, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Titus, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wingrove, Yantis, Mr. Speaker—77.

Those absent or not voting were: Representatives Bell, Bice, Boyle, Carty, Edwards, Ford, Gehlen, Halleran, Herren, Huetter, Keen, Kemp, Ledgerwood, Luck, Mackie, Neal, Neff, Sawyer, Sullivan, Todd, Wilson, Wiswall—22.

House Bill No. 285, having received the constitutional majority, was declared passed.

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

On motion of Mr. Richmond (W. A.), the rules were suspended, House Bill No. 285 was ordered engrossed and the Chief Clerk was directed to immediately transmit the engrossed bill to the Senate.

**THIRD READING OF BILLS.**

Engrossed Senate Bill No. 13, by Senator Duggan: Relating to sheriff's indemnity bonds.

On motion of Mr. Cowen, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 13 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 13, and it passed the House by the following vote: Yeas, 74; nays, 0; absent or not voting, 25.

Those voting yea were: Representatives Boede, Bohlke, Bowden, Brown, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edwards, Emory, Freese, Gardiner, Gessell, Gifford, Hales, Hall, Halleran, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Kelly, Klemgard, Leber, Lindgren, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Titus, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wiswall, Yantis, Mr. Speaker—74.

Those absent or not voting were: Representatives Adams, Austin, Bell, Bice, Boyle, Carty, Edlund, Ford, Gehlen, Haddon, Herren, Huetter, Jones, Keen, Keith, Kemp, Ledgerwood, Luck, McCauley, Neff, Sawyer, Sullivan, Todd, Wilson, Wingrove—25.

Engrossed Senate Bill No. 13, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.
FORTY-SIXTH DAY, FEBRUARY 28, 1935

Senate Bill No. 4, by Senator Nelson: Relating to city ordinances.

On motion of Mr. Cowen, the rules were suspended, the second reading considered the third, and Senate Bill No. 4 was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 4, and it passed the House by the following vote: Yeas, 71; nays, 0; absent or not voting, 28.

Those voting yea were: Representatives Boede, Bohlke, Bowden, Brown, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Edlund, Edwards, Emory, Freese, Gardner, Gessell, Gifford, Hall, Halleran, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Klemgard, Leber, Ledgerwood, Lindgren, Lynch, McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Murray, Myers, Neal, Nelsen, Ott, Parker, Reeves, Richmond (C. L.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Strickland, Titus, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wiswall, Yantis, Mr. Speaker—71.

Those absent or not voting were: Representatives Adams, Austin, Bell, Bice, Boyle, Carty, Eddy, Ford, Gehlen, Haddon, Hales, Herren, Huetter, Keen, Kemp, Luck, Mackie, Martin (F. J.), Martin (J. R.), Morgan, Neff, Reilly, Richmond (W. A.), Smith (M. B.), Sullivan, Todd, Wilson, Wingrove—28.

Senate Bill No. 4, having received the 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 Senator Duggan: Relating to official statutes of the state of Washington.

On motion of Mr. Christianson, the rules were suspended, the second reading considered the third, and Senate Bill No. 17 was placed on final passage.

The Speaker resumed the chair.

The Clerk called the roll on the final passage of Senate Bill No. 17, and it passed the House by the following vote: Yeas, 70, nays, 0; absent or not voting, 29.

Those voting yea were: Representatives Adams, Boede, Bohlke, Bowden, Brown, Christianson, Clark, Cowen, Devenish, Dixon, Donahoe, Easterday, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gessell, Hall, Halleran, Herren, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Klemgard, Leber, Ledgerwood, Lindgren, Lynch, Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neál, Nelson, Ott, Parker, Reeves, Reilly, Robbins, Ryan, Sandegren, Sawyer, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Sullivan, Titus, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wingrove, Wiswall, Yantis, Mr. Speaker—70.

Those absent or not voting were: Representatives Austin, Bell, Bice, Boyle, Carty, Cohen, Copeland, Drew, Eddy, Gehlen, Gifford, Haddon, Hales, Holt, Huetter, Keen, Kemp, Luck, Mackie, Martin (F. J.), Neff, Richmond (C. L.), Richmond (W. A.), Schroeder, Smith (M. B.), Smith (T. E.), Strickland, Todd, Wilson—29.
Senate Bill No. 17, having received the 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 Senator Murphy (James): Relating to notice of sale.

On motion of Mr. Brown, the rules were suspended, the second reading considered the third, and Senate Bill No. 36 was placed on final passage.

Mr. Brown demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Senate Bill No. 36, and it passed the House by the following vote: Yeas, 75; nays, 0; absent or not voting, 24.

Those voting yea were: Representatives Adams, Austin, Boede, Bohlke, Bowden, Brown, Christianson, Clark, Cohen, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gifford, Hales, Hall, Huetter, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Kelly, Leber, Ledgerwood, Lindgren, Lynch, Mackie, Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Nelsen, Parker, Reeves, Reilly, Richmond (C. L.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Sullivan, Titus, Twidwell, Van Dyk, Voice, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—75.

Those absent or not voting were: Representatives Bell, Bice, Boyle, Carty, Copeland, Gehlen, Haddon, Halleran, Herren, Holt, Hurley, Kemp, Klemgard, Luck, Martin (F. J.), Neal, Neff, Ott, Richmond (W. A.), Smith (M. B.), Smith (T. E.), Strickland, Todd—24.

Senate Bill No. 36, having received the 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. 73**, by Senator Murfin: Relating to justices of the peace.

On motion of Mr. Brown, the rules were suspended, the second reading considered the third and Senate Bill No. 73 was placed on final passage.

Mr. Lindgren demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Senate Bill No. 73 and it passed the House by the following vote: Yeas, 71; nays, 0; absent or not voting, 28.

Those voting yea were: Representatives Austin, Bice, Bohlke, Bowden, Boyle, Brown, Clark, Copeland, Cowen, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Gifford, Haddon, Hales, Hall, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnston (W. A.), Johnston (Geo. H.), Jones, Keen, Kelly, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Nelsen, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith
FORTY-SIXTH DAY, FEBRUARY 28, 1935

(J. B.), Sullivan, Twidwell, Van Dyk, Wanamaker, Wingrove, Wiswall, Yantis, Mr. Speaker—71.

Those absent or not voting were: Representatives Adams, Bell, Boede, Carty, Christianson, Cohen, Devenish, Edwards, Emory, Ford, Freese, Gardner, Gehlen, Halleran, Karr, Kemp, Klemgard, Martin (J. R.), Neff, Ott, Smith (M. B.), Smith (T. E.), Strickland, Titus, Todd, Voyce, Wentworth, Wilson—28.

The Speaker observed former Representative Edward L. Cochrane from King within the bar of the House and appointed Mr. Cohen to escort him to a seat beside the Speaker.

Senate Bill No. 73, having received the 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. Adams to preside.

Engrossed House Bill No. 228, by Representative Cowen (by request): Relating to bank deposits.

On motion of Mr. Cowen, the rules were suspended, the second reading considered the third and Engrossed House Bill No. 228 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 228 and it passed the House by the following vote: Yeas, 74; nays, 0; absent or not voting, 25.

Those voting yea were: Representatives Adams, Austin, Bice, Bohlke, Bowden, Boyle, Brown, Christianson, Clark, Cohen, Cowen, Dixon, Donahoe; Drew, Easterday, Eddy, Edlund, Emory, Gifford, Haddon, Hall, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Klemgard, Leber, Luck, Lynch, Mackle, Martin (F. J.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Murray, Myers, Neal, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voyce, Wanamaker, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—74.

Those absent or not voting were: Representatives Bell, Boede, Carty, Copeland, Devenish, Edwards, Ford, Freese, Gardner, Gehlen, Gessell, Halleran, Kemp, Ledgerwood, Lindgren, Martin (J. R.), Morgan, Neff, Nelsen, Ott, Schroeder, Smith (M. B.), Smith (T. E.), Todd, Wentworth—25.

Engrossed House Bill No. 228, having received the 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. 262, by Representative Hales: Relating to bank deposits.

On motion of Mr. Cowen, the rules were suspended, the second reading considered the third and House Bill No. 262 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 262 and it passed the House by the following vote: Yeas, 80; nays, 0; absent or not voting, 19.
Those voting yea were: Representatives Adams, Austin, Boleke, Bowden, Boyle, Brown, Christianson, Clark, Cohen, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Emory, Ford, Freese, Gifford, Haddon, Hales, Hall, Halloran, Herren, Holt, Hurley, Johnston (Hans), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Klemgard, Leber, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wiswall, Yantis, Mr. Speaker—80.

Those absent or not voting were: Representatives Bell, Boede, Carty, Copeland, Edwards, Gardner, Gehlen, Gessell, Huetter, Johnson (W. A.), Kemp, Ledgerwood, Neff, Nelsen, Ott, Schroeder, Smith (M. B.), Smith (T. E.), Wingrove—19.

House Bill No. 262, having received the 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 28, 1935.

MR. SPEAKER:

The Senate has indefinitely postponed Engrossed Substitute House Bill No. 55, and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., February 28, 1935.

MR. SPEAKER:

The Senate has passed Engrossed Senate Bill No. 147, and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., February 28, 1935.

MR. SPEAKER:

The President has signed: House Concurrent Resolution No. 15, also House Bill No. 21, also House Bill No. 54, also House Bill No. 91, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE AMENDMENTS TO HOUSE BILLS.

SENATE CHAMBER,
OLYMPIA, WASH., February 28, 1935.

MR. SPEAKER:

The Senate has passed Engrossed House Bill No. 267 with the following amendments:

Amend the bill by striking all sub-titles.

Amend Sec. 22, page 9, line 3 of the printed bill by striking all of lines 3 and 4 and that part of line 5 up to and including the words "shall be" and substitute therefor the following: "For the purpose of carrying out the provisions of this act, such city, town or municipality is hereby authorized to appropriate from the general fund not to exceed," and the same is herewith transmitted.

HARRISON W. MASON, Secretary.
Mr. Hurley moved that the House concur in the Senate amendments to Engrossed House Bill No. 267.

The motion was carried.

The Clerk called the roll on the passage of Engrossed House Bill No. 267 as amended by the Senate, and it passed the House by the following vote: Yeas, 81; nays, 1; absent or not voting, 17.

Those voting yea were: Representatives Adams, Bell, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohn, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardener, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Hueter, Hurley, Johnston (Hans), Johnston (Geo. H.), Karr, Keen, Keith, Kelly, Ledgerwood, Lynch, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Murray, Myers, Neal, Nelson, Parker, Reeves, Reilly, Richmond (C. L.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—81.

Those voting nay were: Representative Lindgren—1.

Those absent or not voting were: Representatives Austin, Bice, Gehlen, Johnson (W. A.), Jones, Kemp, Klemgard, Leber, Luck, Mackie, McDonald (R. T.), Morgan, Neff, Ott, Richmond (W. A.), Smith (M. B.), Smith (T. E.)—17.

Engrossed House Bill No. 267, having received the constitutional majority, was declared passed as amended by the Senate.

On motion of Mrs. Wanamaker, the House adjourned to 10:00 a. m., Friday, March 1, 1935.

ROBT. F. WALDRON, Speaker.

S. R. HOLCOMB, Chief Clerk.
MEMORIAL ADDRESSED TO THE LEGISLATURE.

STATE OF OREGON

HOUSE OF REPRESENTATIVES

HOUSE JOINT MEMORIAL NO. 10.

To the Honorable Governor of the State of Washington, and the Presiding Officers of the Respective Houses of the Washington Legislature:

We, your memorialists, the legislature of the state of Oregon, in legislative session assembled, respectfully memorialize the above officers of the state of Washington with reference to the importance of early action looking to the framing of compacts and treaties between the various states and nations with reference to the development of the Columbia river and its tributaries, following the precedent established for building Boulder Canyon dam on the Colorado river as follows:

WHEREAS the congress of the United States did in 1925, pass an act authorizing negotiations for a limited period, between federal and state agencies, looking to the framing of compacts and treaties between the various states and the United States, in the Columbia river basin for the regulation, control, distribution and use of the inter-state and international waters of the Columbia river, which act is now about to expire, and a further extension has been requested; and

WHEREAS the state of Oregon has already created a permanent commission to act with other states and the United States, as found on pages 936 and 937 of Oregon Laws, 1933; and

WHEREAS the Bonneville power and navigation project which is now being constructed by the United States army engineers, may be seriously affected in its operation by the storage and irregular release of water from the dam now being constructed by the United States bureau of reclamation at Grand Coulee near Spokane; and

WHEREAS the Lower Columbia river districts in both Oregon and Washington, are interested in the construction of a series of dams, so that cheap slack water barge navigation may ultimately be had from tide water to British Columbia with protection of legal rights for the lower plants, against upper plants, most of which will be in Washington; therefore,

Be It Resolved by the House of Representatives, the Senate Jointly Concurring therein:

1. That the state of Oregon officially invites the state of Washington to provide by law for the appointment of a suitable commission or officer with authority to cooperate with the duly created Oregon commission, as well as with those of other states, the United States and Canada, in the preparation of suitable compacts and treaties, governing the distribution and use of the waters of the Columbia river and its tributaries; and

2. That the secretary of state be and he hereby is directed to forward one copy of this memorial to each official of the state of Washington, mentioned above, also
forward one copy to Senator Chas. L. McNary, Washington, D. C., who is now attempting to have the time extended as mentioned in the act now about to expire.

Adopted by the House February 11, 1935.

JOHN E. COOTER, Speaker of the House.

Adopted by the Senate February 16, 1935.

HENRY L. CORBETT, President of the Senate.


STATE OF OREGON
OFFICE OF THE SECRETARY OF STATE.

I, Earl Snell, Secretary of State of the State of Oregon, and Custodian of the Seal of said State, do hereby certify: That I have carefully compared the annexed copy of House Joint Memorial No. 10 of the Thirty-eighth Legislative Assembly, convened in regular session January 14, 1935, with the original House Joint Memorial No. 10 filed in the office of the Secretary of State, February 19, 1935, and that the same is a full, true and correct transcript therefrom and of the whole thereof, together with all endorsements thereon.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed hereto the Seal of the State of Oregon. Done at the Capitol at Salem, Oregon, this 19th day of February, A. D., 1935. EARL •SNELL, Secretary of State.

(SEAL OF THE STATE OF OREGON)

MOTIONS.

Mr. McDonnell moved that the memorial be entered in the Journal.

The motion was carried.

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

Mr. Cohen moved that House Bill No. 71 be re-referred to the Committee on Rules and Order from the Committee on Unemployment Relief and Public Welfare.

The motion was carried.

PROPOSITIONS, MOTIONS AND RESOLUTIONS.

Resolution by Representatives Christianson, Leber and Luck:

WHEREAS, The State of Washington has at Long Beach, Washington, an excellent beach suitable for automobile speed contests, and

WHEREAS, Sir Malcolm Campbell, the British speed record holder, has stated that should he have a longer and more suitable course than Daytona Beach, Florida, his possibilities of establishing new records will be greatly increased, and

WHEREAS, Should Sir Malcolm Campbell decide to race his car at the ocean speedway at Long Beach, it would result in much favorable publicity for the State of Washington, its resources and products, and

WHEREAS, Sir Malcolm Campbell has already indicated his desire to consider the ocean speedway at Long Beach, Washington as proven by associated press reports hereto attached.

Therefore Be It Resolved, That the House of Representatives request the Memorials Committee of the House to prepare a suitable invitation to Sir Malcolm Campbell to further investigate the facilities of the ocean speedway at Long Beach, Washington, and

Be It Further Resolved, That the Memorials Committee do secure the seal of the Secretary of State on this document, and the signatures of as many members of the House of Representatives, The Senate, the Speaker, the Lieutenant Governor and the Governor.

Mr. Luck moved the adoption of the resolution.

The resolution was adopted.
JOURNAL OF THE HOUSE

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 28, 1935.

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 349, entitled "An Act relating to and regulating the possession, transportation, treatment and disposition of dead human bodies, the licensing of funeral directors and embalmers, regulating conduct in relation thereto, making an appropriation, providing penalties for violation thereof, and repealing all acts and parts of acts in conflict herewith," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

A. E. Edwards, Chairman.


Passed to second reading.

House Bill No. 459 (reported by Committee on Appropriations):
Do pass with amendment.
Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 467, entitled "An Act for licensing of any person working at the occupation of motion picture projectionist, providing for examination of competency of projectionists and apprentices and governing the work of projectionists in places of public amusement," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Myron H. Titus, Thomas Voyce, Hans Johnson, Willis M. Hales, Michael Smith, Marie F. Keen.

Passed to second reading.

Mr. Speaker:

We, a minority of your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 467, entitled "An Act for licensing of any person working at the occupation of motion picture projectionist, providing for examination of competency of projectionists and apprentices and governing the work of projectionists in places of public amusement," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

Carl J. Luck, Chairman.

I concur in this report: Clemens M. Boyle.

Passed to second reading.

House Bill No. 491 (reported by Committee on State Charitable Institutions):
Do pass with amendments.
Passed to second reading.

House Bill No. 496 (reported by Judiciary Committee):
Do pass with amendments.
Passed to second reading.

House Bill No. 506 (reported by Committee on Insurance):
Do pass with amendments.
Passed to second reading.
We, your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 509, entitled "An Act relating to financing the sale of motor vehicles; prohibiting manufacturers and wholesale distributors thereof from controlling dealers with respect to the persons through whom motor vehicles are financed; and declaring certain acts crimes and providing for the punishment thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILL WENTWORTH, Chairman.

We concur in this report: Lulu D. Haddon, R. D. Wiswall, J. R. Hurley, Ted F. Schroeder, Hans Johnson.

Passed to second reading.

We, a majority of your Committee on Insurance, to whom was referred House Bill No. 525, entitled "An Act relating to the proceeds of life insurance and amending Section 2 of Chapter 92 of the Laws of 1927 of the State of Washington, the same being Section 7230-1 of Remington's Revised Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

HARRY D. AUSTIN, Chairman.


Passed to second reading.

We, a majority of your Committee on Horticulture, to whom was referred House Bill No. 528, entitled "An Act relating to horticulture and amending Section 29 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.

H. C. BOHLKE, Chairman.

We concur in this report: Chas. Gessell, Hugh Herren, John R. Jones.

Passed to second reading.

We, a majority of your Committee on Horticulture, to whom was referred House Bill No. 529, entitled "An Act relating to horticulture, amending Sections 1, 2, 11 and 20 of Chapter 166 of the Laws of 1915 as subsequently amended, and making an appropriation," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

H. C. BOHLKE, Chairman.

We concur in this report: Chas. Gessell, Hugh Herren, Robert F. Murray, John R. Jones.

Passed to second reading.

We, a majority of your Committee on Cities of the First Class, to whom was referred House Bill No. 623, entitled "An Act relating to the creation of indebtedness to meet deficiencies in local improvement district funds of cities of the first class, having a population of three hundred thousand (300,000) or more, and authorizing the payment of such deficiencies from the 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.

R. T. MC DONALD, Chairman.


Passed to second reading.
MR. SPEAKER:

We, a majority of your Committee on Horticulture, to whom was referred House Joint Memorial No. 32, relating to the apple industry 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.  

H. C. Bohlke, Chairman.

We concur in this report: Chas. Gessell, Hugh Herren, Robert F. Murray, John R. Jones.

Passed to second reading.

MR. SPEAKER:

We, a part of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 40, entitled "An Act relating to public service companies, providing for additional supervision and regulation thereof, and amending Section 92 of Chapter 117 of the Session Laws of 1911, as amended by Section 1 of Chapter 182 of the Session Laws of 1913, as amended by Section 4 of Chapter 165 of the Session Laws of 1933 (Section 10441, Remington's Revised 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: Adela Parker, Lyle D. Keith, Ben S. Sawyer, Edward J. Reilly, R. F. Kelly, W. A. Richmond.

Passed to second reading.

MR. SPEAKER:

We, a minority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 40, entitled "An Act relating to public service companies, providing for additional supervision and regulation thereof, and amending Section 92 of Chapter 117 of the Session Laws of 1911, as amended by Section 1 of Chapter 182 of the Session Laws of 1913, as amended by Section 4 of Chapter 165 of the Session Laws of 1933 (Section 10441, Remington's Revised 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.

Donald A. McDonald, Chairman.

We concur in this report: John R. Martin, Richard B. Ott, DeWolfe Emory, W. W. Robbins.

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. 626**, by Committee on Industrial Insurance (by departmental request): An Act relating to the compensation of injured workmen and their dependents, providing for the liability of employers in certain cases, amending Section 18 of Chapter 74 of the Laws of 1911, page 367, as amended by Section 19 of Chapter 28 of the Laws of 1917, as amended by Section 3 of Chapter 67 of the Laws of 1919, page 136; and declaring an emergency.

Ordered printed and passed to second reading.

**House Bill No. 627**, by Representatives Todd, Gehlen, Wentworth, Mackie, Easterday, Austin, Reilly, Freese, Smith (T. E.), Herren, Cohen, McCarty and Luck: An Act relating to intoxicating liquors; providing for the manner of issuing licenses by the Washington State Liquor Control
Board for the sale of wine and beer, and designating a committee of local municipal subdivisions to pass on applications for such licenses.

Ordered printed and referred to Committee on Liquor Control.

House Bill No. 628, by Representative Yantis (by departmental request): An Act relating to taxation and the listing by county assessors of property for taxation, and declaring that the act shall take effect immediately.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 629, by Representative Sullivan: An Act relating to the relief of certain debtors and declaring the sense of the state legislature concerning the foreclosure of real estate mortgages and the forfeiture of real estate contracts of purchase; and recommending the conduct of the court in such cases.

Ordered printed and referred to Judiciary Committee.

House Bill No. 630, by Representative Strickland: An Act relating to fair trade practices, which limits carrying or interest charges on goods, wares and merchandise sold on the "Installment Plan," and the purchase price of which is to be paid in periodic payments, providing for the licensing of persons engaged in the business of selling merchandise on the Installment Plan including Finance and Re-Discount Corporations, defining terms, providing penalties for violations of provisions hereof, repealing all laws in conflict herewith, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 631, by Representative McCarty: An Act relating to the relief of Guy L. Brown, and making an appropriation therefor.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 632, by Representatives Austin, Todd, Wilson, Lynch, Cohen, Lindgren, Smith (M. B.), Strickland, McDonald (R. T.), Smith (T. E.), Neal and McDonald (D. A.): An Act authorizing cities containing a population of not less than three hundred thousand inhabitants owning, or which may hereafter acquire, municipal transit systems, to provide an alternative method for the operation, management, maintenance and financing of such transit systems, and declaring that this act shall take effect immediately.

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


Ordered printed and referred to Judiciary Committee.

House Bill No. 634, by Representative Ott: An Act relating to garnishments, and amending Section 1 of Chapter 15 of the Laws of 1933, being Section 680-1 of Remington's Revised Statutes.

Ordered printed and referred to Judiciary Committee.

House Bill No. 635, by Representative Dixon: An Act creating a bureau of boiler inspection and record for the State of Washington, and to provide for the appointment of a chief boiler inspector with full charge of and supervision over said bureau of boiler inspection and for the appointment of assistant boiler inspectors, also providing for the qualifications to be re-
quired of such chief boiler inspector and the assistant boiler inspectors, and providing the fees to be charged for inspections, and for the licensing of persons, firms and corporations engaged in the manufacture and repair of steam boilers and providing for certain inspection reports and certificates to allow boiler operation, and providing for the enforcement of this act.

Ordered printed and referred to Committee on Labor and Labor Statistics.

**House Bill No. 636**, by Representative Brown: An Act relating to state lands and providing for the leasing of state lands for unemployment relief and providing for the sale of improvements on such leased lands and for their exemption from taxation; creating a board to be known as “Home Land Board,” providing for the appointment of the members thereof, fixing their duties and compensation, making an appropriation therefor and declaring an emergency.

Ordered printed and referred to Committee on Unemployment Relief and Public Welfare.

**House Bill No. 637**, by Representative Sandegren: An Act relating to taxation, providing the means, method and manner of payment of taxes and declaring an emergency.

Ordered printed and referred to Committee on Revenue and Taxation.

**FIRST READING OF SENATE BILLS.**

**Engrossed Senate Bill No. 147**, by Senators Miller, Roland, Murphy (Kebe!), Kerstetter, Ryan (J. H.) and Bengtson: An Act relating to short firearms and other weapons; defining terms; regulating the sale, possession and use thereof; providing for certain licenses and fixing fees; defining certain crimes and prescribing penalties.

Referred to Judiciary Committee.

**SECOND READING OF BILLS.**

**House Bill No. 513**, by Representatives Yantis, Schroeder, Schultz, Johnson (W. A.), Klemgard, Holt, Wentworth, Van Dyk, Murray, McDonnell, Gessell, Karr, Gardner, Martin (F. J.), Keen, Halleran, Haddon, Johnson (Hans), Christianson, Skinner, Neal, Hall, Richmond (W. A.), Clark, Reeves, Titus, Bohike, McDonald (D. A.), Herren, Edlund, Smith (B. L.), McCauley, Cowen, Wamaker, Drew, Ledgerwood, Parker, Wiswall, Joyce, McDonald (J. D.), Smith (J. B.), Nelsen, Carty, Twidwell, Brown, Devenish, Jones, Ott, Easterday, Gehlen, Johnston (Geo. H.), McCarty, Ford, Kelly, Morgan, Dixon and Lindgren: Relating to income tax.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 513, entitled "An Act relating to taxation; providing revenues for support of the state government by means of taxes with respect to the income of residents of the state and fiduciaries, for the privilege of receiving income therein while enjoying the protection of its laws; providing for the assessment, collection and distribution of such taxes; defining the powers and duties of certain officers in connection therewith; prescribing penalties; making an appropriation, and repealing all acts and parts of acts in conflict therewith," have had the same under consideration,
and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In Section 65, line 30 of the original bill, being line 15 of the printed bill, strike the words "bank or corporation," and insert in lieu thereof the words "individual or fiduciary."

Strike the whole of Section 68 and insert in lieu thereof the following:

"Sec. 68. There is hereby appropriated from the general fund, for the fiscal biennium, beginning April 1, 1935, and ending March 31, 1937, the sum of One Hundred Twenty-five Thousand ($125,000.00) Dollars, or so much thereof as shall be necessary to carry out the provisions of this act."

After Section 68 insert a new section to be known as Section 69 to read as follows:

"Sec. 69. There is hereby appropriated from the general fund, for the fiscal biennium, beginning April 1, 1935, and ending March 31, 1937, the sum of Fifty Thousand ($50,000.00) Dollars, or so much thereof as shall be necessary, for the purpose of refunding taxes, penalties and interest collected under the provisions of this Act, either upon vouchers approved by the Tax Commission, as provided in this Act, or upon judgment rendered against this state ordering the repayment and refunding of taxes, penalties and interest collected under the provisions of this Act and any costs and interest assessed against the state in such judgments."

Amend the bill further by renumbering the remaining sections consecutively.

Geo. F. Yantis, Chairman.


Mr. Speaker:

We, a minority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 513, entitled "An Act relating to taxation; providing revenues for support of the state government by means of taxes with respect to the income of residents of the state and fiduciaries, for the privilege of receiving income therein while enjoying the protection of its laws; providing for the assessment, collection and distribution of such taxes; defining the powers and duties of certain officers in connection therewith; prescribing penalties; making an appropriation, and repealing all acts and parts of acts in conflict therewith," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

........................................................., Chairman.

We concur in this report: Henry J. Copeland, John W. Eddy, DeWolfe Emory.

The bill was read the second time by sections.

On motion of Mr. Yantis, the amendments proposed on the majority committee report was adopted.

Mr. Drew moved the adoption of the following amendment:

Amend the bill by adding thereto a new section to be known as Section 72 to read as follows:

"Sec. 72. This act is necessary for the immediate support of the state government and its existing public institutions and shall take effect immediately."

The amendment was adopted.

Mr. Dixon moved the adoption of the following amendment:

In Section 6 strike paragraph (8) of Subsection (b).

The amendment was lost.

Miss Parker moved the adoption of the following amendment:

Amend Section 2 by adding thereto a new subsection to be known as Subsection (c), to read as follows:

"(c) A surtax with respect to his income of an additional ten percent (10%) on all surtax net incomes in excess of twenty-five thousand dollars ($25,000.00)."

Debate ensued.
Mr. Smith (M. B.) demanded the previous question and the demand was sustained.

Division was called for and the amendment was lost on a rising vote.

Mr. Richmond (W. A.) moved the adoption of the following amendment:

In Section 7, Subdivision (e), strike the whole thereof and re-letter the remaining subdivisions of said Section 7.

The amendment was lost.

Mr. Drew moved the adoption of the following amendment:

Amend the title; strike the period at the end thereof and insert in lieu thereof a comma (,) and add the following: "and declaring an emergency."

The amendment was adopted.

Mr. Bice moved the adoption of the following amendment:

Amend Section 19-b, line 13 of the original bill, being line 6 of the printed bill, strike the figures "$1500" and insert in lieu thereof the figures "$2500."

Debate ensued.

The amendment was adopted.

Mr. Yantis moved the adoption of the following amendment:

In Section 10, line 14 of the original bill, being line 38 of the printed bill, strike the figures "$1500" and insert in lieu thereof the figures "$2500."

The amendment was adopted.

Mr. Bice moved the adoption of the following amendment:

Amend Section 19, Subsection (a), page 11, line 4 of the printed bill, by striking the figures "$1000" and inserting in lieu thereof the figures "$1500."

Division was called for and the amendment was lost on a rising vote.

Mr. Yantis moved the adoption of the following amendments:

In Section 18, line 25 of the original bill, being line 31 of the printed bill, strike the figures "$1500" and insert in lieu thereof the figures "$2500."

In Section 18, line 29 of the original bill, being line 36 of the printed bill, strike the figures "$1500" and insert in lieu thereof the figures "$2500."

The amendments were adopted.

Miss Parker moved the adoption of the following amendment:

In Section 2, line 28 of the printed bill, strike the word "three" and insert in lieu thereof the word "four."

Division was called for and the amendment was lost on a rising vote.

On motion of Mr. Yantis, the following amendments were adopted:

In Section 7, Subsection (j), line 18 of the original bill, being line 13, page 5 of the printed bill, strike the word "equitable" and insert in lieu thereof the word "equitably."

In Section 10, line 16 of the original bill, being line 40 of the printed bill, strike the figures "$1500" and insert in lieu thereof the figures "$2500."

In Section 17, Subsection (d), line 7 of the original bill, strike the word "be" and insert in lieu thereof the word "by."

In Section 18, Subsection (b), line 30 of the original bill, strike the figures "$5.00" and insert in lieu thereof the figures "$5,000."

In Section 48, line 23 of the original bill, being line 41 of the printed bill, strike the word "it" and insert in lieu thereof the word "he."

In Section 54, line 9 of the original bill, being line 27 of the printed bill, after the word "state" and before the comma (,) insert the words "or any municipal subdivision thereof."

In Section 54, line 10 of the original bill, being line 27 of the printed bill, after the word "state" and before the word "having" insert the words "or any municipal subdivision thereof."
On motion of Mr. Drew, the rules were suspended, House Bill No. 513 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Speaker observed former Representative E. Morris Starrett from Clallam within the bar of the House and appointed Mr. Ford to escort him to a seat beside the Speaker.

The Speaker called Mr. Drew to preside.

Mr. Hurley demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 513 and it passed the House by the following vote: Yeas, 88; nays, 5; absent or not voting, 6.

Those voting yea were: Representatives Adams, Austin, Bell, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Edlund, Edwards, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hall, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Lindgren, Luck, Lynch, Martin (F. J.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wiswall, Yantis, Mr. Speaker—88.

Those voting nay were: Representatives Bice, Copeland, Eddy, Emory, Halloran—5.

Those absent or not voting were: Representatives Gehlen, Hales, Ledgerwood, Mackie, Martin (J. R.), Wingrove—6.

House Bill No. 513, having received the constitutional majority, was declared passed.

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

On motion of Mr. Keith, the rules were suspended, House Bill No. 513 was ordered engrossed and the Chief Clerk was directed to immediately transmit the engrossed bill to the Senate.

Mr. Cowen announced that Mrs. Waldron, mother of Robert F. Waldron, Speaker of the House of Representatives, was in the gallery of the House.

Mr. Luck moved that a committee be appointed to escort Mrs. Waldron to a seat upon the rostrum.

The motion was carried.

The Speaker (Mr. Drew presiding) appointed Representatives Haddon and Luck as members of the committee to escort Mrs. Waldron to a seat upon the rostrum.

On motion of Miss Parker, the House reverted to the fifth order of business.

**REPORT OF STANDING COMMITTEE.**

**House Bill No. 172** (reported by Committee on Education):

Majority: do pass with amendments.
Minority: do not pass.

Passed to second reading.

On motion of Miss Parker, the House resumed the regular order of business.

The Speaker resumed the chair.

REPORTS OF ENGROSSMENT COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 28, 1935.

Mr. Speaker:

We, of your Committee on Engrossment, to whom was referred Engrossed House Bill No. 276; also Engrossed House Bill No. 285, have compared same with the original bills and find them correctly engrossed.

We concur in this report: C. L. Richmond, D. F. Bice.

Chairman.

We, of your Committee on Engrossment, to whom was referred Engrossed House Bill No. 85; also Engrossed House Bill No. 158, have compared same with the original bills and find them correctly engrossed.

I concur in this report: Nelson B. Neff.

Chairman.

REPORT OF ENROLLMENT COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 28, 1935.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Joint Resolution No. 10, have compared same with the engrossed resolution and find it correctly enrolled.

We concur in this report: Richard W. Bowden, Joseph Gardner.

The Speaker announced he was about to sign House Joint Resolution No. 10.

Mr. Adams moved that the House be declared at recess until 8:00 p. m.

Mr. Smith (T. E.) moved as a substitute that the House be declared at recess until 8:30 p. m.

The substitute motion was lost.

The motion by Mr. Adams was carried and the House was declared at recess until 8:00 p. m.

EVENING SESSION.

The Speaker called the House to order at 8:00 p.m.

The Clerk called the roll and all members were present except Representatives Gehlen and Halleran, who had been excused.

On motion of Mr. Smith (J. B.), the House reverted to the fifth order of business.
REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
* OLYMPIA, WASH., March 1, 1935.

MR. SPEAKER:

We, of your Committee on Enrollment, to whom was referred House Bill No. 267, have compared same with the engrossed bill and find it correctly enrolled.

.............................................., Chairman.

We concur in this report: W. A. Johnson, R. W. Bowden.

House Bill No. 66 (reported by Committee on Education):
Majority: do pass with amendment.
Minority: do not pass.
Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 1, 1935.

Mr. Speaker:

We, a majority of your Committee on Elections and Privileges, to whom was referred House Bill No. 229, entitled “An Act relating to registration of voters, and amending Section 22 of Chapter 1 of the Session Laws of 1933 (Section 5114-22, Remington's Revised Statutes),” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

HUGH HERREN, Chairman.

We concur in this report: Raymond F. Kelly, Ben S. Sawyer, Donald A. McDonald, Lloyd Lindgren, Frank Schultz, R. J. Ryan, Richard W. Bowden, W. E. Carty.
Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 1, 1935.

Mr. Speaker:

We, a majority of your Committee on Elections and Privileges, to whom was referred House Bill No. 261, entitled “An Act relating to elections and to precinct election boards and the appointment thereof; and validating certain town and school district elections; and amending Section 1, Chapter 29 of the Laws of Extraordinary Session of 1933; and declaring that this act shall take effect immediately; and adding a new section to be known as Section 1-A,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

HUGH HERREN, Chairman.

We concur in this report: Ben S. Sawyer, Raymond F. Kelly, Richard W. Bowden, Donald A. McDonald, Lloyd Lindgren, Frank Schultz, R. J. Ryan, W. E. Carty.
Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 1, 1935.

Mr. Speaker:

We, a majority of your Committee on Elections and Privileges, to whom was referred House Bill No. 322, entitled “An Act to facilitate the operation of the provisions of Section 1 of Article 2 of the Constitution relating to the initiative and amending Chapter 138 of the Laws of 1913 by adding a new section,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

HUGH HERREN, Chairman.

We concur in this report: Raymond F. Kelly, Ben S. Sawyer, Donald A. McDonald, Lloyd Lindgren, Frank Schultz, R. J. Ryan, Richard W. Bowden, W. E. Carty.
Passed to second reading.

House Bill No. 345 (reported by Committee on Education):
Do pass with amendment.
Passed to second reading.

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MR. SPEAKER:

We, your Committee on Mines and Mining, to whom was referred House Bill No. 436, entitled "An Act providing for the regulation and supervision of the issuance and sale of metalliferous mining securities, as the same are herein defined, to prevent fraud in the sale 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.

FRANK SCHULTZ, Chairman.

We concur in this report: A. C. Wingrove, Belle Reeves, Harry E. Christianson, Thomas Voyce, Hugh Herren, J. R. Hurley.

Passed to second reading.

MR. SPEAKER:

We, your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred House Bill No. 449, entitled "An Act relating to the physical examination of applicants for marriage licenses, the certification of said examination, and the sterilization of physically and mentally afflicted applicants," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

R. D. WISWALL, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Education, to whom was referred House Bill No. 456, entitled "An Act relating to the liability of school districts and school district officers, agents and employees, and amending Section 1 of Chapter 92 of the Laws of 1917, page 332, being Section 4706 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.

PEARL A. WANAMAKER, Chairman.

We concur in this report: Adela Parker, Edward J. Reilly, Clemens M. Boyle, Carl E. Devenish, Leslie V. Morgan, U. S. Ford, Paul J. Huetter, Lulu D. Haddon, H. D. Hall, Arthur Karr, Ray Sandegren, B. L. Smith, Fred D. Kemp.

Passed to second reading.

MR. SPEAKER:

We, a minority of your Committee on Education, to whom was referred House Bill No. 456, entitled "An Act relating to the liability of school districts and school district officers, agents and employees, and amending Section 1 of Chapter 92 of the Laws of 1917, page 332, being Section 4706 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.

I concur in this report: A. W. Clark.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Elections and Privileges, to whom was referred House Bill No. 476, entitled "An Act requiring the attorney general to prepare a popular title to head initiative and referendum measures and amending Section 5398, Remington's Compiled Statutes, and Section 5419, Remington's Compiled Stat-
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utes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

HUGH HERREN, Chairman.

We concur in this report: Raymond F. Kelly, Ben S. Sawyer, Donald A. McDonald, Lloyd Lindgren, Frank Schultz, R. J. Ryan, R. W. Bowden, W. E. Carty.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 28, 1935.

MR. SPEAKER:

We, a majority of your Committee on Agriculture, to whom was referred House Bill No. 500, entitled "An Act to provide for a state recorder of brands and the manner of and fees for recording and transferring brands and for the appointment of stock inspectors, prescribe their duties and fix their compensation; and defining the duties of shippers and common carriers; and providing for penalties for violations; and fixing the duties of those not regularly engaged in slaughtering cattle and horses, and providing penalties for violations of this act," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.

C. LELAND RICHMOND, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 1, 1935.

MR. SPEAKER:

We, a majority of your Committee on Education, to whom was referred House Bill No. 519, entitled "An Act relating to motor vehicles and the license thereof; regulating the transportation of school children therein; and amending Section 1, Chapter 98 of the Session Laws of 1933," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

PEARL A. WANAMAKER, Chairman.

We concur in this report: Carl E. Devenish, Clemens M. Boyle, Edward J. Reilly, Adela Parker, Leslie V. Morgan, A. W. Clark, U. S. Ford, Paul J. Huetter, Lulu D. Haddon, H. D. Hall, Arthur Karr, Ray Sandegren, B. L. Smith, Fred D. Kemp.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 1, 1935.

MR. SPEAKER:

We, a majority of your Committee on Elections and Privileges, to whom was referred House Bill No. 522, entitled "An Act relating to the permanent registration of voters and assigning the duties of certain officers therewith and repealing Section 13 of Chapter 1 of the Laws of 1933, and amending Chapter 1 of the Laws of 1933 by adding therefo a new section to be known as Section 13-1," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

HUGH HERREN, Chairman.

We concur in this report: Raymond F. Kelly, Ben S. Sawyer, Donald A. McDonald, Lloyd Lindgren, Frank Schultz, R. J. Ryan, Richard W. Bowden, W. E. Carty.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 28, 1935.

MR. SPEAKER:

We, a majority of your Committee on Unemployment Relief and Public Welfare, to whom was referred House Bill No. 573, entitled "An Act making it unlawful for any officer of the state, county, municipality or political subdivision to exact property, goods or other tribute in consideration of relief to be given to an indigent person, and declaring penalties for its violations," have had the same under consideration, and we
respectfully report the same back to the House with the recommendation that it do pass.  

J. B. Smith, Chairman.


Passed to second reading.

House of Representatives,  
Olympia, Wash., March 1, 1935.

Mr. Speaker:

We, your Committee on Municipal Corporations Other Than First Class, to whom was referred House Bill No. 578, entitled "An Act relating to cities of the second class, and amending Section 3 of Chapter 241 of Session Laws of 1907 and acts amendatory thereof (Section 9008 of Remington's Revised Statutes of Washington), relating to election of officers," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. R. Hurley, Chairman.

We concur in this report: Corbin Sullivan, Ernest R. Leber, R. D. Wiswall, Ben S. Sawyer.

Passed to second reading.

House of Representatives,  

Mr. Speaker:

We, your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred House Bill No. 580, entitled "An Act establishing a State Hospitalization Board and defining its powers and duties and providing for the construction, maintenance and operation of certain experimental hospitals, clinics, and out-stations, providing for creation of hospital districts, appropriating ten thousand dollars ($10,000) and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

R. D. Wiswall, Chairman.

We concur in this report: D. F. Bice, U. S. Ford, David C. Cowen, A. C. Wingrove, W. W. Robbins, Bert Lynch, J. D. McDonald, Lloyd Lindgren

Passed to second reading.

House of Representatives,  
Olympia, Wash., March 1, 1935.

Mr. Speaker:

We, your Committee on Cities of the First Class, to whom was referred House Bill No. 632, entitled "An Act authorizing cities containing a population of not less than three hundred thousand inhabitants owning, or which may hereafter acquire, municipal transit systems, to provide an alternative method for the operation, management, maintenance and financing of such transit systems, 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.

Robert T. McDonald, Chairman.


Passed to second reading.

House of Representatives,  

Mr. Speaker:

We, a majority of your Committee on Unemployment Relief and Public Welfare, to whom was referred House Joint Memorial No. 31, relating to the public works relief program as proposed by the President of the United States," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

J. B. Smith, Chairman.

We concur in this report: Gerald G. Dixon, Linea S. Edlund, A. E. Holt, Marie F.
Passed to second reading.

Mr. Smith (J. B.) moved that the rules be suspended, House Joint Memorial No. 31 be advanced to second reading and read in full.

Debate ensued.

Mr. Martin (J. R.) moved as a substitute that the motion by Mr. Smith (J. B.) be laid on the table without taking the memorial with it.

Division was called for and the substitute motion to lay the motion by Mr. Smith (J. B.) on the table without taking the memorial with it, was lost on a rising vote.

Division was called for on the motion to suspend the rules and advance House Joint Memorial No. 31 to second reading, and the motion, having failed to receive the necessary two-thirds majority, was declared lost on a rising vote.

House Joint Memorial No. 31 was passed to second reading.

MOTIONS.

On motion of Mr. Wiswall, the House reverted to the fourth order of business.

On motion of Mr. Wiswall, consideration of House Bill No. 492 on the calendar for second reading was deferred, and the bill was ordered to retain its place on the calendar for the next working day.

On motion of Mr. Adams, the House resumed the regular order of business.

MESSAGES FROM THE SENATE.

SENATE CHAMBER, OLYMPIA, WASH., March 1, 1935.

Mr. Speaker:

The President has signed House Joint Resolution No. 10, and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER, OLYMPIA, WASH., March 1, 1935.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 63, also Engrossed House Bill No. 149, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER, OLYMPIA, WASH., March 1, 1935.

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 121, also Engrossed Senate Bill No. 223, also Engrossed Senate Bill No. 161, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER, OLYMPIA, WASH., March 1, 1935.

Mr. Speaker:

The President has appointed as members of the Conference Committee on Engrossed House Bill No. 67: Senators Duggan, Metcalf and McMillan.

HARRISON W. MASON, Secretary.
MR. SPEAKER:
The Senate has concurred in the House amendments to Engrossed Senate Bill No. 13 and passed the bill as amended by the House.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., March 1, 1935.

The President has signed: Senate Bill No. 17, also Senate Bill No. 73, also Senate Bill No. 4, also Senate Bill No. 36, also Senate Bill No. 13, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE AMENDMENTS TO HOUSE BILL.

MR. SPEAKER:
The Senate has passed Engrossed House Bill No. 64 with the following amendment:

Amend Sec. 3, line 25 of the original bill, being line 15 of the printed bill, by striking the remainder of the paragraph following the word "changes;", and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

Mr. Ott moved that the House do not concur in the Senate amendments to Engrossed House Bill No. 64 and that the Senate be asked to recede therefrom.

Debate ensued.

Mr. McDonald (R. T.), demanded the previous question.

Division was called for, and the demand for the previous question was sustained on a rising vote.

Division was called for, and the motion by Mr. Ott was lost on a rising vote.

Mr. Drew moved that the House concur in the Senate amendments to Engrossed House Bill No. 64.

Division was called for and the motion was carried on a rising vote.

The Clerk called the roll on the passage of Engrossed House Bill No. 64 as amended by the Senate, and it passed the House by the following vote:

Yeas, 55; nays, 35; absent or not voting, 9.

Those voting yea were: Representatives Adams, Boede, Bohlke, Boyle, Carty, Clark, Cowen, Dixon, Drew, Easterday, Ford, Freese, Hall, Herren, Holt, Hurley, Johnson (Hans), Jones, Karr, Lindgren, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Myers, Neale, Neff, Nelsen, Parker, Richmond W. A.), Ryan, Sandegren, Sawyer, Schroeder, Skinner, Smith (J. B.), Smith (M. B.), Sullivan, Twidwell, Van Dyk, Voce, Wannemaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—55.

Those voting nay were: Representatives Bice, Bowden, Brown, Christianson, Cohen, Copeland, Devenish, Donahoe, Eddy, Edlund, Edwards, Emory, Gardner, Gifford, Hales, Johnson (W. A.), Johnston (Geo. H.), Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Morgan, Murray, Ott, Reeves, Reilly, Richmond (C. L.), Robbins, Smith (B. L.), Smith (T. E.), Strickland, Titus—35.
Those absent or not voting were: Representatives Austin, Bell, Gehlen, Gessell, Haddon, Halleran, Huetter, Luck, Todd—9.

Engrossed House Bill No. 64, having received the constitutional majority, was declared passed as amended by the Senate.

NOTICE OF RECONSIDERATION.

Mr. Lindgren gave notice that on the following working day he would move that the House reconsider the vote by which Engrossed House Bill No. 64 was passed as amended by the Senate.

The Speaker announced he was about to sign House Bill No. 267, Senate Bill No. 17, Senate Bill No. 73, Senate Bill No. 4, Senate Bill No. 36 and Senate Bill No. 13.

SECOND READING OF BILLS.

The House resumed consideration of bills on second reading.

House Bill No. 378, by Representative Martin (F. J.) (by departmental request): Relating to hunting licenses.

The bill was read the second time by sections.

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

In Section 2, line 1 of the original bill, being line 23 of the printed bill, after the word "county" and before the word "the" strike the word "or" and insert in lieu thereof the word "of."

House Bill No. 378 was passed to third reading and ordered engrossed.

House Bill No. 533, by Committee on Forestry and Logged-off Lands: Relating to forest areas.

The bill was read the second time by sections.

Mr. Nelsen moved the adoption of the following amendment:

Amend the bill by striking the whole of Section 9.

Debate ensued.

The amendment was adopted.

NOTICE OF RECONSIDERATION.

Mr. Ford gave notice that on the following working day he would move that the House reconsider the vote by which the amendment by Mr. Nelsen to Section 9 of House Bill No. 533 was adopted.

Mr. McDonald (J. D.) moved the adoption of the following amendment:

In Section 10, line 25 of the printed bill, after the word "misdemeanor" strike the rest of Section 10.

The amendment was lost.

On motion of Mr. Yantis, House Bill No. 533 was re-referred to the Committee on Rules and Order.

REPORT OF ENROLLMENT COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 1, 1935.

Mr. Speaker:

We, of your Committee on Enrollment, to whom was referred House Bill No. 149, have compared same with the engrossed bill and find it correctly enrolled.

______________________________, Chairman.

We concur in this report: Joseph Gardner, Geo. H. Johnston.

The Speaker announced he was about to sign House Bill No. 149.
The House resumed consideration of bills on second reading.

**House Bill No. 485**, by Representative Austin (by request): Relating to domestic insurance companies.

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

**House Bill No. 218**, by Representatives Richmond (W. A.), Bell, Schroeder and Herren: Relating to public schools.

The bill was read the second time by sections.

Mr. Schroeder moved that the rules be suspended, House Bill No. 218 be advanced to third reading, the second reading considered the third and the bill be placed on final passage.

The motion was carried.

Mr. Sandegren demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 218, and it passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gifford, Hales, Hall, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—90.

Those absent or not voting were: Representatives Austin, Gehlen, Gessell, Haddon, Halleran, Huetter, Luck, Neff, Todd—9.

House Bill No. 218, having received the constitutional majority, was declared passed.

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

On motion of Mr. Herren, the rules were suspended and the Chief Clerk was directed to immediately transmit House Bill No. 218 to the Senate.

**House Bill No. 518**, by Representative Edwards: Relating to the crime of libel.

Mr. Drew moved that House Bill No. 518 be indefinitely postponed. Debate ensued.

Mr. Adams demanded the previous question and the demand was sustained.

A roll call was demanded and the demand was sustained.

The Speaker:

"A vote 'Aye' is to indefinitely postpone House Bill No. 518. A vote 'No' is against the indefinite postponement."

The Clerk called the roll and the motion to indefinitely postpone House
Bill No. 518 was lost by the following vote: Yeas, 44; nays, 46; absent or not voting, 9.

Those voting yea were: Representatives Bell, Bowden, Boyle, Christianson, Cowen, Drew, Easterday, Edlund, Ford, Gessell, Gifford, Hales, Hall, Herren, Holt, Johnson (Hans), Keen, Lindgren, Lynch, McCarty, McCauley, McDonald (J. D.), Neal, Nelsen, Ott, Parker, Reilly, Richmond (W. A.), Ryan, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wilson—44.

Those voting nay were: Representatives Adams, Bice, Boede, Bohlke, Brown, Carty, Clark, Cohen, Copeland, Devenish, Dixon, Donahoe, Eddy, Edwards, Emory, Freese, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Mackie, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Reeves, Richmond (C. L.), Robbins, Sandegren, Wanamaker, Wingrove, Wiswall, Yantis, Mr. Speaker—46.

Those absent or not voting were: Representatives Austin, Gardner, Gehlen, Haddon, Halleran, Huetter, Luck, Strickland, Wentworth—9.

The bill was read the second time by sections.

Mr. McDonald (J. D.) moved the adoption of the following amendment:

In Section 2, line 17 of the printed bill, after the word "proprietor" strike all the rest of Section 2 down to the word "disseminated."

The amendment was lost.

Mr. Drew moved that the rules be suspended, House Bill No. 518 be advanced to third reading, the second reading considered the third and the bill be placed on final passage.

Mr. Neff moved as a substitute that House Bill No. 518 be made a special order of business for 10:30 a. m., Monday, March 4, 1935.

Mr. Drew moved that the substitute motion by Mr. Neff be laid on the table without taking the original motion or the bill with it.

Division was called for and the substitute motion was laid on the table without taking the bill or the original motion with it, on a rising vote.

Mr. Edwards 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 Gehlen, Halleran, Huetter, Robbins and Wentworth; Representatives Gehlen and Halleran having been excused.

The Speaker called Mr. Wilson to preside.

The Sergeant-at-Arms was instructed to bring the absentees within the bar of the House.

The Speaker resumed the chair.

Mr. Neal moved that the absentees be excused and that the House proceed with business under the call of the House.

The motion was lost.

The Speaker called Mr. Wilson to preside.

Mr. Sawyer moved that the absentees be excused and that the House proceed with business under the call of the House.

The motion was lost.
The Speaker resumed the chair.

Mr. Adams 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 to be on the motion by Mr. Drew that the rules be suspended and that House Bill No. 518 be advanced to third reading, the second reading considered the third and the bill placed on final passage.

The motion was carried.

Mr. Adams demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 518 and it passed the House by the following vote: Yeas, 56; nays, 40; absent or not voting, 3.

Those voting yea were: Representatives Adams, Austin, Bice, Boede, Bohlke, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Donahoe, Eddy, Edwards, Emory, Ford, Gardner, Gifford, Haddon, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Reeves, Reilly, Richmond (C. L.), Robbins, Sandegren, Skinner, Sullivan, Wanamaker, Wingrove, Wiswall, Yantis, Mr. Speaker—56.

Those voting nay were: Representatives Bell, Bowden, Boyle, Devenish, Dixon, Drew, Easterday, Edlund, Freese, Gessell, Hales, Hall, Herren, Johnson (Hans), Keen, Lindgren, Lynch, McCarty, McCauley, McDonald (J. D.), Neal, Nelsen, Ott, Parker, Richmond (W. A.), Ryan, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Titus, Todd, Twidwell, Van Dyk, Voyce, Wilson—40.

Those absent or not voting were: Representatives Gehlen, Halleran, Wentworth—3.

House Bill No. 518, having received the 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. Bowden moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

Mr. Martin (J. R.) moved that the rules be suspended and the Chief Clerk be directed to immediately transmit House Bill No. 518 to the Senate.

The motion was lost.

**NOTICE OF RECONSIDERATION.**

Mr. Gifford gave notice that on the following working day he would move that the House reconsider the vote by which it passed House Bill No. 518.

Mr. Easterday moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

**SECOND READING OF BILLS.**

House Bill No. 155, by Committee on Rules and Order (by departmental request): Relating to food fish.
Mr. Richmond (W. A.) moved that consideration of House Bill No. 155 be deferred and that the bill be ordered to retain its place on the calendar for the following working day.

Debate ensued.

Mr. Lynch moved as a substitute that further consideration of House Bill No. 155 be postponed until 2:00 p. m., Tuesday, March 5, 1935.

Mr. Martin (J. R.) moved that the substitute motion be laid on the table without taking the original motion or the bill with it.

Division was called for and the motion by Mr. Martin (J. R.) to lay the substitute motion on the table was lost on a rising vote.

Debate ensued.

With the consent of the House, Mr. Lynch withdrew his substitute motion.

With the consent of the House, Mr. Richmond (W. A.) withdrew his motion.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 25, 1935.

MR. SPEAKER:

We, a majority of your Committee on Fisheries, to whom was referred House Bill No. 155, entitled "An Act relating to food and shell fish, providing for licenses for taking, canning, receiving, buying, wholesaling and selling food and shell fish and amending Section 51 of Chapter 31 of the Laws of 1915 as amended by Section 51 of Chapter 63 of the Laws of 1921, defining license fees 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:

In Section 1, line 10, page 3 of the original bill, being lines 30 and 31 of the printed bill, strike the whole thereof.

C. N. ADAMS, Chairman.

We concur in this report: Rex Strickland, Bert Lynch, Harry E. Christianson, J. D. McDonald, Carl J. Luck.

The bill was read the second time by sections.

On motion of Mr. Adams, the amendment proposed on the majority committee report was adopted.

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

In Section 1, line 20 of the original bill, being line 11 of the printed bill, after the word "Salmon" insert the words "and/or food fish."

Mr. Martin (F. J.) moved the adoption of the following amendment:

In Section 1, beginning with the word "For" in line 20 of the original bill, being line 11 of the printed bill, strike all the matter down to and including the semicolon (;) following the figures "($25.00)" in line 9, page 2 of the original bill, being line 3, page 2 of the printed bill.
After considerable debate, on motion of Mr. Klemgard, the previous question was ordered.

The amendment was adopted.

Mr. Drew moved the adoption of the following amendment:

In Section 1, beginning with the word "For" in line 10, page 3 of the original bill, being line 32 of the printed bill, strike all the matter down to and including the period (.) following the word "stream" in line 20 of the original bill, being line 39 of the printed bill.

Mr. Luck moved that the amendment be laid on the table without taking the bill with it.

Division was called for on the motion to lay the amendment on the table and the motion was lost on a rising vote.

Mr. Richmond (C. L.) demanded the previous question and the demand was sustained.

Division was called for and the amendment was adopted on a rising vote.

Mr. Strickland moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

Mr. Klemgard moved the adoption of the following amendment:

In Section 1, strike all of line 40, page 2 of the printed bill.

Mr. Neff moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

Mr. Neff moved that House Bill No. 155 be re-referred to the Committee on Rules and Order.

Mr. Holt moved as a substitute that House Bill No. 155 be re-referred to the Committee on Revenue and Taxation.

Debate ensued.

Mr. Drew moved that the substitute motion by Mr. Holt and the motion by Mr. Neff be laid on the table without taking anything with them.

The motion was carried.

Mr. Lindgren moved that House Bill No. 155 be laid on the table.

The motion was lost.

Mr. Richmond (W. A.) moved the adoption of the following amendment:

Strike lines 42 to 44 inclusive in Section 1, page 2 of the printed bill.

Mr. Neff moved that the amendment be laid on the table without taking anything with it.

Division was called for and the amendment was laid on the table without taking anything with it on a rising vote.

Mr. Klemgard moved the adoption of the following amendment:

In Section 1, strike line 1, page 3 of the printed bill.

Mr. Richmond (C. L.) demanded the previous question and the demand was sustained.

The amendment was lost.

Mr. Klemgard moved the adoption of the following amendment:

In Section 1, strike all of line 2, page 3 of the printed bill.

Mr. Neff moved that the amendment be laid on the table without taking anything with it.
The motion was carried and the amendment was laid on the table without taking anything with it.

Mr. Klemgard moved the adoption of the following amendment:
In Section 1 strike all of line 10, page 3 of the printed bill.

Mr. Neff moved that the amendment be laid on the table without taking anything with it.

The motion was carried and the amendment was laid on the table without taking anything with it.

Mr. Klemgard moved the adoption of the following amendment:
In Section 1, strike all of line 19, page 3 of the printed bill.

Mr. Neff moved that the amendment be laid on the table without taking anything with it.

The motion was carried and the amendment was laid on the table without taking anything with it.

Mr. Titus moved the adoption of the following amendment:
In Section 1, page 5, line 25 of the original bill, being page 4, line 2 of the printed bill, strike the words and figures "twenty-five dollars ($25.00)" and insert in lieu thereof the words and figures "seventy-five dollars ($75.00)."

Mr. Neff moved that the amendment be laid on the table without taking anything with it.

The motion was lost.

Mr. Smith (T. E.) demanded the previous question and the demand was sustained.

The amendment was adopted.

Mr. Richmond (W. A.) moved the adoption of the following amendment:
In Section 1, line 10, page 3 of the printed bill, after the word "fish" strike the new matter underscored "and/or shellfish" and strike the word "shellfish" wherever used in said section.

Mr. Neff moved that the amendment be laid on the table without taking anything with it.

The motion was carried and the amendment was laid on the table without taking anything with it.

Mr. Titus moved the adoption of the following amendment:
In Section 1, page 4, line 4 of the printed bill, strike the words and figures "fifteen dollars ($15.00)" and insert in lieu thereof the words and figures "fifty dollars ($50.00)."

Mr. Neff moved that the amendment be laid on the table without taking anything with it.

Division was called for and the amendment was laid on the table without taking anything with it, on a rising vote.

Mr. Drew moved that the rules be suspended, House Bill No. 155 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Debate ensued.

The motion was carried.

Mr. Smith (T. E.) demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 155 and it failed to pass the House by the following vote: Yeas, 38; nays, 59; absent or not voting, 2.
Those voting yea were: Representatives Austin, Boyle, Brown, Christianson, Drew, Easterday, Edlund, Freese, Gardner, Gifford, Hales, Hall, Johnson (Hans), Karr, Keen, Lindgren, Lynch, Martin (F. J.), McCarty, McDonald (D. A.), Neal, Nelsen, Reeves, Richmond (W. A.), Robbins, Sawyer, Schultz, Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Van Dyk, Voyce, Wilson, Yantis, Mr. Speaker—38.

Those voting nay were: Representatives Adams, Bell, Bice, Boede, Bohlke, Bowden, Carty, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Eddy, Edwards, Emory, Ford, Gessell, Haddon, Herren, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Luck, Mackie, Martin (J. R.), McCauley, McDonald (J. D.), McDonald (R. T.); McDonnell, Morgan, Murray, Myers, Neff, Ott, Parker, Reilly, Richmond (C. L.), Ryan, Sandegren, Schroeder, Skinner, Smith (B. L.), Todd, Twidwell, Wanamaker, Wentworth, Wingrove, Wiswall—59.

Those absent or not voting were: Representatives Gehlen, Halleran—2.

House Bill No. 155, having failed to receive the constitutional majority, was declared lost.

NOTICE OF RECONSIDERATION.

Mr. Adams gave notice that on the following working day he would move that the House reconsider the vote by which House Bill No. 155 failed to pass the House.

Mr. Jones moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

House Concurrent Resolution No. 10, by Representative Ledgerwood: Relating to grain warehouses.

The resolution was read the second time in full.

Mr. Bowden moved the adoption of the following amendment:

In line 20 of the original resolution, being line 16 of the printed resolution, strike the word “it’s” and insert in lieu thereof the word “its.”

The amendment was adopted.

House Concurrent Resolution No. 10 was passed to third reading and ordered engrossed.

House Bill No. 164, by Representative McDonald (D. A.): Relating to public officials.

Mr. McDonald (D. A.) moved that Substitute House Bill No. 164 be substituted for House Bill No. 164.

The motion was carried.

Substitute House Bill No. 164 was read the second time by sections and passed to third reading.


Mr. Van Dyk moved that Substitute House Bill No. 483 be substituted for House Bill No. 483.

The motion was carried.
Mr. Van Dyk moved that Substitute House Bill No. 483 be made a special order of business one-half hour after convening on the following working day.

The motion was carried.

Mr. Smith (T. E.) moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

**THIRD READING OF BILLS.**

*Engrossed Substitute House Bill No. 190,* by Judiciary Committee: Relating to law libraries.

On motion of Mr. Cowen, the rules were suspended, the second reading considered the third, and Engrossed Substitute House Bill No. 190 was placed on final passage.

The Speaker called Mr. Yantis to preside.

Mr. Adams demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 190 and it passed the House by the following vote: Yeas, 97; nays, 0; absent or not voting, 2.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones; Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandgren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—97.

Those absent or not voting were: Representatives Gehlen, Halleran—2.

Engrossed Substitute House Bill No. 190, having received the 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. 238,* by Representatives Wanamaker, Parker and Edlund: Relating to civil engineers.

On motion of Mr. Cowen, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 238 was placed on final passage.

Debate ensued.

Mr. Reilly demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 238 and it passed the House by the following vote: Yeas, 91; nays, 6; absent or not voting, 2.
Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bowden, Boyle, Brown, Carty, Christianson, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Ford, Freese, Gardner, Gessell, Gifford, Haddan, Hales, Hall, Herren, Holt, Hueter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—91.

Those voting nay were: Representatives Bohlke, Clark, Emory, Martin (J. R.), Neal, Sawyer—6.

Those absent or not voting were: Representatives Gehlen, Halleran—2.

Engrossed House Bill No. 238, having received the constitutional majority, was 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, the rules were suspended and the Chief Clerk was directed to immediately transmit Engrossed House Bill No. 238 to the Senate.

House Bill No. 398, by Judiciary Committee: Relating to tax litigation.

On motion of Mr. McDonald (D. A.), the rules were suspended, the second reading considered the third, and House Bill No. 398 was placed on final passage.

Mr. Adams demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 398 and it passed the House by the following vote: Yeas, 96; nays, 1; absent or not voting, 2.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gessell, Gifford Haddan, Hales, Hall, Herren, Holt, Hueter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—96.

Those voting nay were: Representative Neff—1.

Those absent or not voting were: Representatives Gehlen, Halleran—2.

House Bill No. 398, having received the 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 (T. E.) gave notice that on the following working day he would move that the House reconsider the vote by which House Bill No. 398 passed the House.

Engrossed House Bill No. 507, by Committee on Reclamation and Irrigation: Relating to irrigation districts.

On motion of Mr. Cowen, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 507 was placed on final passage.

Mr. Ott demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 507, and it passed the House by the following vote: Yeas, 90; nays, 7; absent or not voting, 2.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohike, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—90.

Those voting nay were: Representatives Drew, Luck, Neal, Nelsen, Smith (J. B.), Smith (M. B.), Smith (T. E.)—7.

Those absent or not voting were: Representatives Gehlen, Halleran—2.

Engrossed House Bill No. 507, having received the constitutional majority, was declared passed.

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

On motion of Mr. Neff, the rules were suspended and the Chief Clerk was directed to immediately transmit Engrossed House Bill No. 507 to the Senate.

House Joint Memorial No. 26, by Representatives Kemp and Wilson: Relating to national defense.

On motion of Mr. Reilly, the rules were suspended, the second reading considered the third, and House Joint Memorial No. 26 was placed on final passage.

Debate ensued.

Mr. Sullivan demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Joint Memorial No. 26 and it passed the House by the following vote: Yeas, 87; nays, 10; absent or not voting, 2.
Those voting yea were: Representatives Adams; Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Nelsen, Ott, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Schroeder, Skinner, Smith (B. L.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—87.

Those voting nay were: Representatives Boyle, McDonald (J. D.), Neal, Parker, Sawyer, Schultz, Smith (J. B.), Smith (M. B.), Smith (T. E.), Voyce—10.

Those absent or not voting were: Representatives Gehlen, Halleran—2.

House Joint Memorial No. 26, having received the constitutional majority, was declared passed.

On motion of Mr. Adams, the rules were suspended and the Chief Clerk was directed to immediately transmit House Joint Memorial No. 26 to the Senate.

Mr. Klemgard moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

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

On motion of Mr. Adams, the House adjourned to 10:00 a. m., Saturday, March 2, 1935.

ROBT. F. WALDRON, Speaker.

S. R. HOLCOMB, Chief Clerk.
FORTY-EIGHTH DAY, MARCH 2, 1935

FORTY-EIGHTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Saturday, March 2, 1935.

The Speaker called the House to order at 10:00 a. m.
The Clerk called the roll and all members were present except Represen­
tatives Gehlen, Halleran and Lynch; Representatives Gehlen and Halleran
having been excused.

Prayer was offered by Rev. Walter Comin of the First United Presby­
terian Church of Olympia.

The Reading Clerk proceeded to read the journal of the proceedings of
the previous day. On motion of Mr. Austin, further reading was dispensed
with and the journal was approved.

COMMUNICATION FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, March 1, 1935:

To the Honorable, The House of Representatives of the
State of Washington,
LADIES AND GENTLEMEN:
I am transmitting herewith copy of a letter received from E. H. Foley, Jr., Legal
Director of the Federal Emergency Administration of Public Works, pertaining to cer­
tain bills now pending before the Legislature.
I also take the liberty to advise that E. R. Hoffman, State Engineer of Public
Works Administration, State Highway Building, is available to consult and advise in
respect to these measures with the proper committees of the House of Representatives
and Senate.

Respectfully submitted,

CLARENCE D. MARTIN, Governor.

FEDERAL EMERGENCY ADMINISTRATION OF
PUBLIC WORKS

Air Mail Special Delivery
WASHINGTON, D. C., February 25, 1935.
In reply refer to:
Legal—St/gh—Docket 2680.

HONORABLE CLARENCE D. MARTIN, Governor,
OLYMPIA, WASHINGTON.

MY DEAR GOVERNOR:
We are venturing to call your attention to certain bills now pending before the
Legislature of the state which have a bearing upon the Public Works Program in
Washington.

Senate Bill No. 215 repeals Section 4546 of Remington's Revised Statutes. This
section provides for the collection of fees from students attending the University of
Washington. These fees may be pledged to secure bonds issued to construct university
buildings. The passage of Senate Bill No. 215 may jeopardize a loan, now in the
process of being closed, to the University from the Public Works Administration which
is secured by a pledge of student fees.

House Bill No. 261, Senate Bill No. 101 and Senate Bill No. 206 amend Chapter
29, Laws of the Extraordinary Session of 1933. Chapter 29 creates a board to super­
vise all elections in each county and in the political sub-divisions thereof. House Bill
No. 261 excludes cities and towns from the jurisdiction of this board. Passage of this bill in its present form would result in a serious hiatus in the election law pertaining to cities and towns in that there would no longer be provision in the statute for a board to supervise city and town elections. May we suggest that any amendment of Chapter 29 should be so worded as to avoid such a hiatus. Proceedings authorizing the issuance of bonds are now under way in several cases in which elections have been held in compliance with Chapter 29 as now in force. Any amendment to Chapter 29 should contain a provision excepting such cases from its scope.

House Bill No. 138 provides for the payment of not less than the general prevailing rate of wages on Public Works Projects. As you are aware it is at present undetermined whether whatever Public Works Bill Congress may pass will contain a provision requiring the payment of the prevailing rate of wages or a different rate of wages upon Public Works Projects. If Congress passes a bill requiring the payment of wages less than the prevailing rate on Public Works Projects, the Public Works Program in Washington would be seriously crippled by the enactment of House Bill No. 138. A provision in House Bill No. 138, if it be passed, to the effect that insofar as there be any inconsistency between this bill and the provisions of the Federal Public Works bill or of the rules and regulations of any federal agency which may administer the same, the latter provisions shall prevail, would avoid the difficulty we point out. We will be glad to draft such a provision if you so desire.

Our purpose in calling these matters to your attention for such action as you may care to take is to prevent embarrassment to the Public Works Program in the State of Washington.

Very truly yours,

Signed E. H. FOLEY, JR.,
Director, Legal Division, for the Administrator.

MOTIONS.

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

Mr. Lindgren moved that the House do now reconsider the vote by which Engrossed House Bill No. 64 passed the House, as amended by the Senate.

Debate ensued.

Mr. Voyce demanded the previous question and the demand was sustained.

The Speaker:

"A vote 'Aye' is to reconsider the vote by which Engrossed House Bill No. 64 was passed. A vote 'No' is not to reconsider."

Division was called for and the motion to reconsider was carried on a rising vote.

RECONSIDERATION.

The Speaker declared the question to be on the final passage of Engrossed House Bill No. 64, as amended by the Senate.

The Speaker:

"A vote 'Aye' is a vote to pass the bill as amended by the Senate. A vote 'No' is to refuse to pass the bill, thereby killing it."

The Clerk called the roll and Engrossed House Bill No. 64 failed to pass the House, as amended by the Senate, by the following vote: Yeas, 30; nays, 60; absent or not voting, 9.

Those voting yea were: Representatives Bell, Boede, Brown, Carty, Cowen, Eddy, Ford, Gardner, Herren, Holt, Huetter, Karr, Keith, Luck, Martin (J. R.), McDonald (D. A.), McDonald (J. D.), McDonnell (R. T.), McDonnell, Neal, Neff, Parker, Sawyer, Sullivan, Wanamaker, Wentworth, Wilson, Wingrove, Yantis, Mr. Speaker—30.

Those voting nay were: Representatives Adams, Austin, Bice, Bohlke, Bowden, Boyle, Christianson, Clark, Cohen, Copeland, Devenish, Dixon, Donahoe, Drew, Easterday, Edlund, Edwards, Freese, Gessell, Gifford, Had-
don, Hales, Hall, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Keen, Kelly, Klemgard, Leber, Lindgren, Mackie, Martin (F. J.), McCarty, McCauley, Morgan, Murray, Myers, Nelsen, Ott, Reeves, Reilly, Richmond (C. L.), Robbins, Ryan, Sandegren, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Strickland, Titus, Todd, Twidwell, Van Dyk, Voyce, Wiswall—60.

Those absent or not voting were: Representatives Emory, Gehlen, Halleran, Kemp, Ledgerwood, Lynch, Richmond (W. A.), Schroeder, Smith (M. B.)—9.

Having failed to receive the constitutional majority, Engrossed House Bill No. 64, as amended by the Senate, was declared lost.

SPECIAL ORDER.

The hour having arrived, the House took up consideration of the special order of business for the day, Substitute House Bill No. 483 on second reading.

The Speaker called Mr. Ott to preside.

Substitute House Bill No. 483, by Committee on Roads and Bridges:
Relating to motor freight transportation.

The bill was read the second time by sections.

Mr. Dixon moved the adoption of the following amendment:
Amend Section 6 by striking the word and figure "ten (10)" in line 9, page 3, and insert in lieu thereof the word and figure "eight (8)."

Debate ensued.

Mr. Devenish demanded the previous question and the demand was sustained.

The amendment was lost.

Mr. Martin (F. J.) moved the adoption of the following amendment:
In Section 7, line 30 of the original bill, being line 19 of the printed bill, strike the word "covering" and insert in lieu thereof the word "covering."

The amendment was adopted.

Mr. Ledgerwood moved the adoption of the following amendment:
In Section 10, strike the period (.) following the figures "($2)" in line 30 of the original bill, being line 2 of the printed bill, and insert in lieu thereof a colon (:) and add the following: "Provided the terms 'Truck Carrier,' and/or 'Private Freight Carrier,' whenever used in this act shall not apply to any person operating vehicles in the transportation of the products of his own farm, orchard, dairy or wood tract from the points of production to market, or in the infrequent or seasonal transportation by one farmer for another, in his immediate neighborhood, of the products of the farm, orchard, dairy or wood tract to market, or in the transportation of commodities to be used on said farm, orchard or dairy."

The amendment was adopted.

Mr. Van Dyk moved the adoption of the following amendment:
In Section 11, line 26 of the original bill, line 22 of the printed bill, strike the word "maximum."

The amendment was adopted.

Mr. Van Dyk moved the adoption of the following amendment:
In Section 11, line 5 of the original bill, being line 7 of the printed bill, after the words "upon the" and before the word "carrying" strike the word "load" and insert in lieu thereof the word "rated."

The amendment was adopted.
Mr. Klemgard moved the adoption of the following amendment:

In Section 11, after the period (.) following the word "freight" in line 28 of the original bill, being line 24 of the printed bill, add the following:

"Farmer's resident in Idaho or Oregon shall be exempt from the provisions of this act wherein their hauling operations are confined to the delivery of agricultural products to points of storage, sale or market within the State of Washington when such points of storage, sale or market are within ten miles of the state line. Nothing in this act shall be construed as interfering with the power of the Director of Licenses to enter into reciprocity agreements with other states."

Debate ensued.

Mr. Bowden demanded the previous question and the demand was sustained.

Division was called for and the amendment was adopted on a rising vote.

Mr. Copeland moved the adoption of the following amendment:

In line 5, page 4 of the printed bill, after the comma following the word "trailer" strike the words and figure "five dollars ($5)" and insert in lieu thereof the words and figures "four dollars and fifty cents ($4.50)."

Debate ensued.

Mr. McCarty moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

Mr. Clark moved the adoption of the following amendment:

In Section 11, line 23 of the printed bill, strike the words and figures "one-half (½)" and insert in lieu thereof the word and figure "one (1)."

Debate ensued.

Mr. Gardner demanded the previous question and the demand was sustained.

The amendment was lost.

Mr. Dixon moved the adoption of the following amendment:

In Section 11, line 24 of the printed bill, after the period (.) add a new paragraph to read:

"All stages and busses carrying passengers shall be required to have a rear door for a safety exit."

Debate ensued.

The amendment was lost.

Mr. Van Dyk moved the adoption of the following amendment:

In Section 20, line 27 of the original bill, being line 7 of the printed bill, after the word "public" and before the word "necessity" insert the words "convenience and."

The amendment was adopted.

Mr. Martin (J. R.) moved the adoption of the following amendment:

In Section 3, line 3, page 2 of the printed bill, strike the word "commission" and insert in lieu thereof the following: "department of public service."

Debate ensued.

Mr. Devenish demanded the previous question and the demand was sustained.

The amendment was lost.

Mrs. Myers moved the adoption of the following amendment:

In Section 15, line 18 of the original bill, being line 21 of the printed bill, strike the word "and" following the word "labor" and insert in lieu thereof the words "when they."

The amendment was adopted.

Mr. Skinner 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 Carty, Gehlen, Halleran, Lynch, Neal and Robbins; Representatives Gehlen and Halleran having been excused.

On motion of Mr. Adams the absentees were excused and the House proceeded with business under the call of the House.

Mr. Hales moved the adoption of the following amendment to Substitute House Bill No. 483:

In Section 21, line 11, page 6 of the printed bill, after the word "safety" and before the comma (,) add the words "of the farmer."

Mr. McCarty moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

Mr. Adams moved that the rules be suspended, Substitute House Bill No. 483 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Debate ensued.

Mr. Brown demanded the previous question and the demand was sustained.

The motion was carried.

The Clerk called the roll on the final passage of Substitute House Bill No. 483 and it passed the House by the following vote: Yeas, 84; nays, 8; absent or not voting, 7.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freeze, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Sandegren, Sawyer, Schroder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis—84.

Those voting nay were: Representatives Brown, Dixon, Huetter, McDonald (D. A.), McDonald (R. T.), Nelsen, Ryan, Mr. Speaker—8.

Those absent or not voting were: Representatives Carty, Gehlen, Halleran, Lynch, Neal, Robbins, Smith (T. E.)—7.

Substitute House Bill No. 483 having received the constitutional majority was declared passed.

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

On motion of Mr. Van Dyk the rules were suspended, Substitute House Bill No. 483 was ordered engrossed and the Chief Clerk was directed to immediately transmit the engrossed bill to the Senate.

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

The Speaker resumed the chair.
Mr. Gifford moved that the House do now reconsider the vote by which it passed House Bill No. 518. Debate ensued.

Mr. Edwards 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 Gehlen, Halleran, Lynch and Robbins; Representatives Gehlen and Halleran having been excused.

On motion of Mr. Brown the absentees were excused and the House proceeded with business under the call of the House.

Debate ensued on the motion to reconsider the vote by which House Bill No. 518 was passed by the House.

Mr. McDonald (R. T.) demanded the previous question and the demand was sustained.

A roll call was demanded and the demand was sustained.

The Speaker:

"A vote 'Aye' is to reconsider the vote by which House Bill No. 518 was passed. A vote 'No' is not to reconsider."

The Clerk called the roll and the motion to reconsider the vote by which House Bill No. 518 passed the House was lost by the following vote: Yeas, 42; nays, 53; absent or not voting, 4.

Those voting yea were: Representatives Boyle, Cowen, Dixon, Drew, Easterday, Edlund, Freese, Gifford, Hales, Hall, Herren, Holt, Johnson (Hans), Keen, Kelly, Lindgren, McCarty, McCauley, McDonald (J. D.), Neal, Nelsen, Ott, Parker, Reilly, Richmond (W. A.), Ryan, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wentworth, Wingrove—42.

Those voting nay were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Devenish, Donahoe, Eddy, Edwards, Emory, Ford, Gardner, Gessell, Haddon, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kemp, Klemgard, Leber, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Reeves, Richmond (C. L.), Sandegren, Skinner, Wanamaker, Wilson, Wiswall, Yantis, Mr. Speaker—53.

Those absent or not voting were: Representatives Gehlen, Halleran, Lynch, Robbins—4.

On motion of Mr. Neff the rules were suspended and the Chief Clerk was directed to immediately transmit House Bill No. 518 to the Senate.

Mr. Smith (T. E.) moved that House Bill No. 582 be re-referred to the Committee on Unemployment Relief and Public Welfare from the Committee on Appropriations. Debate ensued.

Mr. Neff demanded the previous question and the demand was sustained.

A roll call was demanded and the demand was sustained.
The Speaker:

"A vote 'Aye' is a vote to re-refer House Bill No. 582 from the Committee on Appropriations to the Committee on Unemployment Relief and Public Welfare. A vote 'No' is a vote not to re-refer the bill."

The Clerk called the roll and the motion to re-refer House Bill No. 582 from the Committee on Appropriations to the Committee on Unemployment Relief and Public Welfare was lost by the following vote: Yeas, 46; nays, 50; absent or not voting, 3.

Those voting yea were: Representatives Bell, Boyle, Christianson, Cowen, Dixon, Drew, Easterday, Edlund, Ford, Freese, Gessell, Gifford, Hales, Hall, Herren, Hurley, Johnson (Hans), Keen, Keith, Kelly, Kemp, Klemgard, Lindgren, Martin (F. J.), McCarty, McDonald (J. D.), Neal, Nelsen, Parker, Reilly, Richmond (W. A.), Ryan, Sandegren, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voyce—46.

Those voting nay were: Representatives Adams, Austin, Bice, Boede, Bohlke, Bowden, Brown, Carty, Clark, Cohen, Copeland, Devenish, Donahoe, Eddy, Edwards, Emory, Gardner, Haddon, Holt, Huetter, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Leber, Ledgerwood, Luck, Mackie, Martin (J. R.), McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Reeves, Richmond (C. L.), Robbins, Skinner, Todd, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—50.

Those absent or not voting were: Representatives Gehlen, Halleran, Lynch—3.

MOTIONS.

Mr. Smith (T. E.) moved that House Bill No. 584 be re-referred to the Committee on Unemployment Relief and Public Welfare from the Committee on Appropriations

Mr. Ledgerwood moved that the motion by Mr. Smith (T. E.) be laid on the table without taking anything with it.

The motion by Mr. Ledgerwood was carried and the motion by Mr. Smith (T. E.) was laid on the table without taking anything with it.

Mr. Van Dyk moved that further proceedings under the call of the House be dispensed with.

Division was called for and the motion was carried on a rising vote.

Mr. Adams moved that reconsideration of the vote by which House Bill No. 155 failed to pass the House, be made a special order of business for 2:00 P. M. this date.

The motion was carried.

Mr. Adams moved that the House be declared at recess until 1:45 P. M.

Mr. Sawyer moved as a substitute that the House be declared at recess until 1:30 p. m.

The substitute motion was lost.

The motion by Mr. Adams was carried and the House was declared at recess until 1:45 p. m.
The Speaker called the House to order at 1:45 p.m.
The Clerk called the roll and all members were present except Representatives Devenish, Gehln, Halleran, Keen and Van Dyk; Representatives Devenish, Gehln and Halleran having been excused.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., March 1, 1935.

MR. SPEAKER:
We, of your Committee on Engrossment, to whom was referred Engrossed House Bill No. 378, have compared same with the original bill and find it correctly engrossed.

I concur in this report: Harry H. Brown.

VIOLET P. BOEDE, Chairman.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., March 1, 1935.

MR. SPEAKER:
We, of your Committee on Enrollment, to whom was referred House Bill No. 63, have compared same with the engrossed bill and find it correctly enrolled.

We concur in this report: Joseph Gardner, Richard W. Bowden.

MR. SPEAKER:
We, a majority of your Committee on Constitutional Revision, to whom was referred House Bill No. 70, entitled "An Act providing for the amendment of Article VIII of the Constitution of the State of Washington by adding thereto a new section to be known as Section 8, authorizing the state to engage in the banking business, and removing restrictions upon the creation of debts and the handling of funds 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.

ROBERT F. MURRAY, Chairman.


HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., March 1, 1935.

MR. SPEAKER:
We, a minority of your Committee on Constitutional Revision, to whom was referred House Bill No. 70, entitled "An Act providing for the amendment of Article VIII of the Constitution of the State of Washington by adding thereto a new section to be known as Section 8, authorizing the state to engage in the banking business, and removing restrictions upon the creation of debts and the handling of funds therein," 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: Adela Parker, R. J. Ryan.

Passed to second reading.
FORTY-EIGHTH DAY, MARCH 2, 1935

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 1, 1935.

MR. SPEAKER:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 213, entitled "An Act relating to the collection of taxes; providing for the partial payment of taxes in full on portions of land where there has been a contract to pay and amending Chapter 53 of the Laws of 1933 as amended by Chapter 51 of the Laws of the Extraordinary Session of 1933 by adding a new section thereto," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GEO. F. YANTIS, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 271, entitled "An Act defining 'auto transportation company' and amending Section 6387, subdivision (d), of Remington's Revised 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.

VIC SKINNER, Chairman.


Passed to second reading.

The Speaker observed former Representative Ned Cochrane from King within the bar of the House and appointed Mr. Adams to escort him to a seat beside the Speaker.

House Bill No. 290 (reported by Committee on Revenue and Taxation):
Do pass with amendments.
Passed to second reading.

House Bill No. 498 (reported by Committee on Revenue and Taxation):
Do pass with amendments.
Passed to second reading.

House Bill No. 510 (reported by Judiciary Committee): Do pass with amendments.
Passed to second reading.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 527, entitled "An Act relating to crimes, defining burglary in the second degree, and amending Section 327 of Chapter 249, of the Laws of 1909 and Section 328 of Chapter 249 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.

DONALD A. MCDONALD, Chairman.

We concur in this report: Ben S. Sawyer, W. W. Robbins, Robert F. Murray,
DeWolfe Emory, L. D. Keith, Edward J. Reilly, W. A. Richmond, John R. Martin, J. T. Ledgerwood, Raymond F. Kelly.

Passed to second reading.

MR. SPEAKER:

We, your Committee on Counties and County Boundaries, to whom was referred House Bill No. 524, entitled "An Act relating to county officials and the expenditure of county officials' budgets and repealing all laws in conflict herewith," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 530, entitled "An Act relating to homesteads, amending Section 1 of Chapter 88 of the Laws of 1931 and Section 2 of Chapter 193 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.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Banks and Banking, to whom was referred House Bill No. 552, entitled "An Act relating to depositaries for public funds and amending Sections 5548, 5549 and 5551, Remington's Revised 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: Dr. David C. Cowen, John W. Eddy, DeWolfe Emory, J. R. Hurley, Carl J. Luck, A. A. Mackie, R. T. McDonald, Richard B. Ott, R. J. Ryan.

Passed to second reading.

MR. SPEAKER:

We, a minority of your Committee on Banks and Banking, to whom was referred House Bill No. 552, entitled "An Act relating to depositaries for public funds and amending Sections 5548, 5549 and 5551, Remington's Revised Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Ted F. Schroeder, David E. Gifford.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 554, entitled "An Act to define, license, and regulate the business of making loans or advancements in the amount or of the value of three hundred dollars ($300.00) or less, secured or unsecured, at a greater rate of interest than twelve (12) per centum per annum, prescribing the maximum rate of interest and charges therefor, and penalties for the violation thereof, regulating the assignment of wages or salaries, earned or to be earned, when given as security for any such loan or as consideration for a payment of three hundred dollars ($300.00) or less, providing for the administration of this act, authorizing the making of examinations and investigations and the publication of reports thereof, providing for a review of findings and orders of the Director
of Efficiency under this act, amending section 7300 Remington's Compiled Statutes, and repealing all acts and parts of acts inconsistent with the provisions of this act," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


DONALD A. MCDONALD, Chairman.

Mr. Speaker:

We, a minority of your Judiciary Committee, to whom was referred House Bill No. 654, entitled "An Act to define, license, and regulate the business of making loans or advancements in the amount or of the value of three hundred dollars ($300.00) or less, secured or unsecured, at a greater rate of interest than twelve (12) per centum per annum, prescribing the maximum rate of interest and charges therefor, and penalties for the violation thereof, regulating the assignment of wages or salaries, earned or to be earned, when given as security for any such loan or as consideration for a payment of three hundred dollars ($300.00) or less, providing for the administration of this act, authorizing the making of examinations and investigations and the publication of reports thereof, providing for a review of findings and orders of the Director of Efficiency under this act, amending Section 7300 Remington's Compiled Statutes, and repealing all acts and parts of acts inconsistent with the provisions of this act," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

DONALD A. MCDONALD, Chairman.

I concur in this report: DeWolfe Emory.

Passed to second reading.

On motion of Mr. Edwards, all members of the Committee on Appropriations were excused for ten minutes.

Mr. Speaker:

We, your Committee on Counties and County Boundaries, to whom was referred House Bill No. 575, entitled "An Act amending Chapter 1 of the Session Laws of 1931 by adding Section 13 thereto, and extending to counties all the powers set forth therein," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

A. W. CLARK, Chairman.

We concur in this report: M. T. Neal, H. D. Hall, A. E. Edwards, Violet P. Boede

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Liquor Control, to whom was referred House Bill No. 617, entitled "An Act relating to State Liquor Control Board, its powers and duties, and repealing all acts in conflict," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

D. E. TODD, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 622, entitled "An Act relating to the jurisdiction and authority in criminal matters
of constables of incorporated cities and towns, and of country precincts in Class 'A' counties," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

DONALD A. Mc Donald, Chairman.


Passed to second reading.

JOURNAL OF THE HOUSE

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 1, 1935.

MR. SPEAKER:

We, a majority of your Committee on Liquor Control, to whom was referred House Bill No. 627, entitled "An Act relating to intoxicating liquors: providing for the manner of issuing licenses by the Washington State Liquor Control Board for the sale of wine and beer, and designating a committee of local municipal subdivisions to pass on applications for such licenses," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

D. E. Todd, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 1, 1935.

MR. SPEAKER:

We, a minority of your Committee on Liquor Control, to whom was referred House Bill No. 627, entitled "An Act relating to intoxicating liquors: providing for the manner of issuing licenses by the Washington State Liquor Control Board for the sale of wine and beer, and designating a committee of local municipal subdivisions to pass on applications for such licenses," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

Florence W. Myers.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Constitutional Revision, to whom was referred House Joint Resolution No. 17, relating to salaries of members of the Legislature, and amending 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.

ROBERT F. MURRAY, Chairman.

We concur in this report: Adela Parker, R. J. Ryan, A. E. Holt, Vic Skinner.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 1, 1935.

MR. SPEAKER:

We, a minority of your Committee on Constitutional Revision, to whom was referred House Joint Resolution No. 17, relating to salaries of members of the Legislature, and amending 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 not pass.

We concur in this report: J. T. Ledgerwood, A. W. Clark, Richard B. Ott.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Constitutional Revision, to whom was referred House Joint Resolution No. 19, relating to an amendment to Section 1 of Article
VII of the Constitution of the State of Washington, have had the same under consideration, and we respectfully report the same back to the House without recommendation.

ROBERT F. MURRAY, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 1, 1935.

MR. SPEAKER:

We, a majority of your Committee on Constitutional Revision, to whom was referred House Joint Resolution No. 21, providing for the submission of an amendment to Section 6 of Article VIII of the Constitution, relating to limitations upon municipal indebtedness, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ROBERT F. MURRAY, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 1, 1935.

MR. SPEAKER:

We, a minority of your Committee on Constitutional Revision, to whom was referred House Joint Resolution No. 21, providing for the submission of an amendment to Section 6 of Article VIII of the Constitution, relating to limitations upon municipal indebtedness, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

R. J. Ryan, Chairman.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 1, 1935.

We, a majority of your Committee on Forestry and Logged-off Lands, to whom was referred House Joint Memorial No. 29, relating to an appropriation by the Federal Government, per biennium, for the operation and further equipping of a forest products laboratory at the University of Washington, Seattle, Washington, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

NELSON B. NEFF, Chairman.

We concur in this report: Lulu D. Haddon, Corbin Sullivan, A. A. Mackie, John M. Bell, Ernest R. Leber, Fred J. Martin, Clemens M. Boyle.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 1, 1935.

We, a majority of your Judiciary Committee, to whom was referred Senate Bill No. 78, entitled "An Act relating to garnishments and the exemption therefrom of salaries of elective public officers, and of wages or salaries for personal services; and amending Section 23 of Chapter LVI (56) of the Laws of 1893 as amended by Section 1 of Chapter 139 of the Laws of 1901 as amended by Section 1 of Chapter 210 of the Laws of 1907 as amended by Section 1 of Chapter 287 of the Laws of 1933, being Section 703 of Remington's Revised Statutes, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.


JOURNAL OF THE HOUSE

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 1, 1935.

MR. SPEAKER:

We, a minority of your Judiciary Committee, to whom was referred Senate Bill No. 78, entitled "An Act relating to garnishments and the exemption therefrom of salaries of elective public officers, and of wages or salaries for personal service; and amending Section 23 of Chapter LVI (56) of the Laws of 1893 as amended by Section 1 of Chapter 189 of the Laws of 1901 as amended by Section 1 of Chapter 210 of the Laws of 1907 as amended by Section 1 of Chapter 287 of the Laws of 1933, being Section 703 of Remington's Revised Statutes, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

I concur in this report: Robert F. Murray.
Passed to second reading.

DONALD A. Mc Donald, Chairman.

MR. SPEAKER:

We, a majority of your Committee on Banks and Banking, to whom was referred Engrossed Senate Bill No. 149, entitled "An Act relating to the rate of interest to be paid by state depositaries upon moneys deposited by the commissioner of public lands and amending Section 4, Chapter 51 of the Laws of 1911 (Section 5559 Remington's Revised Statutes) and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: Dr. D. C. Cowen, DeWolfe Emory, John W. Eddy, J. R. Hurley, Carl J. Luck, A. A. Mackie, R. J. Ryan.

Passed to second reading.

W. A. JOHNSON, Chairman.

MR. SPEAKER:

We, a minority of your Committee on Banks and Banking, to whom was referred Engrossed Senate Bill No. 149, entitled "An Act relating to the rate of interest to be paid by state depositaries upon moneys deposited by the commissioner of public lands and amending Section 4, Chapter 51 of the Laws of 1911 (Section 5559 Remington's Revised Statutes) and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Ted F. Schroeder, David E. Gifford.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Banks and Banking, to whom was referred Engrossed Senate Bill No. 166, entitled "An Act creating in the Washington State Patrol a division of criminal identification, investigation, and statistics," 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: L. D. Keith, Robert F. Murray, Raymond F. Kelly, W. W. Robbins, Ben S. Sawyer, DeWolfe Emory, Edward J. Reilly, W. A. Richmond, John R. Martin.

Passed to second reading.

Donald A. McDonald, Chairman.

Mr. Speaker:

We, a minority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 166, entitled "An Act creating in the Washington State Patrol a division of criminal identification, investigation, and statistics," 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. T. Ledgerwood.

Passed to second reading.
FORTY-EIGHTH DAY, MARCH 2, 1935

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 1, 1935.

MR. SPEAKER:
We, of your Committee on Engrossment, to whom was referred Engrossed House Bill No. 513, have compared same with the original bill and find it correctly engrossed.

VIOLET P. BOEDE, Chairman.

I concur in this report: C. L. Richmond.

COMMUNICATION FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, MARCH 2, 1935.

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. 54: "An Act relating to rebating wages on public work, so as to specifically include with its terms any person who accepts or conspires to accept a rebate from those performing services under contractors and subcontractors doing public work."

House Bill No. 91: "An Act relating to the sale of intoxicating liquors to Indians and repealing certain acts in relation thereto and declaring an emergency."

Sincerely yours,

RICHARD HAMILTON,
Secretary to the Governor.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 1, 1935.

MR. SPEAKER:
The Senate has passed:
Engrossed Senate Bill No. 112; also
Engrossed Senate Bill No. 144, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 2, 1935.

MR. SPEAKER:
The Senate has adopted Senate Joint Resolution No. 21; also
The Senate has passed:
Engrossed Senate Bill No. 7; also
Substitute Senate Bill No. 92; also
Senate Bill No. 110; also
Senate Bill No. 134; also
Senate Bill No. 252, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 1, 1935.

Mr. SPEAKER:
The President has signed House Bill No. 149, and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 2, 1935.

Mr. SPEAKER:
The President has signed House Bill No. 267, and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 2, 1935.

Mr. SPEAKER:
The President has signed Senate Bill No. 77, and the same is herewith transmitted.

HARRISON W. MASON, Secretary.
MOTIONS.

On motion of Mr. Luck, the rules were suspended and the House reverted to the fourth order of business.

Mr. Luck moved that House Bill No. 632 be re-referred to the Committee on Labor and Labor Statistics.

Debate ensued.

Mr. Neal demanded the previous question and the demand was sustained.

The motion to re-refer House Bill No. 632 to the Committee on Labor and Labor Statistics was carried.

On motion of Mr. Luck, the House resumed the regular order of business.

The Speaker announced he was about to sign House Bill No. 63 and Senate Bill No. 77.

Mr. Adams moved that reconsideration of the vote by which House Bill No. 155 failed to pass the House be made a special order of business for Monday, March 4, 1935, one hour after convening.

Debate ensued.

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. 638,** by Representative Adams: An Act appropriating funds to the department of fisheries for repair of state fish hatcheries and declaring that the act shall take effect immediately.

Ordered printed and referred to Committee on Appropriations.

**House Bill No. 639,** by Representatives Wilson, Richmond (W. A.), Brown, Ledgerwood, McDonald (D. A.), McDonnell and Wiswall: An Act prohibiting horse racing on Sunday, amending Section 7, Chapter 55, Laws of 1933 (Section 8312-7 Remington's Revised Statutes of Washington); and declaring an emergency.

Ordered printed and referred to Committee on Public Morals.

**House Bill No. 640,** by Representative Emory: An Act relating to dentists and dental assistants; providing for the suspension of dental licenses; repealing all acts or parts of acts in conflict; and providing penalties.

Ordered printed and referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

**House Bill No. 641,** by Representative Reeves: An Act relating to the state institutions of higher education and providing for the annual levy of taxes to produce revenue therefor.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 642,** by Representative Reeves: An Act relating to and providing for aid to dependent children; prescribing the powers and duties of certain state officers in connection therewith, and providing when the act shall take effect.

Ordered printed and referred to Committee on Public Morals.

**House Bill No. 643,** by Representative Strickland: An Act providing for old age pensions and recovery thereof; defining the powers and duties of certain officers; prohibiting fraud in obtaining and the alienation of pen-
sions; providing penalties for violations thereof; and declaring an emergency.

Ordered printed and referred to Committee on Unemployment Relief and Public Welfare.

**House Bill No. 644**, by Representative Reeves: An Act relating to and providing for assistance to blind persons, prescribing the powers and duties of certain officers in connection therewith, repealing Chapter 102, Laws of 1933, prescribing penalties and declaring its effective date.

Ordered printed and referred to Committee on State Charitable Institutions.

**House Bill No. 645**, by Representatives Edwards, Van Dyk, McDonald (J. D.) and Voyce: An Act relating to and establishing a branch of State Road No. 1 or the Pacific Highway.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 646**, by Representatives Edwards, Van Dyk, McDonald (J. D.) and Voyce: An Act relating to and establishing a branch of State Road No. 1 or the Pacific Highway.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 647**, by Committee on Reclamation and Irrigation: An Act relating to underground waters, declaring the same to belong to the public, providing for their appropriation for beneficial purposes and requiring a record of the rights thereto.

Ordered printed and passed to second reading.

**House Bill No. 648**, by Representatives Smith (J. B.) and Drew: An Act providing for the blending of liquid petroleum fuels with alcohol, the taxation of the products thereof; providing for permits and exemptions to manufacturers of such products and requiring labels to be affixed on said products, and providing penalties for violations.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 649**, by Representative Lynch: An Act relating to the rate of interest to be charged by pawnbrokers, and amending Section 2486, Remington's Compiled Statutes.

Ordered printed and referred to Committee on Financial Institutions Other Than Banks.

**House Bill No. 650**, by Representative McDonald (D. A.): An Act for the relief of Elzie B. Cox and making an appropriation therefor.

Ordered printed and referred to Committee on Appropriations.

**House Bill No. 651**, by Representative Sawyer (by request): An Act relating to taxation and the listing by county assessors of property for taxation; amending Chapter 130, Laws Extraordinary Session of 1925, by adding a new section thereto and declaring that the act shall take effect immediately.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 652**, by Representative Sawyer (by request): An Act repealing Chapter 107, Laws of 1913 (Sections 10960, 10961, 10962, 10963 and 10964, Remington's Revised Statutes).

Referred to Judiciary Committee.
House Bill No. 653, by Representatives Johnson (Hans) and Kelly: An Act relating to intoxicating liquors; providing for the place where purchases shall be made; classifying intoxicating liquors; imposing a tax on the sale thereof; providing for the distribution of the revenue derived therefrom; increasing the retail price of certain liquor not taxable; and amending Section 67 of Chapter 62 of the Laws of the State of Washington, Extraordinary Session of 1933.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 654, by Representative Mackie: An Act for the relief of Alfred Anderson and making an appropriation therefor.

Ordered printed and referred to Committee on Appropriations.

House Bill 655, by Representatives Neff, Bell, Bohlke, Boyle, Haddon, Leber, Mackie and Martin (F. J.): An Act relating to evergreen trees and certain evergreen, imposing a tax thereon to be collected by means of the issuance of tags and seals, prescribing the duties of certain state officers in connection therewith, and amending Chapter 141, Laws of 1929, and Chapter 26, Laws of 1931.

Ordered printed and referred to Committee on Forestry and Logged-off Lands.

House Bill No. 656, by Committee on Reclamation and Irrigation: An Act relating to the powers of the commission for the development of the Columbia Basin project; defining its powers and duties; amending Section 2 of Chapter 81 of the Session Laws of 1933; and declaring an emergency.

Ordered printed and passed to second reading.

House Bill No. 657, by Committee on State Granted, School and Tide Lands: An Act relating to rights of way over state lands and amending Section 85, Chapter 255 of the Session Laws of 1927.

Ordered printed and passed to second reading.

House Joint Resolution No. 25, by Representatives Strickland, Bell, Sandegren, Richmond (W. A.), Schroeder, Herren, Ryan and Johnson (Hans): Creating a committee to make an investigation and audit of the activities of the supervisor of savings and loan associations, and the supervisor of banking in the liquidation of defunct institutions over which each of said supervisors has charge.

On motion of Mr. Strickland, the rules were suspended, House Joint Resolution No. 25 was advanced to second reading and read in full.

On motion of Mr. Strckland, the rules were suspended, House Joint Resolution No. 25 was advanced to third reading, the second reading considered the third and the resolution was adopted.

The Speaker observed former Representative Harry Huse from Spokane within the bar of the House and appointed Mr. Kelly to escort him to a seat beside the Speaker.

House Joint Memorial No. 33, by Representative Strickland: Urging the establishment of an embassy in China instead of a legation.

Ordered printed and referred to Committee on Memorials.

FIRST READING OF SENATE BILLS.

Engrossed Senate Bill No. 121, by Senators Shorett, Murphy (James), Kyle and Malstrom: An Act relating to official reports and to the budget sys-
tem of the State of Washington; prescribing the powers and duties of state
officers and employees with respect thereto; providing for the distribution
thereof to members of the Legislature; and amending Chapter 9 of the
Laws of 1925, as amended by Chapter 162 of the Laws of 1929; (Section

Referred to Committee on Appropriations.

Engrossed Senate Bill No. 161, by Committee on Rules and Joint Rules
(by request of Insurance Commissioner): An Act relating to insurance,
amending Sections 73 and 74 of Chapter 49, Laws of 1911, further amend­
ing said chapter by adding thereto three new sections to be known as Sec­
tions 74-a, 74-b and 74-c, and providing penalties for violation.

Referred to Committee on Insurance.

Engrossed Senate Bill No. 223, by Senator Malstrom: An Act authoriz­
ing and directing a conveyance by quit claim deed in behalf of the State of
Washington to the Tacoma Area Council, Boy Scouts of America, of certain
real estate.

Referred to Committee on State Granted, School and Tide Lands.

Engrossed Senate Bill No. 7, by Senators Miller and Ryan (J. H.): An
Act providing for the creation of an Old Age Pension Commission, creating
an Old Age Pension Fund, making an appropriation from the general fund
in aid thereof, providing for the deposit of certain monies therein; and the
expenditure thereof, amending Sections 1, 2, 6, 7 and 12 of Chapter 29 of
the Session Laws of 1933, and amending Section 9 of Chapter 55, Session
Laws of 1933, repealing all acts or parts of acts in conflict with the pro­
visions hereof, and declaring that this act shall take effect immediately.

Referred to Committee on Unemployment Relief and Public Welfare.

Substitute Senate Bill No. 92, by Committee on Educational Institutions:
An Act relating to a system of student fees in the State College of Wash­
ington and providing for the collection and disposition of the same, and
amending Section 2 of Chapter 164 of the Laws of 1921, and repealing
Seciton 1 of Chapter 9, of the Laws of the Extraordinary Session of 1909.

Referred to Committee on Educational Institutions.

Senate Bill No. 110, by Senator Lovejoy: An Act relating to elections
and providing that blind persons or persons of defective vision may re­
quest the assistance of certain persons to mark their ballots other than
is now provided by law, and providing penalties.

Referred to Committee on Elections and Privileges.

Engrossed Senate Bill No. 112, by Senators Murfin and McAulay: An
Act relating to irrigation district deeds on foreclosure of assessments, pre­
serving the lien of general taxes and amending Section 30, page 687 of the
Session Laws of 1889-90, as amended by Section 17 of Chapter 165 of the
Session Laws of 1895 (Section 7448, Remington's Revised Statutes).

Referred to Judiciary Committee.

Senate Bill No. 134, by Senator Maxwell: An Act relating to the acquire­
ment and extension of water works system beyond city limits, by cities and
towns; and fixing the term of utility revenue bonds to pay therefor; and
amending Section 4 Chapter 17 of the Laws of the Extraordinary Session
of 1933; and declaring that this act shall take effect immediately.

Referred to Committee on Public Utilities.
Engrossed Senate Bill No. 144, by Senator Norman: An Act relating to clams; authorizing the digging and taking thereof as in this act provided; providing for issuance and revocation of certain licenses and fixing the fees thereof; and prescribing penalties for the violation of this act.

Referred to Committee on Fisheries.

Senate Bill No. 252, by Committee on Rules and Joint Rules (by request of State Finance Committee): An Act relating to the investment of funds of the Accident Fund and the Reserve Fund created by the Workmen's Compensation Act of the State of Washington.

Referred to Committee on Appropriations.

Senate Joint Resolution No. 21, by Senator Nelson: Providing for a joint meeting with members of the Oregon Roads and Bridges Committee of the Legislature of the State of Oregon in session assembled.

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

On motion of Mr. Wiswall, the rules were suspended, Senate Joint Resolution No. 21 was advanced to third reading, the second reading considered the third and the resolution was adopted.

SECOND READING OF BILLS.

House Bill No. 492, by Representatives Clark, Mackie, Bell, Eddy, Halleran, Wiswall, Robbins, Bowden and Keith: Relating to hospital associations.

On motion of Mr. Wiswall, House Bill No. 492 was re-referred to the Committee on Industrial Insurance for the purpose of amendment.

On motion of Mr. Adams, the House advanced to the 11th order of business.

MOTIONS.

On motion of Mr. Todd, the Chief Clerk was directed to communicate with the Department of Business Control for the purpose of requesting that the lights on the capitol grounds be kept burning until midnight for the remainder of the session.

Miss Parker moved that 250 additional copies of House Joint Memorial No. 3 be ordered printed.

Debate ensued.

Mr. McDonald (R. T.) demanded the previous question and the demand was sustained.

Division was called for and the motion was carried on a rising vote.

On motion of Mr. Adams, the House was declared at recess until 7:30 p. m.

EVENING SESSION

The Speaker called the House to order at 7:30 p. m.

The Clerk called the roll and all members were present except Representatives Carty, Cowen, Eddy, Gardner, Gehlen, Haddon, Halleran, Herren, Karr, Leber, Ledgerwood, Lindgren, Luck, McCauley, McDonald (R. T.), Murray, Neal, Neff, Nelsen, Reilly, Richmond (W. A.), Robbins, Smith (M. B.), Smith (T. E.), Strickland, Twidwell, Van Dyk and Wilson; Representatives Cowen, Gehlen, Halleran and Leber having been excused.
SECOND READING OF BILLS.

House Bill No. 191, by Representatives Leber and Christianson: Relating to port districts.

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

House Bill No. 239, by Representative Ford: Relating to the Quillayute River.

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

THIRD READING OF BILLS.

Engrossed House Bill No. 276, by Representative Keith: Relating to certified public accountants.

On motion of Mr. Keith, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 276 was placed on final passage.

Mr. Sandegren demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 276, and it passed the House by the following vote: Yeas, 59; nays, 8; absent or not voting, 32.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Christianson, Clark, Cohen, Copeland, Devenish, Dixon, Donahoe, Easterday, Edwards, Freese, Gessell, Gifford, Hales, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Keith, Kelly, Kemp, Klemgard, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Myers, Ott, Parker, Reeves, Richmond (C. L.), Ryan, Sandegren, Sawyer, Schroeder, Skinner, Smith (B. L.), Smith (J. B.), Sullivan, Wanamaker, Wentworth, Wingrove, Wiswall, Yantis, Mr. Speaker—59.

Those voting nay were: Representatives Drew, Ford, Hall, Huetter, Keen, Schultz, Titus, Voyce—8.

Those absent or not voting were: Representatives Boyle, Carty, Cowen, Eddy, Edlund, Emory, Gardner, Gehlen, Haddon, Halleran, Herren, Karr, Leber, Ledgerwood, Lindgren, Luck, McCauley, McDonald (R. T.), Murray, Neal, Neff, Nelsen, Reilly, Richmond (W. A.), Robbins, Smith (M. B.), Smith (T. E.), Strickland, Todd, Twidwell, Van Dyk, Wilson—32.

Engrossed House Bill No. 276 having received the 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 Concurrent Resolution No. 10, by Representative Ledgerwood: Relating to grain warehouses.

On motion of Mr. Brown the rules were suspended, the second reading considered the third and Engrossed House Concurrent Resolution No. 10 was placed on final passage.

Mr. Clark demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Con-
current Resolution No. 10 and it passed the House by the following vote: Yeas, 65; nays, 0; absent or not voting, 34.

Those voting yea were: Representatives Adams, Bell, Bice, Boede, Bohlke, Bowden, Brown, Christianson, Clark, Cohen, Copeland, Devenish, Dixon, Donahoe, Drew, Easterday, Edlund, Edwards, Ford, Freese, Gessell, Gifford, Hall, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Keith, Kelly, Kemp, Klemgard, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Myers, Ott, Parker, Richmond (C. L.), Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Sullivan, Titus, Todd, Voyce, Wanamaker, Wentworth, Wingrove, Wiswall, Yantis, Mr. Speaker—65.

Those absent or not voting were: Representatives Austin, Boyle, Carty, Cowen, Eddy, Emory, Gardner, Gehlen, Haddon, Hales, Halleran, Herren, Karr, Keen, Leber, Ledgerwood, Lindgren, Luck, McCauley, McDonald (R. T.), Murray, Neal, Neff, Nelsen, Reeves, Reilly, Richmond (W. A.), Robbins, Smith (M. B.), Smith (T. E.), Strickland, Twidwell, Van Dyk, Wilson—34.

Engrossed House Concurrent Resolution No. 10, having received the constitutional majority, was declared passed.

NOTICE OF RECONSIDERATION.

Mr. Titus gave notice that on the following working day he would move that the House reconsider the vote by which Engrossed House Concurrent Resolution No. 10 passed the House.

The Speaker appointed Representatives Boede, Emory and Neff as members of the joint committee provided for in House Concurrent Resolution No. 15.

On motion of Mr. Adams, the House adjourned to 10:00 a. m. Monday, March 4, 1935.

ROBT. F. WALDRON, Speaker.

S. R. HOLCOMB, Chief Clerk.
FIFTIETH DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Monday, March 4, 1935.

The Speaker called the House to order at 10:00 a.m.
The Clerk called the roll and all members were present except Representatives Carty, Eddy, Lynch and Strickland; Representatives Lynch and Strickland having been excused.

Prayer was offered by Rev. Samuel Everton of the Central Baptist Church of Olympia.

The Reading Clerk proceeded to read the Journal of the proceedings of the previous day. On motion of Mr. Wilson further reading was dispensed with and the journal was approved.

On motion of Mr. McDonald (D. A.) Rule 20 was suspended.

COMMUNICATION.

To the Speaker and House of Representatives:

We wish to make the following report of receipts and expenditures relative to the Third House held in the House Chambers Tuesday, February 26:

RECEIPTS ....................................................... $315.50

EXPENDITURES:

For Stage ..................................................... $26.80
Lumber ......................................................... 1.10
Bolts and Hardware .............................. .................. 2.50
Labor—Wiring and Electric Fixtures—
F. Meek, 9 hours @ $1.00 ........................................ 9.00
F. Miller, 12 hours @ $1.00 .................................... 12.00
Clyde Boyl, 3 hours @ $1.00 .................................. 3.00
Harold Ward, 12 hours @ $1.00 ................................ 12.00

Entertainment—
Harry Kelior .................................................... 30.00
Dave Dale ...................................................... 15.00
Maxine Andrews ................................................ 30.00
Clarence Stroud ............................................... 30.00
H. W. Pierong .................................................. 4.50
Al Meyers ...................................................... 88.00
Red Sypher (dance music) ................................... 26.50

Miscellaneous—
K. G. Y. Line Charge .......................................... 6.65
Eads Transfer .................................................. 2.00
Neal E. Thornscon, Costumer .................................. 2.10
Otto Johnson ................................................... 2.50
Al Meyers ...................................................... 10.00
Refreshments for committee ................................... 1.85

$315.50

The stage is a permanent fixture built in sections and stored by the Superintendent of Buildings for future use.

Please have this report incorporated in the House records for reference.

H. F. JOSEFSKY, Chairman, Third House.

FRED J. DIBLE, EARL MCCROSKEY, Finance Committee.
MOTIONS.

Mr. Keith moved that House Bill No. 554 be placed on the calendar on second reading for the following working day.

Debate ensued.

Mr. McDonald (R. T.) demanded the previous question and the demand was sustained.

Division was called for and the motion was lost on a rising vote.

Mr. Gifford moved that House Bill No. 216 be re-referred to the Committee on Rules and Order from the Committee on Medicine, Dentistry, Pure Food and Drugs.

The motion was lost.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 2, 1935.

Mr. Speaker:

We, of your Committee on Engrossment, to whom was referred Engrossed House Bill No. 513, have compared same with the original bill and find it correctly engrossed.

Violet P. Boede, Chairman.

I concur in this report: D. F. Bice.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 22, 1935.

Mr. Speaker:

We, a majority of your Committee on Game and Game Fish, to whom was referred House Bill No. 119, entitled "An Act relating to the licensing and regulation for aliens of hunting and fishing, and amending Section 7 of Chapter 108, Session Laws of 1931 (Section 5902, Remington's Revised Statutes); and repealing Section 8 of Chapter 108, Session Laws of 1931 (Section 5903, Remington's Revised Statutes)," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor, and that the substitute bill do pass.

Fred J. Martin, Chairman.


Passed to second reading.

The Speaker called Mr. Yantis to preside.

House Bill No. 423 (reported by Committee on Game and Game Fish):

Do pass with amendments.

Passed to second reading.

House Bill No. 464 (reported by Committee on Game and Game Fish):

Do pass with amendments.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 2, 1935.

Mr. Speaker:

We, a majority of your Committee on Educational Institutions, to whom was referred Substitute Senate Bill No. 92, entitled "An Act relating to a system of student fees in the State College of Washington and providing for the collection and disposition of the same, and amending Section 2 of Chapter 164 of the Laws of 1921, and repealing Section 1 of Chapter 9, of the Laws of the Extraordinary Session 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.

Lulu D. Haddon, Chairman.


Passed to second reading.
FIFTIETH DAY, MARCH 4, 1935

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 2, 1935.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 147, entitled "An Act relating to short firearms and other weapons; defining terms; regulating the sale, possession and use thereof; providing for certain licenses and fixing fees; defining certain crimes and prescribing penalties," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. DONALD A. MCDONALD, Chairman.


Passed to second reading.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 4, 1935.

The Senate has passed Engrossed Substitute Senate Bill No. 87, and the same is herewith transmitted. HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., March 2, 1935.

The Senate has passed Engrossed Senate Bill No. 253, and the same is herewith transmitted. HARRISON W. MASON, Secretary.

SENATE AMENDMENTS TO HOUSE BILL.

SENATE CHAMBER,
OLYMPIA, WASH., March 2, 1935.

The Senate has passed Engrossed House Bill No. 108 with the following amendment:

Amend Section 2, line 21 of the printed bill, by striking the period (.) after the word "board" and in lieu thereof insert a colon (:) and after the colon insert the following: "Provided, That in cities of the first class having a commission form of government consisting of three or more members, the Commissioner of Public Works shall appoint the said Planning Commission which appointment shall be confirmed by a majority of the city commissioners," and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

Mr. McDonald (D. A.), moved that the House concur in the Senate amendments to Engrossed House Bill No. 108.

Debate ensued.

The motion was carried.

The Clerk called the roll on the passage of Engrossed House Bill No. 108 as amended by the Senate, and it passed the House by the following vote: Yeas, 72; nays 10; absent or not voting, 17.

Those voting yea were: Representatives Adams, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Christianson, Clark, Cohen, Copeland, Devenish, Dixon, Easterday, Edwards, Ford, Gardner, Haddon, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Jonhston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Robbins, Ryan, Sandegren, Sawyer, Schultz, Smith (B. L.), Smith (J. B.), Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—72.
Those voting nay were: Representatives Drew, Edlund, Freese, Hall, McCarty, Neal, Richmond (W. A.), Smith (M. B.), Smith (T. E.), Titus—10.

Those absent or not voting were: Representatives Austin, Bell, Carty, Cowen, Donahoe, Eddy, Emory, Gehlen, Gessell, Gifford, Hales, Halleran, Klemgard, Schroeder, Skinner, Strickland, Sullivan—17.

Engrossed House Bill No. 108, having received the constitutional majority, was declared passed as amended by the Senate.

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

On motion of Mr. Edwards, the members of the Committee on Appropriations were excused.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 658, by Representative Herren: An Act prohibiting monopolies, combinations and contracts in restraint of trade, providing for proceedings, hearings and trials of persons charged therewith, adjudging forfeiture of rights, privileges, fines, penalties and damages of those found guilty; appointing receivers for such monopolies and appropriating an annual sum for the enforcement of this act, and declaring an emergency.

Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 659, by Representatives Holt, McDonald (D. A.), Brown, Drew and Parker: An Act relating to taxation; providing for a turnover tax on all transactions; and providing for the enforcement thereof; and prescribing penalties.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 660, by Representatives Klemgard, Edwards and Reilly: An Act relating to taxation imposing tax upon privilege of engaging in business activities and upon certain sales, providing for the ascertainment, assessment, collection and distribution thereof, repealing Sections 2, 5, 19 and 21 of Chapter 191 of the Laws of 1933 and declaring that this act shall take effect April 1, 1935.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 661, by Representative Ford: An Act relating to the maintenance and protection of the public health, providing for local and district boards of health and health officers in all counties, cities of the first class, and district health units, defining their powers and duties, fixing their salaries and terms of office, providing for district health units requiring the financial maintenance of local and district boards of health, abolishing county or municipal boards of health now in existence, and terminating the terms of office of county or municipal health officers now serving, requiring the registration of hospitals and similar institutions, providing penalties for the violation of provisions of this act, repealing Sections 6047 and 6090, both inclusive, and Sections 6091 to 6097, both inclusive, of R emington's Revised Statutes of Washington—annotated, and all laws in conflict herewith.

Ordered printed and referred to Committee on Medicine, Dentistry, Pure Food and Drugs.
House Bill No. 662, by Representatives Neal and Nelsen: An Act providing for the relief of R. G. Pierce.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 663, by Representative Wilson (by request): An Act relating to revenue and taxation and repealing Chapter 282, Session Laws of 1927.
Referred to Committee on Revenue and Taxation.

House Bill No. 664, by Representatives Brown, Martin (F. J.), Hurley, McCarty, Drew, Boyle, Parker, Keen, Klemgard, Dixon, Bice and Cohen: An Act relating to sales of property under execution, decrees and orders of sale, and redemption therefrom, amending Section 8 of Chapter LIII of Session Laws of 1899 (Section 595 of Remington's Revised Statutes), and declaring that this act shall take effect immediately.
Ordered printed and referred to Committee on Financial Institutions Other Than Banks.

Ordered printed and referred to Committee on Appropriations.

House Bill No 666, by Representative Adams (by request): An Act relating to boxing, sparring and wrestling contests or exhibitions regulating certain licenses, license fees and the payment thereof and amending Sections 11, 12, 16 and 20, Chapter 184, Laws of 1933.
Referred to Committee on Public Morals.

House Bill No. 667, by Representative Luck: An Act relating to the militia, and amending Section 3, Chapter 49 of the Laws of 1923, being Section 8507 of Remington's Revised Statutes.
Ordered printed and referred to Military Committee.

House Bill No. 668, by Representative Ott: An Act relating to the transportation of motor vehicles over the public highways of the State of Washington; providing for the payment of fees therefor, providing for the painting and stenciling of the weight thereof upon every auto stage, motor truck and trailer, and repealing Section 15 of Chapter 96 of the Laws of 1921, Section 1 of Chapter 140 of the Laws of 1931, Section 27 of Chapter 166 of the Laws of 1933, and Section 11 of Chapter 55 of the Laws Extraordinary Session, 1933.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 669, by Representative Cohen: An Act relating to port districts in Class A and First Class counties, and providing for the number, election and tenure of office of the commissioners thereof and relating to their compensation.
Ordered printed and referred to Committee on Harbors and Waterways.

House Bill No. 670, by Representatives Hales, Titus, Edlund, Clark, Mackie, Copeland, Richmond (W. A.), Johnson (Hans), Easterday, Hall, Boyle, Austin, Lindgren, Martin (F. J.), McDonnell, Lynch, McCarty, Freese, Dixon, Voyce, Van Dyk, McDonald (J. D.), Neff, Keith, Kelly, Ryan, Luck, Wilson, Drew, Murray, Schroeder, Skinner, Herren, Bice, Cowen, Klemgard, Sullivan, Bohlke and Gessell: An Act prohibiting gambling, providing a
penalty, amending Section 217 of Chapter 249 of the Laws of 1909 and re­pealing Sections 218, 220, 221 and 222 of Chapter 249, Laws of 1909.

Ordered printed and referred to Committee on Public Morals.

House Bill No. 671, by Representative Dixon: An Act requiring buses and stages to have rear doors as safety exits, and providing penalties for the violation of this act.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 672, by Representative Yantis: An Act relating to and providing for the securing of portraits of the former governors and the mem­bers of the legislature of the State of Washington, providing for the care of service flags and exhibits used by the State of Washington at the Century of Progress Exposition and elsewhere, making an appropriation and amend­ing Chapter 217 of the Laws of 1929; and declaring an emergency.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 673, by Representative McDonald (D. A.): An Act pro­viding for an appropriation of Eighteen Thousand Dollars ($18,000.00) from the A. Y. P. E. Shore Lands Improvement Fund for the purpose of erecting a suitable memorial to the Alaska Yukon Pioneers, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 674, by Representatives Brown and Drew: An Act relat­ing to the granting of relief in certain cases during the emergency declared to exist, from inequitable foreclosure of mortgages on real estate and execu­tion sales of real estate and for postponing certain sales and for extending the periods of redemption from certain others; and relating to the juris­diction and procedure for such relief and for the right to possession during the extended period, and for limiting the right to maintain actions for deficiency judgments, and for extending the expiration of certain periods of redemption to 30 days after the passage of this act.

Ordered printed and referred to Committee on Financial Institutions Other Than Banks.

House Bill No. 675, by Representative Parker: An Act providing for a one-chambered legislature composed of 145 senators for 120-day sessions, $10.00 per diem compensation, and giving power to the legislature to choose its own officers and amending Article II of the Constitution of the State of Washington, by adding a new section known as Section 40, and amending Sections 10, 12 and 23 of Article II.

Ordered printed and referred to Committee on Constitutional Revision.

House Bill No. 676, by Representative Parker: An Act relating to the promotion of the exploration of the natural resources of the State of Wash­ington, the participation of the youth of the state in exploring these re­sources for the benefit of the state revenues with full protection to the rights of private persons having claims on these natural resources, the introduc­tion of special, practical courses in high schools and institutions of higher learning for giving instruction in “prospecting” for minerals, lands, water power, fish, game and other natural resources, the appointment of one or more non-salaried commissions to find ways and means in cooperation with
the State Planning Commission to carry out these projects, and carrying an appropriation of $5,000.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 677, by Representative Parker: An Act prescribing the maximum legal rate of interest as 8%, and amending Section 7300, Remington's Compiled Statutes.

Ordered printed and referred to Committee on Banks and Banking.

House Bill No. 678, by Representative Parker: An Act relating to self-assessment of real property and providing for the right of the state, or any subdivision thereof, or of any individual, to purchase the same at a fixed percentage above the cash value as determined by the assessed value.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 679, by Representative Murray (by request): An Act providing for a pauper affidavit in lieu of costs in Superior Court.

Referred to Judiciary Committee.

House Bill No. 680, by Representative Skinner: An Act relating to bridges upon public highways in the State of Washington; providing for the construction, purchase, control and supervision of bridges, either free or toll; defining the powers of certain state officers and county and city officials relating to bridges, both interstate and intrastate; relating to certain bridges, making appropriations and declaring an emergency.

Ordered printed and referred to Committee on Roads and Bridges.

On motion of Mr. Adams the House was declared at recess from 10:40 a.m. to 10:45 a.m. in tribute to the late W. O. Mansfield, former Representative from Lincoln, whose funeral was being held at that time.

The Speaker (Mr. Yantis presiding) called the House to order at 10:45 a.m.

The Clerk called the roll and all members were present except Representatives Boede, Bohlke, Brown, Copeland, Dixon, Eddy, Edwards, Emory, Haddon, Huetter, Hurley, Johnston (Geo. H.), Keen, Keith, Lynch, McCarty, McCauley, McDonald (R. T.), Myers, Neff, Sandegren, Smith (J. B.), Smith (T. E.), Strickland, Twidwell and Van Dyk; Representatives Boede, Bohlke, Copeland, Edwards, Emory, Haddon, Hurley, Johnston (Geo. H.), Keen, Keith, Lynch, McCarty, McCauley, McDonald (R. T.), Myers, Neff, Sandegren, Smith (J. B.), Smith (T. E.), Strickland and Twidwell being excused.

PERSONAL PRIVILEGE.

Mr. Adams:

"At this time I would like to correct a serious mistake that was made in Ryan's Weekly. It was stated in that paper that Miss Parker, Chairman of the House Memorials Committee, did not permit the sixteen members of the House of Representatives to present a eulogy on the lives of those former members who had passed on during the previous two years. It has been the custom of the House since the State Legislature first convened, to have each member, or certain members, present eulogies on the deceased former members who had passed on during the interim.

"Two years ago, I recall, the memorial services ran on to a time where it began to be almost burdensome on the members of the House. I really was the one who was responsible for suggesting that a suitable memorial be given by some member of the joint membership and that each member wishing to submit something in behalf of their representative could submit the same in writing so that it might be put on the records of the House. I do not know whether Senator Ryan knew what we intended to do or
not, but anyway he has taken Miss Parker, the Chairman of the Memorials Committee, to task for not permitting sixteen members to speak or give some address on these deceased former members. However, they were permitted to submit these in writing and if anyone has not submitted them, I might inform them that they have the privilege of doing so.

"I would like to have it shown on the records of the House that Miss Parker is not responsible for breaking this rule, and that she alone was not to blame as the Ryan Weekly has made her appear.

"I hope that the records will show this in the Journal and that each member has the right to insert an article in the Journal for any member that has passed on during the past two years."

The House resumed consideration of bills, resolutions and memorials on first 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. 681,** by Representative Skinner: An Act relating to the public highways of the State of Washington, providing for the use of the motor vehicle fund and other funds therefor, classifying public highways as primary state highways and secondary roads, providing for the establishment, construction, maintenance, supervision, approval and control thereof, defining the powers and authorities of certain state officers and county officials with respect to public highways and classes thereof, providing for the disposition of certain funds and parts of funds, providing for certain reports and records, repealing certain acts and parts of acts, making appropriations for public highway purposes, and declaring an emergency.

Order printed and referred to Committee on Roads and Bridges.

**House Bill No. 682,** by Representatives Carty and Johnson: An Act relating to the apportionment of the state current school fund to the counties of the state for the use of the school districts within each county, amending Section 4873, Remington's Compiled Statutes as amended by Section 5, Chapter 28, Laws of 1933.

Order printed and referred to Committee on Education.

**House Bill No. 683,** by Representative Adams: An Act relating to foreign corporations and prohibiting the licensing thereof.

Order printed and referred to Committee on Commerce and Manufacturing.

**House Bill No. 684,** by Representative Brown: An Act relating to the sale of gasoline and motor fuel oil; requiring bids to be submitted for the sale price thereof; providing penalties; repealing all laws in conflict; and declaring an emergency.

Order printed and referred to Committee on Commerce and Manufacturing.

**House Bill No. 685,** by Representative Keen: An Act granting the director of labor authority to enforce all labor laws and appropriating ten thousand dollars ($10,000) annually for such purposes.

Order printed and referred to Committee on Labor and Labor Statistics.
House Bill No. 686, by Representative Wentworth (by request): An Act for the relief of W. L. Raum and/or Edward M. Connelly, his attorney and making an appropriation therefor.

Referred to Committee on Appropriations.

House Bill No. 687, by Representative Parker: An Act permitting the State of Washington to allow the assignment of warrants, together with certain sums of money, for the payment of state taxes, and authorizing any county, city, town, school district or other political subdivision of the State of Washington to receive its own warrants, together with certain sums of money, in payment of taxes.

Ordered printed and referred to Committee on Revenue and Taxation.

House Joint Resolution No. 26, by Representative Parker: Providing for the submission to the electors of the state of a constitutional amendment amending Section 33 of Article I of the Constitution of the State of Washington, relating to the recall of elective public officials.

Ordered printed and referred to Committee on Constitutional Revision.

SPECIAL ORDER.

The hour having arrived the House took up the special order of business, reconsideration of House Bill No. 155.

MOTION.

Mr. Adams moved that the House do now reconsider the vote by which House Bill No. 155 failed to pass the House.

Debate ensued.

Mr. Keith demanded the previous question and the demand was sustained.

The motion was carried.

RECONSIDERATION.

The Speaker (Mr. Yantis presiding), declared the question to be on the final passage of House Bill No. 155.

Mr. Adams moved that House Bill No. 155 be re-referred to the Committee on Fisheries and that it be reported back at 11:07 a.m. on the following working day.

The motion was carried.

The House resumed consideration of bills on first reading.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Joint Memorial No. 84, by Representative Adams (by request): Relating to the Internal Revenue Excise on Malt Beverages.

Referred to Committee on Revenue and Taxation.

House Joint Memorial No. 85, by Representatives Parker, Keen and Edlund: Relating to the enactment of a graduated capital levy for the purpose of providing a pension to persons more than 50 years of age.

Ordered printed and referred to Committee on Unemployment Relief and Public Welfare.
FIRST READING OF SENATE BILLS.

Engrossed Substitute Senate Bill No. 87, by Committee on Liquor Control: An Act relating to intoxicating liquors, providing for the control and regulation thereof, creating state offices, defining crimes and providing penalties therefor, providing for the disposition of public funds, and amending Sections 16, 23, 27, 30, 33, 37, 52, 55, 62, 69, 70, 71, 72, 90, 92 and 93 of Chapter 62 of the Laws of the Extraordinary Session of 1933 of the State of Washington, the same being Sections 7306-16, 7306-23, 7306-27, 7306-30, 7306-33, 7306-37, 7306-52, 7306-55, 7306-62, 7306-69, 7306-70, 7306-71, 7306-72, 7306-90, 7306-92, and 7306-93 of Remington's Revised Statutes, and declaring this act shall take effect immediately.

Referred to Committee on Liquor Control.

Engrossed Senate Bill No. 253, by Committee on Rules and Joint Rules (by request of State Finance Committee): An Act relating to the investment of current funds of the State of Washington by the state finance committee.

Referred to Committee on Appropriations.

SECOND READING OF BILLS.

House Joint Memorial No. 22, by Representatives Ford and Adams: Relating to the Mount Olympus National Monument.

The memorial was read the second time in full and passed to third reading.

House Joint Memorial No. 32, by Representatives Murray and Karr: Relating to the apple industry of the State of Washington.

The memorial was read the second time in full.

Mr. Murray moved the adoption of the following amendment:

On page 2, paragraph 5, line 2 of the printed memorial, after the word "Agriculture" strike all the matter down to the word "higher" in line 4 and insert in lieu thereof the following: "to raise and re-establish the present rule of tolerance for spray residue of .018 grain of lead per pound of fruit to a".

The Speaker (Mr. Yantis presiding) observed former Representative A. S. Kresky from Lewis within the bar of the House and appointed Mr. Donahoe to escort him to a seat on the rostrum.

The amendment by Mr. Murray was adopted.

On motion of Mr. Karr, the rules were suspended, House Joint Memorial No. 32 was advanced to third reading, the second reading considered the third and the memorial was placed on final passage.

The Clerk called the roll on the final passage of House Joint Memorial No. 32 and it passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Adams, Bell, Bice, Boede, Bohlke, Bowden, Brown, Christianson, Clark, Cohen, Copeland, Cowen, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Ford, Freese, Gardner, Gehlen, Gessell, Haddon, Hales, Hall, Halleran, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Leber, Ledgerwood, Mackie, Martin (F. J.), McCarty, McCauley, McDonald (D. A.); McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Ott, Parker, Reeves, Reilly,
Richmond (C. L.), Richmond (W. A.), Robbins, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wannemaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—84.

Those absent or not voting were: Representatives Austin, Boyle, Carty, Devenish, Emory, Gifford, Huetter, Klemgard, Lindgren, Luck, Lynch, Martin (J. R.), Nelsen, Ryan, Strickland—15.

House Joint Memorial No. 32, having received the constitutional majority, was declared passed.

On motion of Mr. Murray the rules were suspended, House Joint Memorial No. 32 was ordered immediately engrossed and the Chief Clerk was directed to immediately transmit the engrossed memorial to the Senate.

The Speaker (Mr. Yantis presiding) observed former Representative A. J. Goddard from King within the bar of the House and appointed Mr. McDonald (R. T.) to escort him to a seat on the rostrum.

House Bill No. 347, by Representative Richmond (C. L.): Relating to appropriation for litigation purposes.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 25, 1935.

MR. SPEAKER:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 347, entitled "An Act appropriating moneys for the case of State of Washington vs. State of Oregon, to be used subject to the conditions and in the manner set forth in Chapter 96 of the Session Laws of 1933, regular session, 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:

In Section 1, line 5 of the original bill, being line 1 of the printed bill, strike the words "general fund" and insert in lieu thereof the words "reclamation revolving fund."

A. E. EDWARDS, Chairman.


The bill was read the second time by sections.

On motion of Mr. Richmond (C. L.) the committee amendment was adopted.

On motion of Mr. Richmond (C. L.) the rules were suspended, House Bill No. 347 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 347 and it passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 18.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gehlen, Gessell, Haddon, Hales, Hall, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Mackie, Martin (F. J.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond
Those absent or not voting were: Representatives Carty, Christianson, Drew, Gardner, Gifford, Halloran, Huetter, Lindgren, Luck, Lynch, Martin (J. R.), McDonald (R. T.), Robbins, Smith (B. L.), Smith (M. B.), Strickland, Titus, Mr. Speaker—18.

House Bill No. 347, having received the 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. 491, by Representative Devenish: Relating to the insane.

We, your Committee on State Charitable Institutions, to whom was referred House Bill No. 491, entitled "An Act relating to the insane and commitments of patients to hospitals for the insane; providing for payment of expenses and liability of state and relatives; amending Section 6930, Remington's Compiled Statutes of Washington, repealing Section 6940, Remington's Compiled Statutes, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Strike the whole of Section 3.

In lines 5 and 6 of the title strike the following punctuation "", "and", "declaring an emergency." and insert in lieu thereof a period ".

PAUL DONAHOE, Chairman.


The bill was read the second time by sections.

Mr. Titus moved the adoption of the committee amendment to strike the whole of Section three.

Debate ensued.

Mr. Ryan moved that the committee amendment be laid on the table without taking the bill with it.

The motion was carried and the committee amendment was laid on the table without taking the bill with it.

Mr. Smith (T. E.) moved the adoption of the following amendment:

In Section 1, line 4, after the words "application of any" strike the word "person" and insert in lieu thereof the words "five persons".

Debate ensued.

Mr. Bice moved that the amendment be laid on the table without taking the bill with it.

The motion was lost.

Mr. Ford moved the adoption of the following amendment to the amendment:

Add to the amendment of T. E. Smith the words "or a licensed physician" following the words "five persons".

Debate ensued.

Mr. Keith demanded the previous question and the demand was sustained.

The amendment to the amendment was adopted.

Mr. Smith (T. E.) demanded the previous question and the demand was sustained.
Division was called for and the amendment by Mr. Smith (T. E.) as amended, was lost.

Mr. Richmond (W. A.) moved the adoption of the following amendment:

In Section 1, line 21 of the original bill, being line 11 of the printed bill, after the period (.) following the word "insanity", insert the following: "It shall be mandatory upon the prosecuting attorney of every county to advise the accused of his or her legal rights in the presence of a third person chosen by the accused."

Debate ensued.

Mr. Keith demanded the previous question and the demand was sustained.
Division was called for and the amendment was adopted on a rising vote.

Mr. Hall moved the adoption of the following amendment:

In Section 1, page 2, line 15 of the printed bill, strike the words and figures "four dollars and fifty cents ($4.50)" and insert in lieu thereof the words and figures "three dollars ($3.00)."

Mr. Ledgerwood moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

Mr. Titus moved the adoption of the committee amendment to the title, but the committee amendment was ruled out of order.

PERSONAL PRIVILEGE.

Mr. Ott:

"Mr. Speaker: I rise to a point of personal privilege.

"We, of the Republican party being members of this House, have had a member of the House in our ranks that we did not know was generally known to be a member of our party. Ryan's Weekly has now made it public that John R. Jones, better known as Jack Rabbit Jones, is a Republican from Okanogan County. It is now not necessary to keep the matter a secret. As Republican floor leader of this House I do now have the honor and privilege of presenting to John R. Jones the official admission card to all of our Republican caucuses during this session, and we hope in the future he will honor us with his presence."

Mr. Jones:

"Mr. Speaker and Honorable Members of the Twenty-fourth Legislature:

"I am greatly pleased this morning to have the honor from the Republican party of receiving me within their ranks.

"Again I want to thank the Republican floor leader and the Republican party for this courtesy, suggesting to the members of the Republican party within the House that they now reorganize their party and appoint the newly taken-in member of this House in the Republican ranks as their Republican floor leader for the balance of the session.

"In so doing, the new floor leader will assure the Republican party of some real service during the balance of the session."

The House resumed consideration of bills on second reading.

SECOND READING OF BILLS.

Mr. Herren moved that the rules be suspended, House Bill No. 491 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

The motion was lost.

House Bill No. 491 was passed to third reading and ordered engrossed.

On motion of Mr. Adams, the rules were suspended and the House reverted to the fifth order of business.
REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 2, 1935.

MR. SPEAKER:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 584, entitled "An Act providing for emergency unemployment relief; defining the powers and duties of the department of public welfare in relation thereto and providing for the administration of such relief by the director of public welfare subject to the supervision and control of the governor; providing funds for such relief; making an appropriation, and declaring its effective date," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor, and that the substitute bill do pass.

A. E. EDWARDS, Chairman.


MR. SPEAKER:

We, a minority of your Committee on Appropriations, to whom was referred House Bill No. 584, entitled "An Act providing for emergency unemployment relief; defining the powers and duties of the department of public welfare in relation thereto and providing for the administration of such relief by the director of public welfare subject to the supervision and control of the governor; providing funds for such relief; making an appropriation, and declaring its effective date," 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: Marie F. Keen, L. D. Keith, Bertel J. McCarty, W. F. McCauley, J. B. Smith, T. E. Smith, George Twidwell.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 2, 1935.

MR. SPEAKER:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 582, entitled "An Act relating to and providing for old age assistance; defining the powers and duties of certain officers in connection therewith; prescribing penalties; appropriating funds for such assistance; repealing Chapter 29, Laws of 1933, and declaring the effective dates," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

A. E. EDWARDS, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 2, 1935.

MR. SPEAKER:

We, a minority of your Committee on Appropriations, to whom was referred House Bill No. 582, entitled "An Act relating to and providing for old age assistance; defining the powers and duties of certain officers in connection therewith; prescribing penalties; appropriating funds for such assistance; repealing Chapter 29, Laws of 1933, and declaring the effective dates," 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: Marie F. Keen, Bertel J. McCarty, J. B. Smith, T. E. Smith, George Twidwell.

Passed to second reading.
MOTIONS.

On motion of Mr. Adams, the rules were suspended and the House reverted to the fourth order of business.

On motion of Mr. Edwards, House Bill No. 582 was made a special order of business for 11:00 a.m., Thursday, March 7, 1935.

On motion of Mr. Edwards, House Bill No. 584 was made a special order of business for 11:00 a.m., Friday, March 8, 1935.

On motion of Mr. Gehlen, the rules were suspended and the House advanced to the eighth order of business.

INTRODUCTION AND FIRST READING OF BILLS.

The following bill was introduced, read first time by title and acted upon as indicated:

House Bill No. 688, by Representative Gehlen: An Act relating to and providing for the inspection, marking, and marketing of animal carcasses and meats intended for human consumption; regulating and licensing the preparation, handling, marking, marketing, and sale of such meats, and the sanitation of slaughtering establishments; defining offenses; providing penalties; authorizing the Department of Agriculture Division of Dairy and Livestock to make rules and regulations to carry out the provisions of this act.

Ordered printed and referred to Committee on Agriculture.

MOTIONS.

On motion of Mr. Adams, the House resumed the regular order of business.

On motion of Mr. Adams, the House was declared at recess until 7:30 p.m.

EVENING SESSION

The Speaker (Mr. Yantis presiding) called the House to order at 7:30 p.m.

The Clerk called the roll and all members were present except Representatives Herren, Johnson (W. A.), Sawyer, Smith (J. B.) and Smith (T. E.).

COMMUNICATION FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, March 4, 1935.

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. 149: "An Act relating to taxation of real and personal property, regulating the collection of taxes, conferring certain powers on county treasurers, and amending Sections 82, 84, 87, 89 and 104 of Chapter 130, Laws of the Extraordinary Session 1925, and Section 83 of said chapter as amended by Chapter 113, Session Laws of 1931, and Section 86 of said Chapter 130 as amended by Chapter 33, Session Laws of 1933, and declaring this act shall take effect immediately."
House Bill No. 267: "An Act relating to civil service in cities and towns and creating a board of civil service commissioners in cities having a fully paid fire department and providing a civil service system based upon examination, investigation as to merit, efficiency and fitness for appointment, employment and promotion of all officers and men appointed in said fire departments; and regulating the transfer, reinstatement, suspension and discharge of said officers and firemen and making the act inapplicable to certain cities and towns."

Yours very truly,

RICHARD HAMILTON,
Secretary to the Governor.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 4, 1935.

Mr. SPEAKER:
The President has signed House Bill No. 63, and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

PROPOSITIONS, MOTIONS AND RESOLUTIONS.

Resolution by Representatives Wilson, Parker, Todd and McDonald (D. A.):

Be it Resolved, By the House of Representatives of the State of Washington in legislative session assembled:

WHEREAS: The sudden death of Charles H. Shields, father-in-law of Representative Harry D. Austin, comes as a shock to the membership of this House, especially in view of the tragic circumstances which preceded it;

Mr. Shields, who was born in Utica, Minnesota, seventy (70) years ago, was an employee of this House at the time of his death and also during the two preceding sessions. At his residence in Olympia on February 14 a fire broke out in another apartment which caused the death of a child aged twenty-two (22) months. In endeavoring to rescue the child, Mr. Shields was overcome by smoke and was taken from the building unconscious by the firemen. This act of heroism brought about a congestion of the lungs which resulted in his death on March 2.

Now, Therefore, Be It Resolved, That the House of Representatives extends its profound sympathy to Representative Harry D. Austin and to Wallace E. Shields and Rena May Shields Austin, son and daughter of the deceased, and that a copy of this resolution be spread upon the House Journal.

On motion of Miss Parker, the resolution was adopted.

On motion of Mr. Todd, the rules were suspended and the House reverted to the fourth order of business.

Mr. Todd moved that House Bill No. 455 be made a special order of business for 8:30 p.m.

Debate ensued.

With the consent of the House, Mr. Todd withdrew his motion.

Mr. Titus moved that the Committee on Labor and Labor Statistics be excused for approximately one-half hour.

The motion was lost.

On motion of Mr. Todd, the House resumed the regular order of business.

SECOND READING OF BILLS.

House Bill No. 525, by Representative Austin: Relating to life insurance.

Mr. Todd moved that consideration of House Bill No. 525 be deferred and that the bill retain its place on the calendar for the following working day.

Debate ensued.

The motion was carried.
House Bill No. 528, by Representatives Bohlke and Karr: Relating to horticulture.

The bill was read the second time by sections.

On motion of Mr. Bohlke, the rules were suspended, House Bill No. 528 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 528 and it passed the House by the following vote: Yeas, 80; nays, 0; absent or not voting, 19.

Those voting yea were: Representatives Adams, Bell, Bice, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Dixon, Donahoe, Drew, Easterday, Edlund, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Holt, Huetter, Hurley, Johnson (Hans), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Ryan, Sandegren, Schroeder, Schultz, Skinner, Smith (B. L.), Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis—80.

Those absent or not voting were: Representatives Austin, Boede, Boyle, Devenish, Eddy, Edwards, Emory, Gehlen, Herren, Johnson (W. A.), Luck, Lynch, Robbins, Sawyer, Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Mr. Speaker—19.

House Bill No. 528, having received the 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. 529, by Representative Bohlke: Relating to horticulture.

On motion of Mr. Bohlke, House Bill No. 529 was re-referred to the Committee on Horticulture.

House Bill No. 586, by Committee on Rural Credits and Agricultural Development (by executive request): Relating to county owned lands.

The bill was read the second time by sections.

Mr. Richmond (W. A.) moved the adoption of the following amendment:

After the period at the end of Section 1 add the following: “Any Citizen of the State of Washington may apply for city or town lots or small acreage tracts for the purpose of making a home upon said land, and may enter into a contract of purchase with the board of County Commissioners and/or State Land Commissioner for the purchase of said land with no down payment, and said land shall be tax free for a period of five years from date of contract: Provided said party shall improve and cultivate 1/5 of the land so contracted for each and every year. Failure to comply with said contract provisions shall cause a forfeiture of all rights thereunder.”

Debate ensued.

With the consent of the House, Mr. Richmond withdrew the amendment.

Mr. Richmond (W. A.) moved that House Bill No. 586 be referred to the Committee on Rural Credits and Agricultural Development for further amendment.

Debate ensued.

Mr. Mackie demanded the previous question and the demand was sustained.
The motion to re-refer House Bill No. 586 to the Committee on Rural Credits and Agricultural Development was carried.

House Bill No. 587, by Committee on Rural Credits and Agricultural Development (by executive request): Relating to county commissioners.

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

House Bill No. 459, by Representative McDonald (D. A.): Providing for relief of Kate Stevens Bates.

MR. SPEAKER:


We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 459, entitled "An Act providing for the relief of Kate Stevens Bates," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In Section 1, line 7 of the original bill, being lines 2 and 3 of the printed bill, strike the words and figures "One Hundred Fifty Dollars ($150.00)" and insert in lieu thereof the words and figures "One Hundred Dollars ($100.00)."

A. E. EDWARDS, Chairman.


The bill was read the second time by sections.

Mr. McDonald (D. A.) moved the adoption of the committee amendment.

Debate ensued.

The committee amendment was adopted.

Mr. McDonald (D. A.), moved that the rules be suspended, House Bill No. 459 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Debate ensued.

Mr. Klemgard demanded the previous question and the demand was sustained.

The motion was carried.

Mr. Bowden demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 459 and it passed the House by the following vote: Yeas, 80; nays, 3; absent or not voting, 16.

Those voting yea were: Representatives Adams, Bice, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Dixon, Donahoe, Easterday, Eddy, Edlund, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Haddon, Hall, Halleran, Holt, Huetter, Hurley, Johnson (Hans), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilley, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Schultz, Skinner, Smith (B. L.), Smith (M. B.), Strickland, Sullivan, Todd, Twidwell, Van Dyk, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis —80.

Those voting nay were: Representatives Edwards, Titus, Voyce—3.
Those absent or not voting were: Representatives Austin, Bell, Boede, Devenish, Drew, Gifford, Hales, Herren, Johnson (W. A.), Keen, Lindgren, Lynch, Sawyer, Schroeder, Smith (J. B.), Smith (T. E.)—16.

House Bill No. 459 having received the 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. 290, by Representative Yantis (by departmental request):
Relating to taxation of public service companies.

MR. SPEAKER:
We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 290, entitled “An Act relating to the assessment and taxation of the property of railroad companies, motor vehicle transportation companies, airplane companies, electric light and power companies, telegraph companies, telephone companies, gas companies, pipeline companies, water companies, heating companies, toll bridge companies, steamboat companies, and logging railroad companies; providing penalties for the violation thereof; repealing Sections 35 to 50, Inclusive, of Chapter 130, Laws of the Extraordinary Session of 1925, and all other acts and parts of acts in conflict 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 recommendations that it do pass with the following amendments:

In Section 13, line 16 of the original bill, being line 7 of the printed bill, strike the period (.) after the word “company,” and insert the following: “and to the value of other taxable property in the counties in which the operating property of such company is situate.”

In Section 14, line 26 of the original bill, being line 17 of the printed bill, strike the word “commission,” and insert in lieu thereof the words “state board of equalization.”

In Section 14, line 28 of the original bill, being line 19 of the printed bill, strike the word “commission,” and insert in lieu thereof the words “state board of equalization.”

In Section 14, line 30 of the original bill, being line 21 of the printed bill, strike the word “commission,” and insert in lieu thereof the words “state board of equalization.”

In Section 14, line 3, page 10 of the original bill, being line 24 of the printed bill, strike the word “commission,” and insert in lieu thereof the words “state board of equalization.”

In Section 14, line 6, page 10 of the original bill, being line 27 of the printed bill, strike the comma (,) after the word “county,” and insert the following: “and in the several taxing districts therein.”

In Section 15, line 10, page 10 of the original bill, being line 31 of the printed bill, after the words “and determined by the,” strike the word “commission,” and insert in lieu thereof the words “state board of equalization.”

In Section 15, line 11, page 10 of the original bill, being line 32 of the printed bill, strike the word “where” and insert in lieu thereof the words “and to the taxing districts thereof wherein.”

In Section 15, lines 11 and 12, page 10 of the original bill, being lines 32 and 33 of the printed bill, strike the following words: “and by the county assessor of each county to the taxing districts therein.”

In Section 15, line 25, page 10 of the original bill, being line 1, page 8 of the printed bill, strike the word “or,” and insert in lieu thereof the word “and.”

In Section 16, line 14 of the original bill, being line 20 of the printed bill, strike the word “commission,” and insert in lieu thereof the words “state board of equalization.”

In Section 16, line 15 of the original bill, being line 21 of the printed bill, strike the comma (,) after the word “counties,” and insert the following: “and in the taxing districts thereof.”

In Section 16, line 16 of the original bill, being line 22 of the printed bill, strike the word “it,” and insert in lieu thereof the words “the commission.”
In Section 16, line 17 of the original bill, being line 23 of the printed bill, strike the semicolon (;), and insert in lieu thereof a period (.)

In Section 16, lines 17, 18 and 19 of the original bill, being lines 23, 24 and 25 of the printed bill, strike the following words: “and the county assessor shall apportion and distribute such assessed equalized valuation as between the several taxing districts of such county in the manner provided herein.”

GEO. F. YANTIS, Chairman.


The bill was read the second time by sections.

Mr. Ott moved the adoption of the following amendment:

Amend Section 2, line 7, page 4 of the printed bill, strike the following words: “sole and exclusive.”

Debate ensued.

Mr. Bowden demanded the previous question and the demand was sustained.

The amendment was lost.

Mr. Drew moved the adoption of the following amendment:

Strike the whole of Section 10.

Debate ensued.

The Speaker (Mr. Yantis presiding) called Mr. McDonald (D. A.) to preside.

Mr. Bowden demanded the previous question and the demand was sustained.

The amendment was lost.

On motion of Mr. Karr the committee amendments to sections 13, 14 and 15 were adopted.

Mr. Ott moved the adoption of the following amendment:

In Section 15, beginning with the word “The” in line 9 of the original bill, being line 15 of the printed bill, strike all the matter down to and including the period following the word “thereof” in line 13 of the original bill, being line 19 of the printed bill, and insert in lieu thereof the following:

“The basis of apportionment with reference to steamboat companies and airplane companies prescribed in the foregoing subdivisions shall not be deemed exclusive and the tax commission in apportioning values of steamboat companies and airplane companies under this section may also take into consideration such other information, facts, circumstances or allocation factors with reference to steamboat companies and airplane companies as will enable it to make a substantially just and correct valuation of the operating property of such steamboat companies and airplane companies within the state and within each county thereof.”

The amendment was adopted.

On motion of Mr. Karr the committee amendments to Section 16 were adopted.

MOTION.

Mr. Karr moved that the House do now reconsider the vote by which the following amendment to House Bill No. 290 by Mr. Ott was lost:

In Section 2, line 1 of the original bill, being line 7 of the printed bill, strike the words “sole and exclusive.”

Debate ensued.

Mr. Bohlke demanded the previous question and the demand was sustained.
The Speaker (Mr. McDonald (D. A.) presiding) declared the question to be on the motion to reconsider the vote by which the amendment by Mr. Ott was lost.

The motion to reconsider was carried.

**RECONSIDERATION.**

The Speaker (Mr. McDonald (D. A.) presiding) declared the question to be on the adoption of the amendment by Mr. Ott to House Bill No. 290, Section 2, line 1 of the original bill.

The amendment was adopted.

**House Bill No. 290** was passed to third reading and ordered engrossed.

Mr. Yantis resumed the chair.

**House Bill No. 498**, by Representative Yantis (by departmental request): Relating to taxation.

**MR. SPEAKER:**

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 498, entitled "An Act relating to taxation, prescribing the powers and duties of the tax commission of the State of Washington, amending Section 2, Chapter 115, Laws of 1905, as amended by Section 1, Chapter 220, Laws of 1907, and declaring 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 with the following amendments:

In Section 1, line 6 of the original bill, being line 2 of the printed bill, strike the figure "200," and insert in lieu thereof the figure "220".

In Section 1, line 21, page 2 of the original bill, being lines 18 and 19, page 2 of the printed bill, strike the following words: "at the office of the tax commission or to visitation."

In Section 1, line 31, page 2 of the original bill, being line 28, page 2 of the printed bill, strike the period (.) and insert in lieu thereof the following: "semicolon (;) provided, however, no person shall be required to testify outside of the county in which the taxpayer's residence, office or principal place of business, as the case may be, is located."

GEO. F. YANTIS, Chairman.


The bill was read the second time by sections.

On motion of Mr. Emory the committee amendments were adopted.

**House Bill No. 498** was passed to third reading and ordered engrossed.

**House Bill No. 266**, by Representative Emory: Relating to claims against cities.

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

**House Bill No. 270**, by Representative Cohen: Relating to certain lands in the city of Seattle.

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

**House Bill No. 196**, by Representatives Mackie and Adams: Relating to city water systems.

The bill was read the second time by sections.

Mr. Mackie moved that the rules be suspended, House Bill No. 196 be advanced to third reading, the second reading considered the third and the bill be placed on final passage.

Debate ensued.
Mr. Sandegren demanded the previous question and the demand was sustained.

Division was called for and the motion by Mr. Mackie was carried on a rising vote.

Debate ensued.

Mr. Strickland demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 196 and the bill passed the House by the following vote: Yeas, 79; nays, 2; absent or not voting, 18.

Those voting yea were: Representatives Adams, Austin, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Dixon, Donahoe, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freeese, Gardner, Gehlen, Gessell, Gifford, Hales, Hall, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Robbins, Ryan, Sandegren, Schroeder, Skinner, Smith (M. B.), Strickland, Sullivan, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall Yantis—79.

Those voting nay were: Representatives Nelsen, Schultz—2.

Those absent or not voting were: Representatives Bell, Boyle, Devenish, Drew, Haddon, Halleran, Herren, Holt, Keith, Luck, Lynch, Richmond (W. A.), Sawyer, Smith (B. L.), Smith (J. B.), Smith (T. E.), Titus, Mr. Speaker—18.

House Bill No. 196 having received the constitutional majority was declared passed.

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

On motion of Mr. Mackie the rules were suspended and the Chief Clerk was directed to immediately transmit House Bill No. 196 to the Senate.

On motion of Mr. Richmond (C. L.) the rules were suspended and the House reverted to the fifth order of business.

REPORTS OF STANDING COMMITTEES.

House Bill No. 310 (reported by Committee on Revenue and Taxation):

Majority: do pass with amendments.

Minority: do not pass.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 1, 1935.

MR. SPEAKER:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 351, entitled "An Act authorizing the Director of Licenses to secure and furnish number plates to motor vehicle licensees, to provide fasteners with which to attach such plates, to raise revenue by levying a tax upon such fasteners, and to prevent illegal use of number plates; making an appropriation therefor, and repealing Sec. 2, Chapter 6 of the Laws of 1921 and Sec. 12, Chapter 96 of the Laws of 1921," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

Chairman.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 4, 1935.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 355, entitled "An Act relating to delinquent taxes and giving the county commissioners and county treasurers authority to compromise taxes on real estate and repealing all laws in conflict herewith," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be re-referred to the Judiciary Committee.

Geo. F. Yantis, Chairman.


On motion of Mr. Ott the committee report was adopted and House Bill No. 355 was re-referred to the Judiciary Committee.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 1, 1935.

Mr. Speaker:

We, a majority of your Committee on Public Utilities, to whom was referred House Bill No. 364, entitled "An Act relating to steamboat companies and additional regulation thereof, and repealing Chapter 248 of the Laws of 1927, pages 382, 383, 384, and 385 (Sections 10361-A and 10361-B, Remington's Revised Statutes, and/or Section 5552-A Pierce's Code)," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

M. P. Halleran, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 1, 1935.

Mr. Speaker:

We, a minority of your Committee on Public Utilities, to whom was referred House Bill No. 364, entitled "An Act relating to steamboat companies and additional regulation thereof, and repealing Chapter 248 of the Laws of 1927, pages 382, 383, 384, and 385 (Sections 10361-A and 10361-B, Remington's Revised Statutes, and/or Section 5552-A 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.

Chairman.

We concur in this report: George E. Drew, Harry E. Christianson.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 2, 1935.

Mr. Speaker:

We, a majority of your Committee on Dairy and Livestock, to whom was referred House Bill No. 460, entitled "An Act relating to the trespass of cattle and livestock on lands owned by 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.

W. E. Carty, Chairman.

Mr. Speaker:

We, a minority of your Committee on Dairy and Livestock, to whom was referred House Bill No. 460, entitled “An Act relating to the trespass of cattle and livestock on lands owned by the State of Washington,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Chas. Gessell, Paul Donahoe, George Twidwell, Marcus O. Nelsen.

Passed to second reading.

Mr. Speaker:

We, your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 523, entitled “An Act providing for the retirement of policemen for pension purposes and amending section 9582, 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: Marie F. Keen, Willis M. Hales, Clemens Boyle, Thomas Voyce, Gerald G. Dixon, Myron H. Titus, Mike Smith, Ray Sandegren, Hans Johnson, David E. Gifford.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Memorials, to whom was referred House Joint Memorial No. 28, relating to a tariff on bananas, 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: Ben S. Sawyer, Corbin Sullivan.

Passed to second reading.

Mr. Speaker:

We, your Committee on Memorials, to whom was referred House Joint Memorial No. 33, urging the establishment of an embassy in China instead of a legation, 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 E. Drew, Corbin Sullivan, Florence W. Myers, Ben S. Sawyer.

Passed to second reading.

Mr. Speaker:

We, your Committee on Agriculture, to whom was referred Engrossed Substitute Senate Bill No. 155, entitled “An Act declaring the existence of a state and national agricultural emergency; declaring the policy of the legislature; providing for the regulation and control of the production, storage, transportation, industrial advertising, merchandising, price and distribution of agricultural commodities; approving and adopting the provisions of the National Agricultural Adjustment Act and any marketing agreement or license approved or prescribed by the Secretary of Agriculture of the United States; defining marketing agreements; regulating the purchase of agricultural commodities by the state or its subdivisions; establishing standards of fair competition; empowering the Director of Agriculture, with the approval of the Gov-
ernor, to adopt or prescribe marketing agreements, to make rules and regulations to control the production, storage, transportation, industrial advertising, merchandising, sale and distribution of agricultural commodities, and to issue, suspend or revoke licenses licensing persons handling or processing agricultural products; designating the persons entitled to licenses; granting jurisdiction to courts for the enforcement of this act and marketing agreements approved or prescribed hereunder; making it unlawful for any person to engage in handling, retailing, processing or wholesaling agricultural products without a license; fixing license fees; making an appropriation for the administration of this act; defining agricultural commodities; 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. LELAND RICHMOND, Chairman.


Passed to second reading.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 4, 1935.

We, a majority of your Committee on Insurance, to whom was referred Engrossed Senate Bill No. 161, entitled "An Act relating to insurance, amending Sections 73 and 74 of Chapter 49, Laws of 1911, further amending said chapter by adding thereto three new sections to be known as Sections 74-a, 74-b 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.

HARRY D. AUSTIN, Chairman.

We concur in this report: Frank Gehlen, H. D. Hall, L. D. Keith, Gordon Klemgard, R. T. McDonald, Marcus O. Nelsen, W. A. Richmond.

Passed to second reading.

MOTION.

Mr. McDonald (D. A.) moved that House Bill No. 364 be indefinitely postponed.

Debate ensued.

Mr. Murray demanded the previous question and the demand was sustained.

Division was called for and House Bill No. 364 was indefinitely postponed on a rising vote.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 4, 1935.

We, your Committee on Memorials, to whom was referred Senate Joint Memorial No 17, petitioning the Federal Government to appropriate $125,000 for the construction of a bridge over the Portage Canal to connect Marrowstone Island with the mainland," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. ADENA PARKER, Chairman.

We concur in this report: Corbin Sullivan, Florence W. Myers, George E. Drew, Ben S. Sawyer.

Passed to second reading.

The Speaker resumed the chair.

MR. SPEAKER:

We, of your Committee on Engrossment, to whom was referred Engrossed House Bill No. 347; also Engrossed House Bill No. 491; also Engrossed House Joint Me-
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Memorial No. 32, have compared same with the original bills and memorial and find them correctly engrossed.

VIOLET P. BOEDE, Chairman.

I concur in this report: D. F. Bice.

MOTIONS.

On motion of Miss Parker, House Joint Memorial No. 28 was re-referred to the Committee on Memorials.

On motion of Mr. Luck the House advanced to the eighth order of business.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 689, by Representatives Skinner, Mackie and Twidwell: An Act authorizing acquisition by the State of Washington of all interest, share, right and title of the cities of Aberdeen, Hoquiam, and Grays Harbor County in and to certain bridges located on State Highways, namely; the Wishkah River Bridge in the City of Aberdeen, crossing the Wishkah River on State Road No. 9; the Chehalis River Bridge in the City of Aberdeen, crossing the Chehalis River on State Road No. 13; the Simpson Avenue Bridge in the City of Hoquiam, crossing the Hoquiam River on State Road No. 9; the Little Hoquiam River Bridge in the City of Hoquiam, crossing the Little Hoquiam River on State Road No. 9; providing methods for acquisition thereof and payment therefor, and providing for the operation and control of said bridges by the State of Washington, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 690, by Representative Luck: An Act to promote the safety of employees and travelers upon railroads by compelling common carriers by railroad to limit the length of freight and passenger trains and prescribing a penalty for the violation thereof.

Ordered printed and referred to Committee on Labor and Labor Statistics.

House Bill No. 691, by Representative Bell: An Act relating to the joint committee appointed by the legislature to investigate and audit the activities of the supervisor of savings and loan associations and the supervisor of banking in certain matters and making an appropriation.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 692, by Committee on Counties and County Boundaries: An Act relating to counties and creating the county of Olympic, subject to the requirements of the constitution and the laws of the State of Washington in respect to the establishment of new counties.

Ordered printed and passed to second reading.

House Bill No. 693, by Representative Reilly: An Act relating to automobile driver's licenses; providing for the revocation of the same; and amending Section 6363-18, Remington's Revised Statutes.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 694, by Representative Wanamaker: An Act appro-
priating fifteen hundred dollars for the publication of the Washington Con-
stitutional Convention proceedings.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 695, by Representative Reilly: An Act relating to State
Board of Education; providing for the appointment of members of said
board and fixing their term of office and amending Section 4525, Remington's
Revised Statutes.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 696, by Representative Bell: An Act providing for the
construction and operation of facilities for the storage and distribution of
motor fuels and lubricants by the department of public works; appropriating
$250,000.00 and declaring an emergency.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 697, by Representative Reilly: An Act relating to
licenses, providing a license fee for the collection of fees for patents, and
providing a penalty for any violation thereof.

Ordered printed and referred to Judiciary Committee.

MOTION.

On motion of Mr. Luck the House resumed the regular order of business.
The House resumed consideration of bills on second reading.

SECOND READING OF BILLS.

House Bill No. 520, by Representatives Leber and Christianson: Re-
lating to dike and drain districts.

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

House Bill No. 312, by Representatives Bowden, Wilson, Strickland,
Hurley, Todd and Lynch: Relating to radio and television.

Mr. Speaker:

We, your Committee on Commerce and Manufacturing, to whom was referred
House Bill No. 312, entitled "An Act relating to the licensing, examining, qualifying
and education of persons engaged in the repair, installation, servicing and testing of
radio and television receiving equipment, antenna systems and electrical sound amplifi-
cation equipment, providing methods of administration thereof and penalties for the
violation thereof and making an appropriation therefor," have had the same under
consideration, and we respectfully report the same back to the House with the recom-
mendation that it do pass with the following amendment:

In Section 9, lines 28 and 29, of the original bill, being line 13 of the printed bill,
after the word "of" and before the word "or," strike all of the material therein and
insert in lieu thereof the words and figures "ten thousand dollars ($10,000.00)".

WILL W. WENTWORTH, Chairman.

We concur in this report: Lulu D. Haddon, R. D. Wiswall, Hans Johnson, John
R. Hurley, Ted F. Schroeder.

The bill was read the second time by sections.

Mr. Bowden moved the adoption of the following amendment.

In Section 2, line 18 of the original bill, being line 9, page 1 of the printed bill,
after the word "exclusively" and before the word "in" insert the following: "as a
The amendment was adopted.

Mr. Wilson moved the adoption of the following amendment:

In Section 7, subsection (c), add a new subsection (3) to read as follows: "(3) the obtaining of compensation for services not rendered or goods not delivered or for deceiving or defrauding the public in any other manner."

The amendment was adopted.

Mr. Wilson moved the adoption of the committee amendment.

Mr. Neal moved that the committee amendment be laid on the table without taking the bill with it.

The motion to lay the committee amendment on the table was lost.

The committee amendment was adopted.

House Bill No. 312 was passed to third reading and ordered engrossed.

House Bill No. 413, by Representative Adams: Relating to electricians.

The bill was read the second time by sections.

Mr. Adams moved the adoption of the following amendment:

In Section 1, lines 12 and 13 and 14 of the original bill, same being lines 3, 4, and 5 of the printed bill by striking the words and punctuations after the word "except" in line 3 to and inclusive of the words "or less" in line 5 and insert the following:

"For telephone and telegraph wires and equipment, and except further for signalling wires which signalling wires operate at 50 volts or less or utilize 50 watts or less."

The amendment was adopted.

The Speaker called Mr. Yantis to preside.

House Bill No. 413 was passed to third reading and ordered engrossed.

House Bill No. 383, by Representative Todd: Relating to intoxicating liquors.

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

House Bill No. 455, by Representative Gehlen: Relating to liquor licenses.

Mr. Todd moved that consideration of House Bill No. 455 be deferred and the bill retain its place on the calendar for the following working day.

The motion was carried.

House Bill 590, by Committee on Printing: Relating to public printing.

The bill was read the second time by sections.

Mr. Ledgerwood moved the adoption of the following amendment:

In Section 1, line 11 of the original bill, being line 4 of the printed bill, strike the words "done and other work" and insert in lieu thereof the words "and other work done."

The amendment was adopted.

Mr. Ledgerwood moved the adoption of the following amendment:

In Section 1, line 7 of the original bill, being line 26 of the printed bill, strike words "state officers" where they occur the second time.

The amendment was adopted.

Mr. Ledgerwood moved the adoption of the following amendment:

Amend the bill by striking the whole of Section 3 and inserting in lieu thereof the following:

"SEC. 3. Whenever in the judgment of the public printer certain printing, ruling, binding or supplies can be secured from private sources more economically than by doing the said work or preparing the said supplies in the state printing plant, he shall have authority to obtain such work or such supplies from such private sources."
"In event any purchases are made on behalf of the State in pursuance of the above provision the state printing plant shall be entitled to add 5% to such costs to cover the handling of such orders, said 5% to be added to the bills and charged to the respective authorities ordering such work or supplies."

Mr. Neal moved that the amendment be laid on the table without taking the bill with it.

The motion was lost.

The amendment was adopted.

House Bill No. 590 was passed to third reading and ordered engrossed.

**House Bill No. 436**, by Representative Cohen: Relating to mining stock. The bill was read the second time by sections.

Mr. Voyce moved the adoption of the following amendment:

Add a new section to be known as Section 5A to read as follows:

"Sec. 5-A. Nothing in this act shall affect mining company's operations with properties in the State of Washington and doing actual development."

Mr. Neff moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

House Bill No. 436 was passed to third reading.

**House Joint Resolution No. 19**, by Representative Yantis: Relating to amendment to the State Constitution. The resolution was read the second time in full and passed to third reading.

**THIRD READING OF BILLS.**

Engrossed House Bill No. 378, by Representative Martin (F. J.) (by departmental request): Relating to hunting licenses. On motion of Mr. Reilly, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 378 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 378 and the bill passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 17.

Those voting yea were: Representatives Adams, Austin, Bell, Rice, Boede, Bohike, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Halley, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Leber, Legderwood, Mackle, Martin (F. J.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Robbins, Ryan, Sandegren, Schultz, Skinner, Smith (B. L.), Strickland, Sullivan, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis—82.

Those absent or not voting were: Representatives Boyle, Devenish, Gehlen, Herren, Huettet, Klemgard, Lindgren, Luck, Lynch, Richmond (W. A.), Sawyer, Schroeder, Smith (J. B.), Smith (M. B.), Smith (T. E.), Titus, Mr. Speaker—17.

Engrossed House Bill No. 378, having received the 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. 164**, by Judiciary Committee: Relating to public officials.

On motion of Mr. McDonald (D. A.), the rules were suspended, the second reading considered the third and Substitute House Bill No. 164 was placed on final passage.

The Clerk called the roll on the final passage of Substitute House Bill No. 164 and the bill passed the House by the following vote: Yeas, 82; nays, 1; absent or not voting, 16.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Robbins, Ryan, Sandegren, Schultz, Skinner, Smith (B. L.), Smith (M. B.), Strickland, Sullivan, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—82.

Those voting nay were: Representative Freese—1.

Those absent or not voting were: Representatives Boyle, Devenish, Gehlen, Herren, Huetter, Karr, Lindgren, Luck, Lynch, Nelsen, Richmond (W. A.), Sawyer, Schroeder, Smith (J. B.), Smith (T. E.), Titus—16.

Substitute House Bill No. 164, having received the 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. 485**, by Representative Austin (by request): Relating to domestic insurance companies.

On motion of Mr. Reilly, the rules were suspended, the second reading considered the third, and House Bill No. 485 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 485 and the bill passed the House by the following vote: Yeas, 76; nays, 2; absent or not voting, 21.

Those voting yea were: Representatives Adams, Austin, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Cohen, Copeland, Cowen, Dixon, Donahoe, Drew, Easterday, Eddy, Edwards, Emory, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Keen, Keith, Kelly, Klemgard, Leber, Ledgerwood, Lindgren, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCallay, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Ryan, Sandegren, Schultz, Smith (B. L.), Smith (M. B.), Sullivan, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—76.

Those voting nay were: Representatives Clark, Robbins—2.
FIFTIETH DAY, MARCH 4, 1935

Those absent or not voting were: Representatives Bell, Bice, Boyle, Devenish, Edlund, Gehlen, Halleran, Herren, Huetter, Jones, Karr, Kemp, Luck, Lynch, Sawyer, Schroeder, Skinner, Smith (J. B.), Smith (T. E.), Strickland, Titus—21.

House Bill No. 485, having received the 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. 21, by Representative Parker (by departmental request): Relating to a regional laboratory at the State College of Washington.

On motion of Mr. Reilly, the rules were suspended, the second reading considered the third, and House Joint Memorial No. 21 was placed on final passage.

The Clerk called the roll on the final passage of House Joint Memorial No. 21 and the memorial passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copleand, Cowen, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindegren, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Neisen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Schultz, Skinner, Smith (B. L.), Smith (M. B.), Sullivan, Todd, Twidwell, Van Dyk, Voice, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—84.

Those absent or not voting were: Representatives Boyle, Devenish, Freese, Gehlen, Halleran, Herren, Huetter, Luck, Lynch, Sawyer, Schroeder, Smith (J. B.), Smith (T. E.), Strickland, Titus—15.

House Joint Memorial No. 21, having received the constitutional majority, was declared passed.

House Concurrent Resolution No. 8, by Representatives Myers, Reeves, Edlund, Haddon, Wanamaker, Parker, Boede and Keen: Relating to Father's Day.

On motion of Mr. Reilly, the rules were suspended, the second reading considered the third and House Concurrent Resolution No. 8 was placed on final passage.

Debate ensued.

Mr. Mackie demanded the previous question and the demand was sustained.

House Concurrent Resolution No. 8 was adopted.

House Bill No. 375, by Representatives Adams and Ott: Relating to the Erland Point murder case.

Mr. Ott moved that the rules be suspended, the second reading considered the third and House Bill No. 375 be placed on final passage.

The motion was carried.
Mr. Hall moved that House Bill No. 375 be indefinitely postponed. Debate ensued.

Mr. Bowden moved that the motion by Mr. Hall be laid on the table without taking the bill with it.

The motion was carried and the motion by Mr. Hall was laid on the table without taking the bill with.

Mr. Smith (M. B.) demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 375 and the bill failed to pass the House by the following vote: Yeas, 46; nays, 41; absent or not voting, 12.

Those voting yea were: Representatives Adams, Austin, Bell, Boede, Bowden, Brown, Carty, Christianson, Cohen, Cowen, Donahoe, Eddy, Edwards, Emory, Ford, Haddon, Halleran, Herren, Holt, Johnson (W. A.), Johnston (Geo. H.), Karr, Keen, Keith, Kelly, Kemp, Ledgerwood, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Myers, Neff, Reeves, Richmond (C. L.), Sullivan, Todd, Wanamaker, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—46.

Those voting nay were: Representatives Bohlke, Boyle, Clark, Copeland, Dixon, Drew, Easterday, Edlund, Freese, Gehlen, Gessell, Gifford, Hales, Hall, Hurley, Johnson (Hans), Jones, Klemgard, Leber, Lindgren, Mackie, Mccarty, McCauley, Murray, Neal, Nelsen, Ott, Parker, Reilly, Richmond (W. A.), Robbins, Ryan, Sandegren, Schultz, Skinner, Smith (B. L.), Smith (M. B.), Twidwell, Van Dyk, Voyce, Wentworth—41.

Those absent or not voting were: Representatives Bice, Devenish, Gardner, Huetter, Luck, Lynch, Sawyer, Schroeder, Smith (J. B.), Smith (T. E.), Strickland, Titus—12.

House Bill No. 375, having failed to receive the constitutional majority, was declared lost.

Mr. Richmond (W. A.) moved that the rules be suspended and the House revert to the eighth order of business.

The motion was carried.

FIRST READING OF HOUSE JOINT RESOLUTION.

The following resolution was read first time by title and acted upon as indicated:

House Joint Resolution No. 28, by Representative Richmond (W. A.):

Amending Section 4, Article IV of the Constitution of the State of Washington relating to Judiciary.

Ordered printed and referred to Judiciary Committee.

On motion of Mr. Richmond (W. A.), the House resumed the regular order of business.

NOTICE OF RECONSIDERATION.

Mr. Ott gave notice that on the following working day he would move that the House reconsider the vote by which House Bill No. 375 failed to pass the House.
MR. SPEAKER:

We, of your Committee on Enrollment, to whom was referred House Bill No. 108, have compared same with the engrossed bill and find it correctly enrolled.

We concur in this report: W. A. Johnson, Geo. H. Johnston.

MESSAGE FROM THE SENATE.

The President has signed Senate Joint Resolution No. 21, and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

The Speaker announced he was about to sign House Bill No. 108 and Senate Joint Resolution No. 21.

On motion of Mr. Adams, the House adjourned to 10:00 a.m. Tuesday, March 5, 1935.

ROBT. F. WALDRON, Speaker.

S. R. HOLCOMB, Chief Clerk.

FIFTY-FIRST DAY

MORNING SESSION.

The Speaker called the House to order at 10:00 a.m. The Clerk called the roll and all members were present except Representatives Klemgard, Lynch, Schoeder and Smith (M. B.).

Prayer was offered by Rev. Samuel Everton of the Central Baptist Church of Olympia.

MOTIONS.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Austin further reading was dispensed with and the journal was approved.

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

RECONSIDERATION.

Mr. Ott moved that the House do now reconsider the vote by which House Bill No. 375 failed to pass the House.

Debate ensued.

Mr. Halleran 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 Klemgard, Lynch, Schoeder, Smith (M. B.) and Smith (T. E.).

On motion of Mr. Adams the absentees were excused and the House proceeded with business under the Call of the House.

The Speaker declared the question to be on the motion to reconsider the vote by which House Bill No. 375 failed to pass the House.

Debate ensued.

Mr. Cowen demanded the previous question and the demand was sustained.

A roll call was demanded and the demand was sustained.

The Clerk called the roll and the motion to reconsider the vote by which House Bill No. 375 failed to pass the House was carried by the following vote: Yeas, 56; nays, 38; absent or not voting, 5.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bowden, Brown, Carty, Christianson, Cohen, Cowen, Devenish, Donahoe, Eddy, Edwards, Emory, Ford, Haddon, Halleran, Holt, Huetter, Johnson (W. A.), Johnston (Geo. H.), Karr, Keith, Kelly, Kemp, Leber, Ledgerwood, Luck, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Reeves, Reilly, Richmond (C. L.), Robbins, Ryan, Sandegren, Strickland, Sullivan, Todd, Wanamaker, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker —56.

Those voting nay were: Representatives Bohlke, Boyle, Clark, Copeland, Dixon, Drew, Easterday, Edlund, Freese, Gardner, Gehlen, Gessell, Gifford, Hales, Hall, Herren, Hurley, Johnson (Hans), Jones, Keen, Lindgren, Mackie, McCarty, McCauley, Neal, Nelsen, Parker, Richmond (W. A.), Sawyer, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Titus, Twidwell, Van Dyk, Voorhees, Wentworth —38.

Those absent or not voting were: Representatives Klemgard, Lynch, Schroeder, Smith (M. B.), Smith (T. E.) —5.

The Speaker declared the question to be on the final passage of House Bill No. 375.

Mr. Dixon moved that the rules be suspended and House Bill No. 375 be returned to second reading for purpose of amendment.

Division was called for and the motion was lost on a rising vote.

Mr. Ott demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 375, and the bill passed the House by the following vote: Yeas, 51; nays, 43; absent or not voting, 5.

Those voting yea were: Representatives Adams, Austin, Bice, Boede, Bowden, Brown, Carty, Christianson, Cohen, Cowen, Devenish, Donahoe, Eddy, Edwards, Emory, Ford, Haddon, Halleran, Holt, Huetter, Johnson (W. A.), Johnston (Geo. H.), Karr, Keith, Kelly, Kemp, Leber, Ledgerwood, Luck, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Myers, Neff, Ott, Reeves, Reilly, Richmond (C. L.), Strickland, Sullivan, Todd, Wanamaker, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker —51.

Those voting nay were: Representatives Bell, Bohlke, Boyle, Clark,

Those absent or not voting were: Representatives Klemgard, Lynch, Schroeder, Smith (M. B.), Smith (T. E.)—5.

House Bill No. 375, having received the constitutional majority, was declared passed.

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

On motion of Mr. Martin (J. R.) the rules were suspended and the Chief Clerk was directed to immediately transmit the bill to the Senate.

Mr. Smith (J. B.) moved that House Joint Memorial No. 31 be indefinitely postponed.

Debate ensued.

Mr. Skinner demanded the previous question and the demand was sustained.

The Speaker:

"LADIES AND GENTLEMEN OF THE LEGISLATURE: I do not desire to enter into a discussion for or against any measure on the floor. I have one vote here. You are wasting time delaying the ordinary procedure of our legislature on a memorial that will undoubtedly be thrown in the waste basket when it gets back there. Let's get down to the calendar of the day and let's proceed with the legislation that the people hope will go through. Let's not delay longer but proceed with legislation that is important."

Mr. Ott demanded the previous question and the demand was sustained.

A roll call was demanded and the demand was sustained.

The Clerk called the roll on the motion to indefinitely postpone House Joint Memorial No. 31, and the motion was lost by the following vote: Yeas, 39; nays, 60; absent or not voting, 0.

Those voting yea were: Representatives Bowden, Boyle, Dixon, Drew, Easterday, Eddy, Edlund, Ford, Freese, Gardner, Gehlen, Gifford, Hall, Herren, Johnson (Hans), Keen, Kelly, Lindgren, Lynch, McCarty, McCauley, McDonald (J. D.), Neal, Nelsen, Parker, Richmond (W. A.), Ryan, Sawyer, Schroeder, Schultz, Smith (J. B.), Smith (M. B.), Smith (T. E.), Titus, Twidwell, Van Dyk, Voyce, Wingrove—39.

Those voting nay were: Representatives Adams, Austin, Bell, Rice, Boede, Bohike, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donahoë, Edwards, Emory, Gessell, Haddon, Halleran, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kemp, Klemgard, Leber, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Reeves, Reilly, Richmond (C. L.), Robbins, Sandegren, Skinner, Smith (B. L.), Strickland, Sullivan, Todd, Wanamaker, Wentworth, Wilson, Wiswall, Yantis, Mr. Speaker—60.

Mr. Strickland moved that further proceedings under the call of the House be dispensed with.

The motion was lost.
REPORTS OF STANDING COMMITTEES.

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HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 5, 1935.

MR. SPEAKER:

We, of your committee on Engrossment, to whom was referred Engrossed House Bill No. 290; also Engrossed House Bill No. 312; also Engrossed House Bill No. 498, have compared same with the original bills and find them correctly engrossed.

VIOLET P. BOEDER, Chairman.

I concur in this report: D. F. Bice.

HOUSE BILL NO. 99 (reported by Committee on Roads and Bridges): Do pass with amendments.
Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 4, 1935.

MR. SPEAKER:

We, a majority of your Committee on State Granted School and Tide Lands, to whom was referred Engrossed Senate Bill No. 223, entitled "An Act authorizing and directing a conveyance by quit claim deed in behalf of the State of Washington to the Tacoma-Area Council, Boy Scouts of America, 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.

JOHN N. WILSON, Chairman.

We concur in this report: B. L. Smith, Harry E. Christianson, Michael B. Smith, Vic Skinner.

Passed to second reading.

SPECIAL ORDER.

The hour having arrived, the House took up the special order of business, consideration of House Bill No. 155.

MOTION.

Mr. Adams moved that the House do now reconsider the vote by which House Bill No. 155 failed to pass the House.
The motion was carried.

RECONSIDERATION.

The Speaker declared the question to be on the final passage of House Bill No. 155.

On motion of Mr. Adams, the rules were suspended and House Bill No. 155 was returned to second reading for the purpose of amendment.

The Speaker called Mr. Ott to preside.

Mr. Adams moved that the House do now reconsider the votes by which all the amendments to House Bill No. 155 were adopted on second reading on March 1, 1935.

Mr. Johnson (Hans) moved as a substitute that House Bill No. 155 be re-referred to the Committee on Fisheries.
Debate ensued.

Mr. Neal demanded the previous question and the demand was sustained.

The substitute motion to re-refer House Bill No. 155 to the Committee on Fisheries was carried.
MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 535, entitled "An Act to define, license, and regulate the business of making loans or advancements in the amount or of the value of three hundred dollars ($300) or less, secured or unsecured, at a greater rate of interest than twelve per cent (12%) per annum, prescribing the rates of interest and charges therefor and penalties for the violation thereof, regulating the assignment of wages or salaries, earned or to be earned, when given as security for any such loan or as consideration for a payment of three hundred dollars ($300) or less, providing for the administration of this act and for the issuance of rules and regulations thereof, authorizing the making of examinations and investigations and the publication of reports thereof, providing for a review of decisions and findings of the Director of Efficiency and to repeal all acts and parts of acts which are inconsistent with the provisions of this act," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

DONALD A. MCDONALD, Chairman.

We concur in this report: L. D. Keith, Robert F. Murray, DeWolfe Emory, Ben S. Sawyer, Edward J. Reilly, Raymond F. Kelly, John R. Martin.

MR. SPEAKER:

We, a minority of your Judiciary Committee, to whom was referred House Bill No. 535, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

W. W. Robbins.

Passed to second reading.

On motion of Mr. Smith (T. E.), further proceedings under the call of the House were dispensed with.

House Bill No. 605 (reported by Committee on Roads and Bridges): Do pass with amendment.

Passed to second reading.

MR. SPEAKER:

We, your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 635, entitled "An Act creating a bureau of boiler inspection and record for the State of Washington, and to provide for the appointment of a chief boiler inspector with full charge of and supervision over said bureau of boiler inspection and for the appointment of assistant boiler inspectors, also providing for the qualifications to be required of such chief boiler inspector and the assistant boiler inspectors, and providing the fees to be charged for inspections, and for the licensing of persons, firms and corporations engaged in the manufacture and repair of steam boilers and providing for certain inspection reports and certificates to allow boiler operation, and providing for the enforcement 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.

CAEL J. LUCK, Chairman.

We concur in this report: Marie F. Keen, Thomas Voyce, Willis M. Hales, Myron H. Titus, Hans Johnson, Gerald C. Dixon, Ray Sandegren, David E. Gifford, Mike Smith, Clemens M. Boyle.

Passed to second reading.
We, a majority of your Committee on Memorials, to whom was referred House Joint Memorial No. 28, relating to a tariff on bananas, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Adela Parker, Chairman.

We concur in this report: Corbin Sullivan, Ben S. Sawyer.

Passed to second reading.

MESSAGES FROM THE SENATE.

The Senate has passed: Engrossed Senate Bill No. 85, also Engrossed Substitute Senate Bill No. 86, and the same are herewith transmitted. Harrison W. Mason, Secretary.

The President has signed:

Harrison W. Mason, Secretary.

FIRST READING OF SENATE BILLS.

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

Engrossed Senate Bill No. 85, by Senators Malstrom, Kerstetter and Miller: An Act relating to drugs and medicine; regulating the sale and dispensing thereof; requiring licenses and registrations for the privilege of selling, dispensing and compounding the same, and fixing fees therefor; creating a state board of pharmacy, and prescribing their powers and duties with respect thereto; prescribing penalties; amending Sections 10, 11, 13, 16 and 17-c of Chapter CXXI (121), Laws of 1899; repealing all acts and parts of acts in conflict therewith; and making an appropriation.

Referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

Engrossed Substitute Senate Bill No. 86, by Committee on Banks and Banking: An Act relating to banks and trust companies other than mutual savings banks; providing for separate accounts for savings deposits and the repayment thereof; repealing Sections 11 to 18, both inclusive, Chapter 42, Laws of 1933 (Remington's Revised Statutes, Sections 3244-1 to 3244-3, both inclusive, 3245, 3245-1, 3246, 3246-1 and 3253-1; Pierce's Washington Code, Sections 287-1, 287-2, 287-3, 288, 288-1, 289, 289-1 and 296-1).

Referred to Committee on Banks and Banking.

Mr. Bohlke 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 Christianson, Gifford, Leber and Luck.

Mr. Emory moved that the absentees be excused and the House proceed with business under the call of the House.

The motion was lost.
The Sergeant-at-Arms was instructed to bring the absentees within the bar of the House.

The Speaker (Mr. Ott presiding) observed former Representative W. D. Jones from Grant within the bar of the House and appointed Mr. McDonnell to escort him to a seat upon the rostrum.

The Sergeant-at-Arms announced that Representatives Leber and Christianson were now present.

On motion of Mr. Todd, the absentees were excused and the House proceeded with business under the call of the House.

SECOND READING OF BILLS.

Engrossed Substitute Senate Bill No. 155, by Committee on Agriculture: Relating to W. A. A.

The bill was read the second time by sections.

Mr. Drew moved the adoption of the following amendment:

Amend Section 2, in line 32 of the printed bill, page 2, strike the period and add: "Provided, Nothing in this act shall allow price fixing in retail sales of essential food products."

Mr. Martin (F. J.) moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

Mr. Strickland moved the adoption of the following amendment:

Amend Section 3, subdivision (c) by inserting in line 11 after the words "director shall" the following language "as to agreements now in effect, within thirty days after this Act becomes effective and as to other agreements, prior to their becoming effective."

Debate ensued.

Mr. Van Dyk moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

Mr. Dixon moved that the rules be suspended, and the Clerk re-read Section 23.

Division was called for and the motion was carried on a rising vote.

Mr. Strickland moved the adoption of the following amendment:

Amend Section 5 by adding at the end of subsection (a) the following language: "As to products produced and sold for interstate commerce, any agreements or orders of the Secretary shall control."

Mr. Skinner moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

Mr. Drew moved the adoption of the following amendment:

Amend Section 7, on page 5 of the printed bill, line 15, after the words "of the" insert the words "operators in the."

Mr. Skinner moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.
Mr. Neff moved the adoption of the following amendment:

Section 7, page 5, line 2 of the printed bill, following the word "commodities" strike the period, insert a semicolon and add the following: "Provided, however, That if any control of production by basic averages plan is or has been put into operation and effect, the basic averages or any other production control plan promulgated and/or adopted shall not apply to hand separated market cream for bottling purposes."

Mr. Skinner moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

Mr. Strickland moved the adoption of the following amendment:

Amend Section 7, in line 6, on page 5, by adding after the words "Provided, how­ever, That" the following language: "after the adoption of a marketing agreement."

Mr. Skinner moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

Mr. Drew moved the adoption of the following amendment:

Strike Section 19.

Mr. Murray moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

Mr. Smith (T. E.) moved the adoption of the following amendment:

Add a new section to read as follows:

"Sec. 24. This shall not apply to cooperative societies or associations organized for the exclusive purpose of production and distribution among members."

Mr. Morgan moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

Mrs. Edlund moved the adoption of the following amendment:

Amend Section 19, line 28, page 8, strike the Senate amendment.

Mr. Skinner moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

Mr. Richmond (C. L.) moved that the rules be suspended, Engrossed Substitute Senate Bill No. 155 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

The motion was carried.

Debate ensued.

Mr. Skinner demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 155, and the bill passed the House by the following vote:

Yeas, 89; nays, 10; absent or not voting, 0.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Edlund.
Edwards, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wingrove, Wiswall, Yantis, Mr. Speaker—89.

Those voting nay were: Representatives Eddy, Emory, Luck, Lynch, McDonald (D. A.), Reilly, Smith (J. B.), Smith (M. B.), Smith (T. E.), Wilson—10.

Engrossed Substitute Senate Bill No. 155 having received the constitutional majority, was declared passed.

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

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

On motion of Mr. Adams, the House was declared at recess until 2:15 p. m.

AFTERNOON SESSION.

The Speaker called the House to order at 2:15 p. m.

The Clerk called the roll and all members were present except Representatives Adams, Austin, Gifford, Herren, Karr, Neff and Robbins.

COMMUNICATION.

MR. SPEAKER, AND MEMBERS OF THE HOUSE:

I wish at this time to publicly apologize for my actions last evening, both to House members and the public. Losing one's temper is perhaps possible in a session but it is not excusable.

I hope and believe that my fellow members will appreciate my position and the spirit in which this apology is given. MYRON H. TITUS.

SECOND READING OF BILLS.

House Bill No. 511, by Representatives Ledgerwood, Jones and Klemgard: Relating to public warehouses.

HOUSE OF REPRESENTATIVES,

MR. SPEAKER:

We, a majority of your Committee on Agriculture, to whom was referred House Bill No. 511, entitled "An Act relating to inspection, grading and weighing of commodities, requiring all license fees and inspection fees collected under Chapter 189 of the Laws of 1919, as subsequently amended by amendatory acts thereof, to be deposited in the grain and hay inspection fund, requiring public warehouses to obtain certificates of public necessity and convenience and amending Sections 13 and 22 of Chapter 189 of the Laws of 1919, as subsequently amended by amendatory acts thereof, and amending Chapter 189 of the Laws of 1919 by adding thereto a new section to be known as Section 22-a," have had the same under consideration, and
we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

Strike the whole of Section 2.  

C. LELAND RICHMOND, Chairman.


The bill was read the second time by sections.

On motion of Mr. Richmond (C. L.), the committee amendment was adopted.

Mr. Richmond (C. L.) moved the adoption of the following amendments:

Amend the title in line 3, after the word "fund" strike the words "requiring public warehouses to obtain certificates of public necessity and convenience."

Amend the title further by striking the comma (,) in line 6 thereof and inserting in lieu thereof a period (.) and striking the remainder of the title.

The amendments were adopted.

On motion of Mr. Ledgerwood, the rules were suspended, House Bill No. 511 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 511 and the bill passed the House by the following vote: Yeas, 73; nays, 0; absent or not voting, 26.

Those voting yea were: Representatives Austin, Bell, Bice, Boede, Bohike, Bowden, Boyle, Christianson, Clark, Cohen, Copeland, Devenish, Dixon, Drew, Eddy, Edlund, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Lynch, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Nelsen, Ott, Parker, Reeves, Richmond (C. L.), Richmond (W. A.), Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Titus, Todd, Twidwell, Van Dyk, Wanamaker, Wentworth, Wilson, Wingrove, Yantis, Mr. Speaker—73.

Those absent or not voting were: Representatives Adams, Brown, Carty, Cowen, Donahoe, Easterday, Edwards, Emory, Ford, Freese, Gardner, Herren, Jones, Keen, Keith, Luck, Mackie, Neff, Reilly, Robbins, Ryan, Smith (T. E.), Strickland, Sullivan, Voyce, Wiswall—26.

House Bill No. 511, having received the constitutional majority, was declared passed.

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

On motion of Mr. Ledgerwood, the rules were suspended, House Bill No. 511 was ordered engrossed, and the Chief Clerk was directed to immediately transmit the engrossed bill to the Senate.

House Bill No. 512, by Representatives Ledgerwood, Jones and Klemgard: Relating to hay and grain inspection.

Mr. Speaker:

We, a majority of your Committee on Agriculture, to whom was referred House Bill No. 512, entitled "An Act relating to hay, grain and peas, public warehousing of such commodities, and track buyers; defining track buyers and requiring bonds
and licenses; providing that the director of agriculture may take possession of public warehouses and bring actions against sureties in certain cases; defining the duties of receivers of public warehouses; providing for inspection and weighing; amending Section 17, 22b and 24 of Chapter 189 of the Laws of 1919 as subsequently amended; amending said Chapter 189 by adding a new section to be known as Section 18A and repealing Section 32 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 with the following amendment:

In Section 18-A, lines 4 and 5 of the original bill, being lines 22 and 23 of the printed bill, strike the words and figures "in the penal sum of five thousand dollars ($5000)" and insert in lieu thereof the words and figures "of not less than one thousand dollars ($1000) and not more than fifty thousand dollars ($50,000)."

C. LEELAND RICHMOND, Chairman.


The bill was read the second time by sections.

On motion of Mr. Richmond (C. L.), the committee amendment was adopted.

On motion of Mr. Klemgard, the rules were suspended, House Bill No. 512 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 512 and the bill passed the House by the following vote: Yea, 82; nays, 0; absent or not voting, 17.

Those voting yea were: Representatives Adams, Bell, Bice, Boede, Bohlke, Bowden, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Drew, Eddy, Edlund, Ford, Freese, Gardner, Gahlen, Gessell, Gifford, Haddon, Hales, Hall, Herren, Holt, Huettor, Hurley, Johnson (Hans), Johnston (W. A.), Johnston (Geo. H.), Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald, (D. A.), McDonald, (J. D.), McDonald (R. T.), McDonnell, Morgan, Myers, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Voyce, Wamaker, Wentworth, Wilson, Wingrove, Yantis, Mr. Speaker—82.

Those absent or not voting were: Representatives Austin, Boyle, Brown, Dixon, Easterday, Edwards, Emory, Halleran, Jones, Karr, Keen, Keith, Mackie, Murray, Richmond (W. A.), Van Dyk, Wiswall—17.

House Bill No. 512, having received the constitutional majority, was declared passed.

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

On motion of Mr. Ledgerwood, the rules were suspended, House Bill No. 512 was ordered engrossed, and the Chief Clerk was directed to immediately transmit the engrossed bill to the Senate.

On motion of Mr. Adams the House reverted to the fifth order of business, under suspension of the rules.

REPORTS OF STANDING COMMITTEES.

House Bill No. 155 (reported by Committee on Fisheries): Do pass with amendments.

Passed to second reading.
House Bill No. 237 (reported by Committee on Revenue and Taxation):
Majority: Do pass with amendments.
Minority: Do pass with amendments.
Minority: Do not pass.
Passed to second reading.

House Bill No. 408 (reported by Committee on Agriculture): Do pass with amendments.
Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Counties and County Boundaries, to whom was referred House Bill No. 600, entitled "An Act designating the opening and closing hours of elective and appointive officers on weekdays and Saturdays in Class A counties and first class counties and amending Section 4033 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.

A. W. Clark, Chairman.

We concur in this report: H. D. Hall, A. E. Edwards, M. T. Neal.

Passed to second reading.

Mr. Speaker:

We of your Committee on Engrossment, to whom was referred Engrossed House Bill No. 413; also Engrossed House Bill No. 459; also Engrossed House Bill No. 590, have compared same with the original bills and find them correctly engrossed.

I concur in this report: C. Leland Richmond.

Motions.

On motion of Mr. Adams, the rules were suspended, and the House advanced to the ninth order of business.

Mr. Adams moved that House Bill No. 155 be considered at this time on second reading.

Mr. Skinner moved as a substitute motion that further consideration of House Bill No. 155 be deferred for the time being.

Debate ensued.

With the consent of the House, Mr. Skinner withdrew his substitute motion.

The motion by Mr. Adams was carried.

Mr. Adams moved that the House at this time reconsider the vote by which all the amendments were adopted to House Bill No. 155 on March 1, 1935.

The motion to reconsider was carried.

Reconsideration.

On motion of Mr. Adams, the following amendments to House Bill No. 155, adopted on March 1, 1935, were laid on the table without taking the bill with them:

In Section 1, line 10, page 3 of the original bill, being lines 30 and 31 of the printed bill, strike the whole thereof.

In Section 1, line 20 of the original bill, being line 11 of the printed bill, after the word "salmon" insert the words "and/or food fish."
In Section 1, beginning with the word "For" in line 11 of the printed bill, strike all the matter down to and including the semicolon (;) following the words and figures "fifteen dollars ($15.00)" in line 21 of the printed bill.

In Section 1, page 2 of the printed bill, beginning with the word "For" in line 1 of the printed bill, strike all the matter down to and including the semicolon (;) following the words and figures "twenty-five dollars ($25.00)" in line 3 of the printed bill.

In Section 1, page 2, beginning with the word "For" in line 30 of the printed bill, strike all the matter down to and including the semicolon (;) following the words and figures "one and fifty one hundredths dollars ($1.50)" in line 31 of the printed bill.

In Section 1, line 22 of the original bill, being line 14, page 2 of the printed bill, after the word "license" insert the following: "except for salmon."

The amendment was adopted.

Mr. Halleran moved the adoption of the following amendment:

The amendment was adopted.

G. N. ADAMS, Chairman.


The bill was read the second time by sections.

On motion of Mr. Adams, the committee amendments were adopted.

Mr. Drew moved the adoption of the following amendment:

In Section 1, page 2 of the printed bill, strike lines 32, 33, 34, 35, 36, 37, 38 and 39.

Mr. Luck moved that the amendment be laid on the table without taking the bill with it.

The motion was lost.

With the consent of the House, Mr. Drew withdrew his amendment.

Mr. Drew moved the adoption of the following amendment:

In Section 1, strike lines 12 and 13, page 3 of the original bill, being lines 32 and 33, page 2 of the printed bill.

The amendment was adopted.
Mr. Halleran moved the adoption of the following amendment:

In Section 1, strike lines 23 and 24 of the original bill, being page 2, lines 15 and 16 of the printed bill.

The amendment was adopted.

Mr. Neal moved the adoption of the following amendment:

In Section 1, line 18 of the original bill, being line 34, page 2 of the printed bill, strike the word “An” preceding the word “angling,” capitalize the word “angling” and strike the word “license” following the word “angling.”

The Speaker observed former Representative Josh Russell from Skagit within the bar of the House and appointed Mr. Martin (F. J.) to escort him to a seat beside the Speaker.

The amendment was adopted.

Mr. Richmond (W. A.) moved the adoption of the following amendment:

In Section 1, line 35, page 2 of the printed bill, strike the words “one line” and insert the words “two lines.”

Mr. Adams moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

On motion of Mr. Adams, the rules were suspended, House Bill No. 155 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Boyle demanded the previous question, and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 155 and the bill passed the House by the following vote: Yeas, 80; nays, 1; absent or not voting, 18.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Carty, Cohen, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Emory, Ford, Freese, Gardner, Gahlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Huetter, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Kelly Kemp, Klemgard, Leber, Ledgerwood, Lynch, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schultz, Skinner, Smith (J. B.), Smith (M. B.), Strickland, Sullivan, Titus, Todd, Twidwell, Voce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—80.

Those voting nay were: Representative Smith (B. L.)—1.

Those absent or not voting were: Representatives Brown, Christianson, Clark, Copeland, Edwards, Holt, Hurley, Jones, Karr, Keen, Keith, Lindgren, Luck, Mackie, Neff, Schroeder, Smith (T. E.), Van Dyk—18.

House Bill No. 155, having received the constitutional majority, was declared passed.

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

On motion of Mr. Robbins, the members of the Committee on Transportation Other Than Automotive were excused for approximately thirty minutes.
On motion of Mr. Adams, the rules were suspended, House Bill No. 155 was ordered engrossed and the Chief Clerk was directed to immediately transmit the engrossed bill to the Senate.

House Bill No. 455, by Representative Gehlen: Relating to liquor licenses.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1935.

MR. SPEAKER:

We, a majority of your Committee on Liquor Control, to whom was referred House Bill No. 455, entitled "An Act providing for license fees for establishments selling liquor by the glass, and amending Chapter 62 of the Laws of Extraordinary Session of 1933 by adding a new section to be known as Section 23A," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In Section 23A between lines 23 and 24 of the original bill, being between lines 15 and 16 of the printed bill, add a new item to read as follows: "Hotels and restaurants in cities and towns of less than 5,000 population ............... $250.00."

In Section 23A, lines 24 and 24½ of the original bill, being lines 16 and 17 of the printed bill, after the word "of" insert the words "more than 5,000 and".

At the end of Section 23A add a new item to read as follows: "Hotels and restaurants in cities and towns over 200,000 population ..................... $1500.00."

Following the new item at the end of Section 23A add another new item to read as follows: "Providing, All fees collected from this act shall be returned to the city or county treasurer from which it is collected within ninety (90) days therefrom."

D. E. Todd, Chairman.

We concur in this report: M. V. Easterday, A. Lou Cohen, A. A. Mackie, Frank Gehlen, Edward J. Reilly, Will Wentworth, Harry D. Austin, Carl J. Luck.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1935.

MR. SPEAKER:

We, a minority of your Committee on Liquor Control, to whom was referred House Bill No. 455, 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: Florence W. Myers, C. L. Richmond.

The bill was read the second time by sections.

On motion of Mr. Todd, the committee amendments were adopted.

Mr. Gardner moved the adoption of the following amendment:

In Section 1, line 6 of the printed bill, after the word "hearing" insert the following:

"Provided, That licensed dispensories of liquor as provided in this act shall be designated as saloons."

Mr. Todd moved that the amendment be laid on the table without taking the bill with it.

Division was called for and the motion to lay on the table was lost on a rising vote.

Mr. Todd 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 Dixon, Donahoe, Mackie, Neal, Neff, Robbins, Ryan and Smith (J. B.); Representatives Dixon, Robbins, Ryan and Smith (J. B.) having been excused.
Mr. Brown moved that the absentees be excused and the House proceed with business under the call of the House.

Debate ensued.

Mr. Bowden demanded the previous question and the demand was sustained.

Division was called for and the motion was carried on a rising vote.

The Speaker declared the question before the House to be on the adoption of the amendment by Mr. Gardner to Section 1 of House Bill No. 455.

Mr. Emory demanded the previous question and the demand was sustained.

Mr. Brown demanded a roll call and the demand was sustained.

The Clerk called the roll and the amendment by Mr. Gardner was lost by the following vote: Yeas, 31; nays, 61; absent or not voting, 8.

Those voting yea were: Representatives Bell, Bohlke, Bowden, Brown, Carty, Clark, Eddy, Emory, Freese, Gardner, Gessell, Haddon, Herren, Johnson (Hans), Jones, Keen, Leber, Ledgerwood, Martin (J. R.), McCauley, Myers, Parker, Reeves, Sawyer, Schroeder, Skinner, Twidwell, Wanamaker, Wingrove, Yantis—30.

Those voting nay were: Representatives Adams, Austin, Bice, Boede, Boyle, Christianson, Cohen, Copeland, Cowen, Devenish, Drew, Easterday, Edlund, Edwards, Ford, Gehlen, Gifford, Hales, Hall, Halloran, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Karr, Keith, Kelly, Kemp, Klemgard, Lindgren, Luck, Lynch, Martin (F. J.), McCarty, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Nelsen, Ott, Reilly, Richmond (C. L.), Richmond (W. A.), Sandegren, Schultz, Smith (B. L.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Van Dyk, Voyce, Wentworth, Wilson, Wiswall, Mr. Speaker—61.

Those absent or not voting were: Representatives Dixon, Donahoe, Mackie, Neal, Neff, Robbins, Ryan, Smith (J. B.)—8.

Mr. Boyle moved the adoption of the following amendment:

In Section 1, strike line 21 of the original bill, being line 13 of the printed bill.

The amendment was adopted.

Mr. Yantis moved the adoption of the following amendment:

In Section 1, line 17 of the original bill, being line 9 of the printed bill, strike the word "airplanes."

The amendment was adopted.

Mr. Nelsen moved the adoption of the following amendment:

In Section 1, after line 21 of the printed bill, add the following: "Provided, That nothing in this act shall be construed as permitting the sale of liquor by the individual glass in cities and towns of less than 4000 population."

Mr. Reilly moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

Mr. McDonald (D. A.) moved the adoption of the following amendment:

Amend Section 1 of the printed bill by striking lines 7, 8, 9, 12, 13, 14, 16, 17, 18, 19, 20, and 21.

Mr. Reilly moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.
Mr. Todd moved the adoption of the following amendment:
In Section 1, line 10 of the original bill, being line 3 of the printed bill, after the word "consumption" add the following: "to patrons seated at tables only."

The amendment was adopted.

Mr. Bohlke moved that House Bill No. 455 be indefinitely postponed.

Mr. Todd moved as a substitute that the motion by Mr. Bohlke be laid on the table without taking anything with it.

The substitute motion was carried.

House Bill No. 455 was passed to third reading and ordered engrossed.

**MOTIONS.**

Mrs. Wanamaker moved that the members of the Committee on Education be excused for the purpose of attending a public hearing.

The motion was carried.

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

The Speaker called Mrs. Reeves to preside.

**House Bill No. 509,** by Representative Kelly: Relating to motor vehicle contracts.

The bill was read the second time by sections.

Mr. Johnson (W. A.) moved the adoption of the following amendment:
In Section 2, line 9 of the printed bill, delete the words "on the" and insert in lieu thereof the word "with;" in line 10, delete the words "condition, or with an agreement or understanding, either express or implied," and insert the words "the written agreement."

Mr. Luck moved that the amendment be laid on the table without taking the bill with it.

Division was called for and the amendment was laid on the table without taking the bill with it on a rising vote.

Mr. Johnson (W. A.) moved the adoption of the following amendment:
In Section 2, line 18 of the printed bill, delete the words "or understanding, oral or written" and insert in lieu thereof the word "agreement."

Mr. Kelly moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

Mr. Johnson (W. A.) moved the adoption of the following amendment:
In Section 3, line 21 of the printed bill, delete the words "or implied" and insert in lieu thereof the words "in writing."

Debate ensued.

Mr. Sawyer demanded the previous question and the demand was sustained.

The amendment was lost.

Mr. Bice moved that House Bill No. 509 be indefinitely postponed.

Debate ensued.

Mr. Sullivan demanded the previous question and the demand was sustained.

A roll call was demanded on the motion to indefinitely postpone House Bill No. 509 but the demand was not sustained.
Division was called for and the motion to indefinitely postponed House Bill No. 509 was lost on a rising vote.

Mr. Schroeder moved that House Bill No. 509 be re-referred to the Committee on Commerce and Manufacturing.

Mr. McCarty moved that the motion be laid on the table without taking the bill with it.

The motion was carried and the motion by Mr. Schroeder was laid on the table without taking the bill with it.

Mr. Richmond (W. A.) moved the adoption of the following amendment:

In Section 1, line 20 of the printed bill, after the word "financed" add a period and strike the balance of the sentence.

Mr. Luck moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

Mr. Johnson (W. A.) moved the adoption of the following amendment:

Strike all of Section 4.

Mr. Luck moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

Mr. Johnson (W. A.) moved the adoption of the following amendment:

Strike all of Section 5.

Mr. Luck moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

House Bill No. 509 was passed to third reading.

House Bill No. 525, by Representative Austin: Relating to life insurance.

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

House Bill No. 197, by Representative Hales: Relating to the practice of barbering.

The bill was read the second time by sections.

On motion of Mr. Johnson (Hans), the following amendment was adopted:

In Section 2, line 2 of the original bill, being line 1, page 2 of the printed bill, after the word "annum" strike the "comma (,)" and insert in lieu thereof the following: "to the State Treasurer as provided by law, ".

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

In Section 1, line 15 of the original bill, being line 4 of the printed bill, strike the word "lawful" and insert in lieu thereof the word "unlawful." 

Mr. Hales moved that the rules be suspended, House Bill No. 197 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

The motion was carried.

The Clerk called the roll on the final passage of House Bill No. 197 and the bill passed the House by the following vote: Yeas, 66; nays, 2; absent or not voting, 31.
Those voting yea were: Representatives Adams, Bice, Boede, Bohlke, Bowden, Carty, Christianson, Clark, Cohen, Donahoe, Easterday, Edlund, Freese, Gardner, Gehlen, Gessell, Gifford, Hales, Hall, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Myers, Neal, Nelsen, Reeves, Reilly, Richmond (W. A.), Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wentworth, Wingrove, Wiswall, Yantis—66.

Those voting nay were: Representatives Eddy, Emory—2.

Those absent or not voting were: Representatives Austin, Bell, Boyle, Brown, Copeland, Cowen, Devenish, Dixon, Drew, Edwards, Ford, Haddon, Halleran, Huetter, Karr, Keen, Keith, Mackie, Morgan, Murray, Neff, Ott, Parker, Richmond (C. L.), Robbins, Ryan, Sandegren, Smith (M. B.), Wannamaker, Wilson, Mr. Speaker—31.

House Bill No. 197, having received the constitutional majority, was declared passed.

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

On motion of Mr. Hales, the rules were suspended, the bill was ordered engrossed and the Chief Clerk was directed to immediately transmit the engrossed bill to the Senate.

MOTIONS.

On motion of Mr. Smith (T. E.), the rules were suspended and the House reverted to the fourth order of business.

Mr. Smith (T. E.) moved that Substitute House Bill No. 177 be made a special order of business for 8:00 p. m., Wednesday, March 6, 1935.

Mr. Ledgerwood moved that the motion be laid on the table without taking the bill with it.

The motion to lay the motion by Mr. Smith (T. E.) on the table was lost. Debate ensued.

Mr. Adams moved, as a substitute, that House Bills Nos. 582 and 584 and Substitute House Bill No. 177 be made a special order of business for Thursday, March 7, 1935, at 11:00 a. m.

Mr. Neal moved that the substitute motion be laid on the table without taking the bills with it.

The substitute motion was lost.

Mr. Ott moved, as a substitute, that House Bills Nos. 582 and 584, and Substitute House Bill No. 177 be made a special order of business for Wednesday, March 6, 1935, at 1:00 p. m.

Debate ensued.

The Speaker resumed the chair.

Mr. Bice demanded the previous question.

The substitute motion by Mr. Ott was carried.

On motion of Mr. Luck, the rules were suspended and the House advanced to the fifth order of business.
REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 5, 1935.

MR. SPEAKER:

We, your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 690, entitled "An Act to promote the safety of employees and travelers upon railroads by compelling common carriers by railroad to limit the length of freight and passenger trains and prescribing 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.

CARL J. LUCK, Chairman.

We concur in this report: Myron H. Titus, Hans Johnson, Thomas Voyce, Gerald G. Dixon, Marie F. Keen, David E. Gifford, Clemens M. Boyle, Mike Smith, Ray Sandegren, Willis M. Hales.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 5, 1935.

MR. SPEAKER:

We, your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 685, entitled "An Act granting the director of labor authority to enforce all labor laws and appropriating ten thousand dollars ($10,000) annually 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.

CARL J. LUCK, Chairman.

We concur in this report: Hans Johnson, Thomas Voyce, Gerald G. Dixon, Myron H. Titus, Marie F. Keen, David E. Gifford, Clemens M. Boyle, Mike Smith, Ray Sandegren, Willis M. Hales.

Passed to second reading.

Mr. Luck moved that the House resume the regular order of business.

Mr. Adams moved, as a substitute, that the House advance to the twelfth order of business.

The substitute motion was carried.

On motion of Mr. Adams, the House was declared at recess until 8:00 p. m.

EVENING SESSION.

The Speaker called the House to order at 8:00 p. m.

The Clerk called the roll and all members were present except Representatives Klemgard, Luck, McCauley and Smith (T. E.).

COMMUNICATION FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, MARCH 5, 1935.

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. 21:

"An Act relating to cities of the first class, authorizing such cities owning and operating public utilities to deal with and to contract with employees of such utilities and their accredited representatives, concerning wages, hours and conditions of labor therein."
House Bill No. 63:
"An Act relating to the relief of soldiers, sailors and marines of the Disabled American Veterans of the World War and their families; and making appropriation therefor; and declaring an emergency."
Yours very truly,
Richard Hamilton, Secretary to the Governor.

MESSAGE FROM THE SENATE.

The Senate has passed Engrossed Substitute Senate Bill No. 212, and the same is herewith transmitted.

MR. SPEAKER:

SECOND READING OF BILLS.

House Bill No. 236, by Representative McDonald (J. D.): Relating to beauty culture.

Mr. Speaker:

We, a majority of your Committee on Labor and Labor Statistics, to whom was re-referred House Bill No. 236, entitled "An Act relating to and regulating the practices of hairdressing and beauty culture and the conducting of schools for the teaching of such practices; providing for the licensing of persons to practice hairdressing and beauty culture, and to conduct schools for the teaching thereof; providing penalties, and repealing 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 amendments:

1. In Section 2, line 20 of the original bill, being line 9 of the printed bill, strike the comma (,) and insert in lieu thereof a period (.), and strike the balance of the matter down to and including the period (.) in line 20 of the original bill, being lines 9 and 10 of the printed bill.

2. In Section 15, line 27 of the original bill, being line 7 of the printed bill, strike the words "or any other business."

3. In Section 15, line 31 of the original bill, being line 10 of the printed bill, strike the words "or any other business."

We concur in this report: Willis M. Hales, Myron H. Titus, Ray Sandegren, David E. Gifford, Marie F. Keen, Clemens M. Boyle, Gerald G. Dixon, Hans Johnson, Thomas Voyce.

Mr. Speaker:

We, your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred House Bill No. 236, entitled "An Act relating to and regulating the practices of hairdressing and beauty culture and the conducting of schools for the teaching of such practices; providing for the licensing of persons to practice hairdressing and beauty culture, and to conduct schools for the teaching thereof; providing penalties, and repealing 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 amendments:

1. In Section 8, line 5 of the original bill, being line 29 of the printed bill, strike the word "amends," and insert in lieu thereof the word "appeals."

2. In Section 14, line 4 of the original bill, being line 10 of the printed bill, after the word "misleading" insert the word "price."


The Speaker called Mr. Halleran to preside.
The bill was read the second time by sections.

On motion of Mr. McDonald (J. D.), the committee amendment, by the Committee on Labor and Labor Statistics, to Section 2 was adopted.
Mr. Nelsen moved that the members of the Committee on Rural Credits and Agricultural Development be excused for a few minutes.

The motion was carried.

Mr. Luck moved the adoption of the following amendment:

In Section 5, line 14, after the word "of" strike the words "a high school education" and insert in lieu thereof the words "an eighth grade education."

Mr. Bowden moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

Mr. Luck moved the adoption of the following amendment:

In Section 5, line 15, after the word "than" strike the words "fifty-two weeks" and insert in lieu thereof the words "twenty-six weeks."

Mr. McDonald (J. D.) moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

On motion of Mr. McDonald (J. D.), the committee amendment by the Committee on Medicine, Dentistry, Pure Food and Drugs to Section 8 was adopted.

Mr. Luck moved the adoption of the following amendment:

In Section 9, line 10 of the original bill, being line 33 of the printed bill, strike the colon (:) and add the following: "and forwarded to the state treasurer as now provided by law."

Mr. Brown moved that the amendment be laid on the table without taking the bill with it.

The motion was lost.

The amendment was adopted.

Mr. Luck moved the adoption of the following amendment:

In Section 9, line 37 of the printed bill, strike the figures "$500.00" and insert in lieu thereof the figures "$150.00."

Mrs. Keen moved that the amendment be laid on the table without taking the bill with it.

The motion was lost.

The amendment was adopted.

Mr. McDonald (J. D.) moved that the committee amendment, by the Committee on Labor and Labor Statistics, to Section 15, line 7 of the printed bill was adopted.

On motion of Mr. McDonald (J. D.), the committee amendment, by the Committee on Labor and Labor Statistics, to Section 15, line 7 of the printed bill was adopted.

Mr. Johnson (Hans) moved the adoption of the following amendment:

In Section 15, line 28 of the original bill, being page 7, line 8 of the printed bill, strike the comma (,) after the word "therein" and insert in lieu thereof a period (.) and strike the remainder of the sentence.

Mrs. Reeves moved that the amendment be laid on the table without taking the bill with it.

The motion was lost.

The amendment was adopted.

Mr. McDonald (J. D.) moved that the committee amendment, by the
Committee on Labor and Labor Statistics, to Section 15, line 10 of the printed bill, be adopted.

The motion was carried and the committee amendment was adopted.

Mr. McDonald (J. D.) moved the adoption of the following amendment:

In Section 5, line 3 of the original bill, being page 3, line 27 of the printed bill, after the comma (,) following the word "shall" strike the words "not less than" and insert in lieu thereof the word "within."

The amendment was adopted.

Mr. Neal moved the adoption of the following amendment:

In Section 5, line 13 of the printed bill, after the word "he" add the word "she," and the word "she" shall appear after the word "he" in any other section where it may appear.

Mr. Sandegren moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking anything with it.

On motion of Mrs. Reeves, the rules were suspended, House Bill No. 236 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 236, and the bill passed the House by the following vote: Yeas, 74; nays, 0; absent or not voting, 25.

Those voting yea were: Representatives Austin, Bell, Rice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Copeland, Devenish, Dixon, Drew, Edlund, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnston (Geo. H.), Keen, Keith, Kelly, Leber, Lindgren, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neal, Ott, Parker, Reeves, Reilly, Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. R.), Sullivan, Titus, Todd, Twidwell, Van Dyk, Voorce, Wanamaker, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—74.

Those absent or not voting were: Representatives Adams, Clark, Cohen, Cowen, Donahoe, Easterday, Eddy, Edwards, Emory, Johnson (W. A.), Jones, Karr, Kemp, Klemgard, Ledgerwood, Luck, McCauley, McDonald (R. T.), Neff, Nelsen, Richmond (C. L.), Skinner, Smith (T. E.), Strickland, Wentworth—25.

House Bill No. 236, having received the constitutional majority, was declared passed.

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

On motion of Mr. McDonald (J. D.), the rules were suspended, House Bill No. 236 was ordered engrossed, and the Chief Clerk was directed to immediately transmit the engrossed bill to the Senate.

House Bill No. 223, by Representatives Lynch and Lindgren: Relating to optometry.

The bill was read the second time by sections.
Mrs. Myers moved the adoption of the following amendment:

In Section 1, line 3 of the original bill, being line 25 of the printed bill, strike the word "inaccurate" and insert in lieu thereof the word "inaccurate."

The amendment was adopted.

On motion of Mr. McDonald (D. A.), the rules were suspended, House Bill No. 223 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 223 and the bill passed the House by the following vote: Yeas, 65; nays, 1; absent or not voting, 33.

Those voting yea were: Representatives Adams, Austin, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Cohen, Copeland, Dixon, Drew, Edlund, Ford, Gardner, Gessell, Hales, Hall, Halleran, Herren, Holt, Huetter, Johnson (Hans), Johnston (Geo. H.), Keen, Keith, Kelly, Kemp, Lindgren, Lynch, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neal, Ott, Parker, Reeves, Reilly, Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Strickland, Sullivan, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wilson, Wingrove, Yantis—65.

Those voting nay were: Representative Titus—1.

Those absent or not voting were: Representatives Bell, Boyle, Clark, Cowen, Devenish, Donahoe, Easterday, Eddy, Edwards, Emory, Freese, Gehlen, Gifford, Haddon, Hurley, Johnson (W. A.), Jones, Karr, Klemgard, Leber, Ledgerwood, Luck, Mackie, McCarty, McCauley, McDonald (R. T.), Neff, Nelsen, Richmond (C. L.), Smith (T. E.), Wentworth, Wiswall, Mr. Speaker—33.

House Bill No. 223, having received the constitutional majority, was declared passed.

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

On motion of Mr. Lynch, the rules were suspended, House Bill No. 223 was ordered engrossed, and the Chief Clerk was directed to immediately transmit the engrossed bill to the Senate.


Mr. Adams moved that consideration of House Bill No. 425 be deferred and that the bill retain its place on the calendar for the next working day.

Debate ensued.

Mr. Bowden demanded the previous question and the demand was sustained.

The motion by Mr. Adams was lost.

The bill was read the second time by sections.

Mr. Adams moved the adoption of the following amendment:

In Section 1, page 1, line 2 of the printed bill, after the word "parents," add the words: "or a benevolent or charitable society incorporated under the laws of this state, for the sole purpose of, and engaged in the business of receiving, caring for, and
placing out for adoption orphan, homeless, neglected abandoned or abused minor children."

Mr. Todd moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

Mr. Adams moved the adoption of the following amendment:

In Section 1, on page 1, line 8 of the printed bill, after the word "void," add the words: "Provided, That this section shall not be construed to prohibit a parent or parents from releasing, relinquishing or otherwise transferring the custody of his or her child to a society or corporation incorporated under the laws of the State of Washington, for the care and placement of children, until such child be adopted as herein provided."

Debate ensued.

The Speaker resumed the chair.

Mr. McCarty moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

Mr. Kelly moved the adoption of the following amendment:

In Section 1, line 15 of the original bill, being line 8 of the printed bill, strike the period (.) after the word "void" and insert in lieu thereof a colon (:) and add the following: "Provided, however, That waivers and relinquishments heretofore signed by the parent or parents of said children or child shall be given the same force and effect as would be given prior to the enactment of this law."

Mr. Adams moved that the amendment be laid on the table without taking the bill with it.

The motion was lost.

The amendment was adopted.

Mr. Adams moved that House Bill No. 425 be indefinitely postponed.

Mr. McCarty moved that the motion by Mr. Adams be laid on the table without taking the bill with it.

Mr. Adams demanded a roll call but the demand was not sustained.

The motion by Mr. McCarty was carried and the motion by Mr. Adams was laid on the table without taking the bill with it.

Mr. Adams moved the adoption of the following amendment:

In Section 3, page 1, line 23 of the printed bill, after the word "court" add the words: "or other."

Mr. Drew moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

Mr. Adams moved the adoption of the following amendment:

In Section 3, page 1, line 24 of the printed bill, after the word "act" add the words: "to anyone except those who are adopting or who propose to adopt the child described in said records."

Mr. Drew moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

18—H
Mr. Ott moved the adoption of the following amendment:
In Section 4, line 12 of the original bill, being line 5 of the printed bill, after the word "otherwise" strike the period (.) and insert in lieu thereof a comma (,) and add the following: "until after the order of relinquishment shall become final."

Debate ensued.
Mr. Cowen demanded the previous question and the demand was sustained.

The amendment was adopted.
Mr. Ott moved the adoption of the following amendment:
In Section 4, line 12 of the original bill, being line 5 of the printed bill, strike the word "any" and insert in lieu thereof the word "No."

The amendment was adopted.
Mr. Ott moved the adoption of the following amendment:
In Section 5, line 18 of the original bill, being line 10 of the printed bill, strike the words "three months" and insert in lieu thereof the words "ten days."

Mr. Gifford moved that the amendment be laid on the table without taking the bill with it.
The motion was lost.
Mr. McCarty demanded the previous question and the demand was sustained.

The amendment was adopted.
Mr. Adams moved the adoption of the following amendment:
Strike all of Section 5.

Mr. Martin (J. R.) moved that the amendment be laid on the table without taking the bill with it.
The motion was carried and the amendment was laid on the table without taking the bill with it.
Miss Parker moved the adoption of the following amendment:
In Section 6, line 12 of the printed bill, strike the period (.) and add the following: "Provided, That this act shall not apply to unmarried mothers."

Debate ensued.
Mr. Halleran moved that the amendment be laid on the table without taking the bill with it.
The motion was carried and the amendment was laid on the table without taking the bill with it.
Mr. Murray moved that House Bill No. 425 be indefinitely postponed.
Debate ensued.
Mr. Cowen demanded the previous question and the demand was sustained.

A roll call was demanded and the demand was sustained.
The Clerk called the roll and the motion to indefinitely postpone House Bill No. 425 was lost by the following vote: Yeas 16; nays, 63; absent or not voting, 20.

Those voting yea were: Representatives Adams, Carty, Copeland, Eddy, Edlund, Emory, Kelly, Martin (J. R.), McDonald (J. D.), Murray, Myers, Parker, Ryan, Skinner, Smith (M. B.), Mr. Speaker—16.

Those voting nay were: Representatives Bice, Boede, Bohlke, Bowden, Brown, Christianson, Cohen, Cowen, Devenish, Dixon, Drew, Edwards, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Hales, Hall, Halleran, Herren, Holt, Hurley, Johnson (Hans), Johnston (Geo. H.), Jones, Keen, Kemp,
Leber, Ledgerwood, Lindgren, Lynch, Mackie, Martin (F. J.), McCarty, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Neal, Ott, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Sullivan, Titus, Todd, Twidwell, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis—63.

Those absent or not voting were: Representatives Austin, Bell, Boyle, Clark, Donahoe, Easterday, Haddon, Huetter, Johnson (W. A.), Karr, Keith, Klemgard, Luck, McCauley, Neff, Nelsen, Sandegren, Smith (T. E.), Strickland, Van Dyk—20.

House Bill No. 425 was passed to third reading and ordered engrossed.

House Bill No. 450, by Judiciary Committee: Relating to chattel mortgages.

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

House Bill No. 261, by Representatives Donahoe, Sullivan and Gessel: Relating to elections.

The bill was read the second time by sections.

Mr. Herren moved that the rules be suspended, House Bill No. 261 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Division was called for and the motion was lost on a rising vote.

The bill was passed to third reading.

House Bill No. 286, by Representative McDonald (D. A.) (by departmental request): Relating to court bonds.

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

House Bill No. 419, by Representative McDonald (D. A.): Relating to fingerprint evidence.

The bill was read the second time by sections.

Mr. Drew moved the adoption of the following amendment:

In Section 1, line 8 of the original bill, being line 2 of the printed bill, after the words “be the” insert the word “optional.”

Debate ensued.

The amendment was adopted.

Mr. Smith (M. B.) moved the adoption of the following amendment:

In Section 4, line 12 of the printed bill, strike the words “or acquittal.”

Mr. McDonald (D. A.) moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

House Bill No. 419 was passed to third reading and ordered engrossed.

House Bill No. 388, by Representative Cohen: Relating to intoxicating liquors.

Mr. Yantis moved that consideration of House Bill No. 388 be deferred and that the bill retain its place on the next House calendar.

The motion was carried.

House Bill No. 310, by Representative Yantis: Relating to taxation.

On motion of Mr. Yantis, consideration of House Bill No. 310 was deferred.
House Bill No. 519, by Representative Devenish: Relating to school busses.

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

House Bill No. 571, by Committee on Forestry and Logged-Off Lands: Relating to forest fire protection.

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

House Bill No. 120, by Representatives Neal and Hales: Relating to crimes.

Mr. Speaker:

We, a majority of your Committee on Public Morals, to whom was referred House Bill No. 120, entitled "An Act relating to crimes and punishments, and amending Section 242 of Chapter 249 of Session Laws of 1909 (Section 2494 of Remington's Compiled Statutes or Remington's Revised Statutes) relating to Sabbath breaking," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In line 4 of the title strike the period (.) and insert in lieu thereof the words "and declaring an emergency."

In Section 1, line 20 of the original bill, being line 11 of the printed bill, strike the asterisks and insert in lieu thereof the words "or elsewhere."

Amend the bill by adding thereto a new section to be known as Section 2 to read as follows:

"SEC. 2. An emergency is declared to exist and this act shall take effect immediately." PAUL J. HUETTER, Chairman.

We concur in this report: John R. Martin, Myron H. Titus, Bert Lynch.

The bill was read the second time by sections.

On motion of Mr. Neal, the committee amendments were adopted.

House Bill No. 500, by Representative Jones: Relating to stock brands.

On motion of Mr. Clark, House Bill No. 500, on second reading, was re-referred to the Committee on Dairy and Livestock.

House Bill No. 6, by Representative McDonald (D. A.): Relating to sewerage systems.

Mr. Speaker:

We, your Committee on Counties and County Boundaries, to whom was referred House Bill No. 6, entitled "An Act relating to and providing for the acquisition, construction, maintenance and operation of systems of sewerage, and systems and plants for collection and disposal of refuse by cities, towns, counties and sewerage improvement districts, providing for the payment therefor by revenue bonds and other bonds; providing for the securing of funds for such acquisition and construction from the Reconstruction Finance Corporation and from other agencies; providing for the establishment and collection of special service charges; and amending Chapter 39, Sections 1 to 7 of the Session Laws of 1931, and declaring an emergency, and that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In Section 2, line 23 of the original bill, being line 12 of the printed bill, strike the whole of subsection (1) and renumber subsection (2) to read subsection (1).

In Section 2, line 5 of the original bill, being line 21 of the printed bill, after the word "a" and before the word "majority" insert the words and figures "three-fifths (3/5)."
In Section 3, lines 1 and 2 of the original bill, being lines 40 and 41 of the printed bill, following the comma (,) after the word "indebtedness" strike the words "or the state board of health has ordered the adoption of and."

In Section 3, line 11 of the original bill, being line 5 of the printed bill, strike the word and figure "seven (7)" and insert in lieu thereof the word and figure "five (5)."

In Section 3, line 18 of the original bill, being line 10 of the printed bill after the word "unit" and before the word "sufficient" insert the words "if so authorized under Section 2 of this act."

In Section 3, line 5 of the original bill, being line 23 of the printed bill, strike the semicolon (;) and remainder of the sentence and insert in lieu thereof a period (.)

In Section 4, line 4 of the original bill, being line 2 of the printed bill, strike the word and figure "seven (7)" and insert in lieu thereof the word and figure "five (5)."

In Section 6, line 11 of the original bill, being line 11 of the printed bill, following the word "thereto" strike the "semicolon (;)" and remainder of the sentence, and insert in lieu thereof a period (.)

In Section 7, line 30 of the original bill, being line 26 of the printed bill, strike the word and figure "eight (8)" and insert in lieu thereof the word and figure "six (6)."

A. W. CLARK, Chairman.


The bill was read the second time by sections.

On motion of Mr. Leber, the committee amendments were adopted.

House Bill No. 6 was passed to third reading and ordered engrossed.

House Bill No. 625, by Committee on Game and Game Fish: Relating to bounties on animals.

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


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

House Bill No. 277, by Representative Sullivan: Relating to volunteer firemen.

We, your Committee on Municipal Corporations Other Than First Class, to whom was referred House Bill No. 277, entitled "An Act relating to and creating a fund in the State Treasury to be known as the Volunteer Firemen's Relief and Compensation Fund, designating the duties of certain officials; providing for relief and compensation for volunteer firemen; creating a Board of Trustees in each municipality for the maintenance and distribution of said fund; empowering municipalities to limit the membership of said volunteer fire departments, and requiring medical and physical examinations for members of said fire departments," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In Section 2, line 10 of the original bill, being line 26 of the printed bill, strike the words and figures "One ($1.00) Dollar" and insert in lieu thereof the words and figures "Three ($3.00) Dollars."

John R. Hurlburt, Chairman.

We concur in this report: Ernest R. Leber, R. D. Wiswall, Ben S. Sawyer, Corbin Sullivan.

The bill was read the second time by sections.

On motion of Mr. Leber, the committee amendment was adopted.

House Bill No. 277 was passed to third reading and ordered engrossed.

House Bill No. 58, by Representative Sullivan: Relating to timber lands.
MR. SPEAKER:

We, a majority of your Committee on Forestry and Logged-off Lands, to whom was referred House Bill No. 58, entitled "An Act providing for the reassessment of timber lands by the cruise of standing timber thereon, prescribing the duties of certain officers in connection therewith and declaring 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 with the following amendments:

In Section 2, line 11 of the original bill, being line 8 of the printed bill, strike the word "immediately," and insert in lieu thereof the words "as soon as necessary funds are made available therefor under Section 4 hereof."

In Section 2, line 14 of the original bill, being line 11 of the printed bill, following the period (.), after the word "purposes," insert the following, "Such cruise shall be conducted in each county under the general supervision and control of the state tax commission in order that uniformity may be secured in the reassessment contemplated by this act: Provided further, That this cruise shall not be required in those counties or parts of counties where timber has already been re-cruised in a manner satisfactory to the tax commission."

In Section 3, line 18 of the original bill, being line 14 of the printed bill, after the comma (,), before the word "authorized" insert the following words, "and subject to the general supervision and control of the state tax commission."

NELSON B. NEFF, Chairman.


The bill was read the second time by sections.

On motion of Mr. Cowen, the committee amendments were adopted.

House Bill No. 58 was passed to third reading and ordered engrossed.

THIRD READING OF BILLS.


On motion of Mr. Leber, the rules were suspended, the second reading considered the third and House Joint Memorial No. 22 was placed on final passage.

Debate ensued.

Mr. Strickland demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Joint Memorial No. 22 and the memorial passed the House by the following vote: Yeas, 70; nays, 4; absent or not voting, 25.

Those voting yea were: Representatives Adams, Bice, Boede, Bohlke, Bowden, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Drew, Eddy, Edlund, Emory, Ford, Gardner, Gehlen, Hales, Hall, Halleran, Holt, Hurley, Johnson (Hans), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Kemp, Leber, Ledgerwood, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neal, Ott, Parker, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wiswall, Yantis, Mr. Speaker—70.

Those voting nay were: Representatives Gifford, McDonald (R. T.), Smith (J. B.), Strickland—4.
Those absent or not voting were: Representatives Austin, Bell, Boyle, Brown, Donohoe, Easterday, Edwards, Freese, Gessell, Haddon, Herren, Huetter, Johnson (W. A.), Keen, Klemgard, Lindgren, Luck, McCarty, McCauley, Neff, Nelsen, Reeves, Smith (M. B.), Smith (T. E.), Wingrove—25.

House Joint Memorial No. 22, having received the constitutional majority, was declared passed.

On motion of Mr. Adams, the rules were suspended and the Chief Clerk directed to immediately transmit House Joint Memorial No. 22 to the Senate.

Engrossed House Bill No. 491, by Representative Devenish: Relating to the insane.

On motion of Mr. Devenish, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 491 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 491 and it passed the House by the following vote: Yeas, 74; nays, 1; absent or not voting, 24.

Those voting yea were: Representatives Adams, Bell, Bice, Boede, Bohike, Bowden, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Drew, Easterday, Eddy, Edlund, Emory, Ford, Gardner, Gessell, Hales, Hall, Halleran, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Kemp, Leber, Ledgerwood, Lynch, Mackle, Martin (J. R.), McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Nelsen, Ott, Parker, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith, J. B.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wiswall, Yantis, Mr. Speaker—74.

Those voting nay were: Representative Gifford—1.

Those absent or not voting were: Representatives Austin, Boyle, Brown, Carty, Donohoe, Edwards, Freese, Gehlen, Haddon, Herren, Huetter, Keen, Klemgard, Lindgren, Luck, Martin (F. J.), McCarty, McCauley, Neff, Reeves, Smith (M. B.), Smith (T. E.), Todd, Wingrove—24.

Engrossed House Bill No. 491, having received the constitutional majority, was declared passed.

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

On motion of Mr. Devenish, the rules were suspended, and the Chief Clerk was directed to immediately transmit Engrossed House Bill No. 491 to the Senate.

House Bill No. 587, by Committee on Rural Credits and Agricultural Development (by executive request): Relating to County Commissioners.

Mr. Nelsen moved that the rules be suspended, and House Bill No. 587 be returned to the second reading for the purpose of amendment.

The motion was carried.

Mr. Richmond (W. A.) moved the adoption of the following amendment:

Amend the bill by adding thereto a new section to be known as Section 3 to read as follows:

"Sec. 3. The boards of county commissioners of the several counties may sell town lots or agricultural tracts owned by counties to citizens of the state for the purpose of making homes thereon. Such sales may be made upon terms with no down payment, and when so made shall be free from tax assessments for a period of five years from
Provided; That the purchaser shall improve and cultivate all of the land, one-fifth of the land each and every year during the tax free period. Upon failure of the purchaser to comply with any provision of the contract of purchase the vendor may, upon 30 days' written notice, cancel and forfeit the contract and the purchaser's rights thereunder."

Debate ensued.

The amendment was adopted.

Mr. Richmond (W. A.) moved the adoption of the following amendment:

Amend the title: strike the period (.) at the end thereof and insert in lieu thereof the following: "; to sell certain lands classified as agricultural lands upon terms and conditions; and exempting said lands from taxation for a period of years."

The amendment was adopted.

Mr. Nelsen moved that the rules be suspended, House Bill No. 587 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

The motion carried.

The Clerk called the roll on the final passage of House Bill No. 587 and it passed the House by the following vote: Yeas, 61; nays, 8; absent or not voting, 30.

Those voting yea were: Representatives Adams, Bell, Bohlke, Bowden, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Drew, Easterday, Edlund, Edwards, Ford, Gifford, Hall, Halleran, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Keith, Kelly, Leber, Ledgerwood, Lynch, McDonald (D. A.), Murray, Myers, Neal, Neff, Nelsen, Parker, Reeves, Reilly, Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Mr. Speaker—61.

Those voting nay were: Representatives Eddy, Emory, Jones, Karr, McDonnell, Morgan, Richmond (C. L.), Yantis—8.

Those absent or not voting were: Representatives Austin, Bice, Boede, Boyle, Brown, Donahoe, Freese, Gardner, Gehlen, Gessell, Haddon, Hales, Herren, Huettner, Keen, Kemp, Klemgard, Lindgren, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (J. D.), McDonald (R. T.), Ott, Smith (M. B.), Smith (T. E.), Todd—30.

House Bill No. 587, having received the 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. 290, by Representative Yantis (by executive request): Relating to taxation of Public Service Companies.

On motion of Mr. Yantis, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 290 was placed on final passage.

Mr. Adams demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 290 and the bill passed the House by the following vote: Yeas, 67; nays, 0; absent or not voting, 32.

Those voting yea were: Representatives Adams, Bell, Bohlke, Bowden, Carty, Christianson, Clark, Copeland, Cowen, Dixon, Drew, Eddy, Edlund,
Edwards, Emory, Ford, Gessell, Gifford, Hales, Hall, Holt, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Leber, Ledgerwood, Lynch, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Nelsen, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voyce, Wanamaker, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—67.

Those absent or not voting were: Representatives Austin, Bice, Boede, Boyle, Brown, Cohen, Devenish, Donahoe, Easterday, Freese, Gardner, Gehlen, Haddon, Hallaran, Herren, Huetter, Johnson (Hans), Keen, Kemp, Klemgard, Lindgren, Luck, Mackie, McCarty, McCauley, McDonald (J. D.), Neal, Ott, Smith (M. B.), Smith (T. E.), Todd, Wentworth—32.

Engrossed House Bill No. 290, having received the 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. 498, by Representative Yantis (by departmental request): Relating to taxation.

On motion of Mr. Holt, the rules were suspended and Engrossed House Bill No. 498 was returned to second reading for the purpose of amendment.

Mr. Holt moved the adoption of the following amendment:

In Section 1, line 13 of the engrossed bill, being line 6 of the printed bill, strike the period (.) and insert the following: "and it shall be the duty of the State Tax Commission to formulate such rules and processes for the assessment of both real and personal property for purposes of taxation as are best calculated to secure uniform assessment of property of like kind and value in the various taxing units of the state, and relative uniformity between properties of different kinds and values in the same taxing unit. The Tax Commission shall furnish to each county assessor and township assessor a copy of the rules and processes so formulated. The State Tax Commission may, from time to time, make such changes in the rules and processes so formulated as it deems advisable to accomplish the purpose thereof, and it shall inform all county assessors and township assessors of such changes."

The amendment was adopted.

Mr. Yantis moved that the rules be suspended, Engrossed House Bill No. 498 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

The motion was carried.

The clerk called the roll on the final passage of Engrossed House Bill No. 498 and the bill passed the House by the following vote: Yeas, 61; nays, 0; absent or not voting, 38.

Those voting yea were: Representatives Adams, Bell, Bohlke, Bowden, Carty, Christianson, Clark, Copeland, Drew, Easterday, Edlund, Edwards, Emory, Ford, Gessell, Gifford, Hales, Hall, Holt, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Kelly, Leber, Lynch, Mackie, Martin (J. R.), McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Sandegren, Sawyer, Schroeder, Schultz, Skinner Smith (B. L.), Smith (J. B.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Wanamaker, Wentworth, Wilson, Wingrove, Yantis, Mr. Speaker—61.

Those absent or not voting were: Representatives Austin, Bice, Boede, Boyle, Brown, Cohen, Cowen, Devenish, Dixon, Donahoe, Eddy, Freese,
Gardner, Gehlen, Haddon, Halleran, Herren, Huetter, Hurley, Keen, Keith, Kemp, Klemgard, Ledgerwood, Lindgren, Luck, Martin (F. J.), McCarty, McDonald (J. D.), Neal, Richmond (W. A.), Robbins, Ryan, Smith (M. B.), Smith (T. E.), Todd, Voyce, Wiswall—38.

Engrossed House Bill No. 498, having received the 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. 266, by Representative Emory: Relating to claims against cities.

On motion of Mr. Emory, the rules were suspended, the second reading considered the third, and House Bill No. 266 was placed on final passage.

Mr. Reilly demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 266 and the bill passed the House by the following vote: Yeas, 56; nays, 10; absent or not voting, 33.


Those voting nay were: Representatives Drew, Edlund, Gifford, Hales, Hall, Nelsen, Sawyer, Smith (J. B.), Titus, Van Dyk—10.

Those absent or not voting were: Representatives Austin, Bice, Boede, Boyle, Brown, Cowen, Devenish, Donahoe, Eddy, Gehlen, Haddon, Halleran, Herren, Huetter, Keen, Kemp, Klemgard, Lindgren, Luck, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (J. D.), Neal, Ott, Richmond (W. A.), Ryan, Smith (M. B.), Smith (T. E.), Todd, Voyce, Mr. Speaker—33.

House Bill No. 266, having received the 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. 270, by Representative Cohen: Relating to certain lands in the city of Seattle.

On motion of Mr. Adams, the rules were suspended, the second reading considered the third, and House Bill No. 270 was placed on final passage.

Mr. Titus demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 270, and the bill passed the House by the following vote: Yeas, 66; nays, 0; absent or not voting, 33.

Those voting yea were: Representatives Adams, Bell, Bohlke, Bowden, Carty, Christianson, Clark, Cohen, Copeland, Dixon, Drew, Easterday, Edlund, Edwards, Emory, Ford, Gessell, Gifford, Hales, Hall, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Keith, Kelly, Leber,
Ledgerwood, Lynch, Mackie, Martin (J. R.), McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Parker, Reeves, Reilly, Richmond (C. L.), Robbins, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—66.

Those absent or not voting were: Representatives Austin, Bice, Boede, Boyle, Brown, Cowen, Devenish, Donahoe, Eddy, Freese, Gardner, Gehlen, Haddon, Halleran, Herren, Huetter, Jones, Karr, Keen, Kemp, Klemgard, Lindgren, Luck, Martin (F. J.), McCarty, McCauley, McDonald (J. D.), Ott, Richmond (W. A.), Ryan, Smith (M. B.), Smith (T. E.), Voyce—33.

House Bill No. 270, having received the 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. 520, by Representatives Christianson and Leber: Relating to dike and drain districts.

On motion of Mr. Leber, the rules were suspended, the second reading considered the third, and House Bill No. 520 was placed on final passage.

Mr. Skinner demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 520 and the bill passed the House by the following vote: Yeas, 68; nays, 1; absent or not voting, 30.

Those voting yea were: Representatives Adams, Bell, Bohlke, Bowden, Carty, Christianson, Clark, Copeland, Cowen, Dixon, Drew, Easterday, Edlund, Edwards, Emory, Ford, Gardner, Gessell, Gifford, Hales, Hall, Halleran, Holt, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Keith, Kelly, Leber, Ledgerwood, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Nelsen, Parker, Reeves, Reilly, Richmond (C. L.), Robbins, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—68.

Those voting nay were: Representative Richmond (W. A.)—1.

Those absent or not voting were: Representatives Austin, Bice, Boede, Boyle, Brown, Cohen, Devenish, Donahoe, Eddy, Freese, Gehlen, Haddon, Herren, Huetter, Hurley, Karr, Keen, Kemp, Klemgard, Lindgren, Luck, McCarty, McCauley, McDonald (J. D.), Neal, Ott, Ryan, Smith (M. B.), Smith (T. E.), Voyce—30.

House Bill No. 520, having received the 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. 312, by Representative Bowden, Wilson, Strickland, Hurley, Todd and Lynch: Relating to radio and television.

On motion of Mr. Wilson, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 312 was placed on final passage.

Debate ensued.
Mr. Sawyer demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 312 and the bill passed the House by the following vote: Yeas, 58; nays, 14; absent or not voting, 27.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Bohlke, Bowden, Brown, Christianson, Copeland, Dixon, Donahoe, Easterday, Edwards, Ford, Gardner, Gessell, Hales, Hall, Halleran, Holt, Hurley, Johnston (Hans), Johnston (Geo. H.), Keith, Kelly, Kemp, Leber, Ledgerwood, Lynch, Mackie, Martin (F. J.), McDonald (D. A.), McDonald (J. D.), McDonnell, Murray, Myers, Neff, Parker, Reeves, Reilly, Robbins, Sandegren, Sawyer, Schroeder, Smith (B. L.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—58.

Those voting nay were: Representatives Carty, Clark, Drew, Edlund, Emory, Gifford, Johnson (W. A.), Martin (J. R.), McDonald (R. T.), Morgan, Nelsen, Richmond (C. L.), Schultz, Smith (J. B.)—14.

Those absent or not voting were: Representatives Boede, Boyle, Cohen, Cowen, Devenish, Eddy, Freese, Gehlen, Haddon, Herren, Huetter, Jones, Karr, Keen, Klemgard, Lindgren, Luck, McCarty, McCauley, Neal, Ott, Richmond (W. A.), Ryan, Skinner, Smith (M. B.), Smith (T. E.), Vyce—27.

Engrossed House Bill No. 312, having received the 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. 413, by Representative Adams: Relating to electricians.

On motion of Mr. Adams, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 413 was placed on final passage.

Mr. Sawyer demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 413 and the bill passed the House by the following vote: Yeas, 63; nays, 5; absent or not voting, 31.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Bohlke, Bowden, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Dixon, Easterday, Edwards, Emory, Ford, Gardner, Gessell, Hales, Hall, Halleran, Holt, Hurley, Johnston (Hans), Johnson (W. A.), Johnston (Geo. H.), Kelly, Leber, Ledgerwood, Lynch, Mackie, Martin (F. J.), McDonald (D. A.), McDonald (J. D.), McDonnell, Myers, Neff, Nelsen, Parker, Reeves, Reilly, Richmond (C. L.), Robbins, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis—63.

Those voting nay were: Representatives Drew, Edlund, Keith, Martin (J. R.), Murray—5.

Those absent or not voting were: Representatives Boede, Boyle, Brown, Devenish, Donahoe, Eddy, Freese, Gehlen, Gifford, Haddon, Herren, Huetter, Jones, Karr, Keen, Kemp, Klemgard, Lindgren, Luck, McCarty, McCauley,
Morgan, Neal, Ott, Richmond (W. A.), Ryan, Sandegren, Smith (M. B.), Smith (T. E.), Voyce, Mr. Speaker—31.

Engrossed House Bill No. 413, having received the constitutional majority, was declared passed.

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

On motion of Mr. Adams, the rules were suspended and the Chief Clerk was directed to immediately transmit Engrossed House Bill No. 413 to the Senate.

The Speaker called Mr. Yantis to preside.

House Bill No. 383, by Representative Todd: Relating to intoxicating liquors.

On motion of Mr. Todd, the rules were suspended, the second reading considered the third, and House Bill No. 383 was placed on final passage.

Mr. Emory demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 383 and the bill failed to pass the House by the following vote: Yeas, 19; nays, 49; absent or not voting, 31.

Those voting yea were: Representatives Adams, Austin, Bowden, Cohen, Hales, Hurley, Johnston (Geo. H.), Keith, Mackie, Martin (J. R.), McDonald (J. D.), Murray, Robbins, Sandegren, Sawyer, Sullivan, Titus, Wentworth, Wilson—19.

Those voting nay were: Representatives Bohlke, Carty, Christianson, Clark, Copeland, Cowen, Donahoe, Drew, Edlund, Edwards, Emory, Ford, Gardner, Gessell, Gifford, Hall, Halleran, Holt, Huetter, Johnson (W. A.), Jones, Kelly, Leber, Ledgerwood, Lynch, Martin (F. J.), McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Myers, Neff, Nelsen, Parker, Reeves, Reilly, Richmond (C. L.), Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Todd, Twidwell, Van Dyk, Wanamaker, Wingrove, Wiswall, Yantis—49.

Those absent or not voting were: Representatives Bell, Bice, Boede, Boyle, Brown, Devenish, Dixon, Easterday, Eddy, Freese, Gehlen, Haddon, Herron, Johnson (Hans), Karr, Keen, Kemp, Klemgard, Lindgren, Luck, McCarty, McCauley, Neal, Ott, Richmond (W. A.), Ryan, Smith (M. B.), Smith (T. E.), Strickland, Voyce, Mr. Speaker—31.

House Bill No. 383, having failed to receive the constitutional majority, was declared lost.

Mr. Nelsen moved that the House do now reconsider the vote by which House Bill No. 383 failed to pass.

Debate ensued.

Mr. Carty demanded the previous question and the demand was sustained.

Mr. Todd 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 Austin, Bell, Bice, Boede, Boyle, Brown, Christianson, Devenish, Dixon, Easterday, Eddy, Edwards, Emory, Freese, Gehlen, Haddon, Halleran, Herron, Karr, Keen, Kemp, Klemgard, Ledgerwood, Lindgren, Luck, McCarty,
McCauley, Neal, Neff, Ott, Richmond (W. A.), Ryan, Smith (B. L.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Voyce and Wanamaker.

Mr. Skinner moved that the absentees be excused and the House proceed with business under the call of the House.

The motion was carried.

Mr. Todd moved that reconsideration of the vote by which House Bill No. 383 failed to pass, be made a special order of business for 11:30 a.m., Wednesday, March 6, 1935.

Mr. Carty moved that the motion by Mr. Todd be laid on the table without taking the bill with it.

Division was called for and the motion to lay Mr. Todd's motion on the table was carried on a rising vote.

The Speaker (Mr. Yantis presiding) declared the question to be on the motion to reconsider the vote by which House Bill No. 383 failed to pass.

Miss Parker moved that the motion to reconsider be laid on the table without taking the bill with it.

Division was called for and the motion to lay the motion to reconsider on the table was carried.

Mr. Bowden moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

Engrossed House Bill No. 590, by Committee on Printing: Relating to public printing.

On motion of Mr. Ledgerwood, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 590 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 590 and the bill passed the House by the following vote: Yeas, 69; nays, 0; absent or not voting, 30.

Those voting yea were: Representatives Adams, Bice, Bohlke, Bowden, Carty, Christianson, Cohen, Copeland, Cowen, Devenish, Donahoe, Drew, Edlund, Edwards, Ford, Gardner, Gessell, Gifford, Hales, Hall, Halleran, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Kemp, Leber, Ledgerwood, Lynch, Mackle, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Nelsen, Ott, Parker, Reeves, Reffly, Richmond (C. L.), Robbins, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (J. B.), Sullivan, Titus, Todd, Twidwell, Van Dyk, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—69.

Those absent or not voting were: Representatives Austin, Bell, Boede, Boyle, Brown, Clark, Dixon, Easterday, Eddy, Emory, Freese, Gehlen, Haddon, Herren, Johnson (Hans), Keen, Klemgard, Lindgren, Luck, McCarty, McCauley, Neal, Richmond (W. A.), Ryan, Smith (B. L.), Smith (M. B.), Smith (T. E.), Strickland, Voyce, Wänamaker—30.

Engrossed House Bill No. 590, having received the 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. 436, by Representative Cohen: Relating to mines.

On motion of Mr. Schultz, the rules were suspended, the second reading considered the third, and House Bill No. 436 was placed on final passage.
The Clerk called the roll on the final passage of House Bill No. 436 and the bill passed the House by the following vote: Yeas, 65; nays, 1; absent or not voting, 33.

Those voting yea were: Representatives Adams, Bice, Bohlke, Bowden, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Drew, Edlund, Edwards, Ford, Gardner, Gessell, Gifford, Hall, Halleran, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Kemp, Leber, Ledgerwood, Lynch, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Murray, Myers, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (J. B.), Sullivan, Todd, Twidwell, Van Dyk, Wanamaker, Wentworth, Wilson, Wingrove, Wisswall, Yantis, Mr. Speaker—65.

Those voting nay were: Representative Titus—1.

Those absent or not voting were: Representatives Austin, Bell, Boede, Boyle, Brown, Dixon, Easterday, Eddy, Emory, Freese, Gehlen, Haddon, Hales, Herren, Johnson (Hans), Keen, Klemgard, Lindgren, Luck, Mackie, McCarty, McCauley, Morgan, Neal, Neff, Richmond (W. A.), Robbins, Ryan, Smith (B. L.), Smith (M. B.), Smith (T. E.), Strickland, Voyce—33.

House Bill No. 436, having received the constitutional majority, was declared passed.

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

On motion of Mr. Schultz, the rules were suspended, and the Chief Clerk directed to immediately transmit House Bill No. 436 to the Senate.

House Joint Resolution No. 19, by Representative Yantis: Relating to amendment to the Constitution of the State of Washington.

Mr. Ledgerwood moved that action on House Joint Resolution No. 19, be deferred and that the Resolution retain its place on the next House calendar.

The motion was carried.

Mr. Reilly moved that further proceedings under the call of the House be dispensed with.

The motion was carried.

On motion of Mr. Adams, the House adjourned to 10:30 a. m., Wednesday, March 6, 1935.

S. R. HOLCOMB, Chief Clerk.

ROBT. F. WALDRON, Speaker.
The Speaker called the House to order at 10:30 a.m.
The Clerk called the roll and all members were present except Representatives Jones, Richmond (W. A.), Sawyer and Sullivan.
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. On motion of Mr. Austin further reading was dispensed with and the journal was approved.

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

REPORTS OF STANDING COMMITTEES.

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 146, entitled "An Act declaring a moratorium upon the collection of all assessments or levies against property heretofore imposed by Local Improvement Districts within the state or other subdivisions thereof, during and until the biennium terminating with the next regular session of the State Legislature in 1937, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that attached Substitute House Bill No. 146 be substituted therefor, and that the substitute bill do pass.

DONALD A. MCDONALD, Chairman.

We concur in this report: Edward J. Reilly, L. D. Keith, Robert F. Murray, W. A. Richmond, Richard B. Ott, John R. Martin, Dewolfe Emory.
Passed to second reading.

We, a majority of your Committee on Financial Institutions Other Than Banks, to whom was referred House Bill No. 244, entitled "An Act providing for the retirement of savings and loan associations 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.

REX STRICKLAND, Chairman.

We concur in this report: John M. Bell, John N. Wilson, David E. Gifford, Harry D. Austin, Ted F. Schreder.
Passed to second reading.

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 305, entitled "An Act to amend Section 2 of Chapter 88 of the Session Laws of 1907 (Section 10508, Remington's Revised Statutes) compelling railroads to fence their right-of-way, and to protect the owners of stock injured by moving railroad trains, declaring a law of negligence with regard to stock injured by railroad trains
and fixing treble damages," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass. DONALD A. MCDONALD, Chairman.

We concur in this report: W. A. Richmond, Robert F. Murray, Richard B. Ott, John R. Martin, DeWolfe Emory, L. D. Keith, Raymond F. Kelly.

Passed to second reading.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., March 5, 1935.

MR. SPEAKER:

We concur in this report: John R. Hurley, Ted F. Schroeder, W. D. Wiswall, Lulu D. Haddon, Hans Johnson.

Passed to second reading.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., March 5, 1935.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 433, entitled "An Act granting equitable powers to the courts to fix upset prices before selling mortgaged property on execution, and confirming such sales; and amending Section 1118, 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.

DONALD A. MCDONALD, Chairman.


HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., March 5, 1935.

Mr. Speaker:

We, a minority of your Judiciary Committee, to whom was referred House Bill No. 433, 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: Richard B. Ott, DeWolfe Emory.

Passed to second reading.

House Bill No. 468 (reported by Committee on Medicine, Dentistry, Pure Food and Drugs):
Do pass with amendments.
Passed to second reading.

House Bill No. 500 (reported by Committee on Dairy and Livestock):
Do pass with amendments.
Passed to second reading.
The Speaker called Mr. Todd to preside.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., March 5, 1935.

Mr. Speaker:

We, a part of your Judiciary Committee, to whom was referred House Bill No. 547, entitled "An Act requiring owners of buildings, factories, hotels, apartment
houses, theaters, and other structures, to install an automatic red light at exits and, providing for a penalty for its violation," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Robert F. Murray, W. A. Richmond, Richard B. Ott, John R. Martin, DeWolfe Emory, Ben S. Sawyer, W. W. Robbins.

House of Representatives, Olympia, Wash., March 5, 1935.

Mr. Speaker:

We, a minority of your Judiciary Committee, to whom was referred House Bill No. 547, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Donald A. McDonald, Chairman.

We concur in this report: Edward J. Reilly, L. D. Keith, Raymond F. Kelly, Adele Parker.

Passed to second reading.

House of Representatives, Olympia, Wash., March 5, 1935.

Mr. Speaker:

We, a majority of your Committee on Rural Credits and Agricultural Developments, to whom was referred House Bill No. 586, entitled "An Act authorizing boards of county commissioners to sell, convey or donate, and to enter into options and contracts to sell county lands, to the United States or the State 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.

Marcus O. Nelson, Chairman.


Passed to second reading.

House of Representatives, Olympia, Wash., March 5, 1935.

Mr. Speaker:

We, a majority of your Committee on Financial Institutions Other Than Banks, to whom was referred House Bill No. 649, entitled "An Act relating to the rate of interest to be charged by pawnbrokers and amending Section 2486, 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.

Rex Strickland, Chairman.

We concur in this report: David C. Cowen, John M. Bell, John N. Wilson, David E. Gifford, Ted F. Schroeder, Ernest R. Leber.

Passed to second reading.

House of Representatives, Olympia, Wash., March 5, 1935.

Mr. Speaker:

We, a minority of your Committee on Financial Institutions Other Than Banks, to whom was referred House Bill No. 649, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

Harry Austin.

Passed to second reading.

House of Representatives, Olympia, Wash., March 5, 1935.

Mr. Speaker:

We, a majority of your Committee on Financial Institutions Other Than Banks, to whom was referred House Bill No. 684, entitled "An Act relating to sales of property under execution, decrees and orders of sale, and redemption therefrom, amending Section 8 of Chapter LIII of Session Laws of 1899 (Section 595 of Remington's Revised Statutes), and declaring that this act shall take effect immediately," have had
the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Rex Strickland, Chairman.

We concur in this report: David C. Cowen, John M. Bell, John N. Wilson, David E. Gifford, Ted F. Schroeder.

Passed to second reading.

House of Representatives, Olympia, Wash., March 5, 1935.

Mr. Speaker:

We, a majority of your Committee on Elections and Privileges, to whom was referred Engrossed Senate Bill No. 99, entitled "An Act relating to the custody, testing and preparing of voting machines, and amending Section 5309 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.

Hugh Herren, Chairman.


Passed to second reading.

House of Representatives, Olympia, Wash., March 5, 1935.

Mr. Speaker:

We, your Committee on Elections and Privileges, to whom was referred Senate Bill No. 110, entitled "An Act relating to elections and providing that blind persons or persons of defective vision may request the assistance of certain persons to mark their ballots other than is now provided by law, 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.

Hugh Herren, Chairman.


Passed to second reading.

House Bill No. 112 (Reported by Judiciary Committee):
Do pass with amendment.
Passed to second reading.

House of Representatives, Olympia, Wash., March 5, 1935.

Mr. Speaker:

We, of your Committee on Engrossment, to whom were referred Engrossed House Bill No. 197; also Engrossed House Bill No. 511; also Engrossed House Bill No. 512; also Engrossed House Bill No. 465, have compared same with the original bills and find them correctly engrossed.

Violet P. Boree, Chairman.

I concur in this report: D. F. Bice.

MESSAGES FROM THE SENATE.

Senate Chamber, Olympia, Wash., March 5, 1935.

Mr. Speaker:

The Senate has passed:
Substitute Senate Joint Memorial No. 18; also Substitute Senate Bill No. 39; also Senate Bill No. 270; also Engrossed Senate Bill No. 38, and the same are herewith transmitted.

Harrison W. Mason, Secretary.
Mr. Speaker:
The Senate has passed:
Engrossed Senate Bill No. 19; also
Substitute Senate Bill No. 257, and the same are herewith transmitted.
Harrison W. Mason, Secretary.

Mr. Speaker:
The President has appointed as Senate members of the committee under House Concurrent Resolution No. 15, Senators Drumheller, Tewksbury and Miller.
Harrison W. Mason, Secretary.

Mr. Speaker:
The President has appointed as Senate members of the committee provided for under Senate Joint Resolution No. 21, Senators Nelson and Lovejoy.
Harrison W. Mason, Secretary.

Mr. Speaker:
The President has appointed as Senate members of the committee provided for under Senate Joint Resolution No. 21, Representatives Wiswall, Skinner and Clark.

First Reading of Senate Bills.
The following bills were read first time by title and acted upon as indicated:

Engrossed Senate Bill No. 19, by Senator Ryan (J. H.): An Act relating to the creation of a fund in Class A counties and counties of the first class for the payment of the salaries and wages of county officers and employees, and providing for the payment and transfer of money to and from said fund, and amending Section 1 of Chapter 14 of the Session Laws of the Extraordinary Session of 1933, and declaring an emergency.
Referred to Committee on Compensation and Fees for State and County Officers.

Engrossed Senate Bill No. 38, by Senator Murphy (J. A.): An Act to regulate the payment of wages or compensation for labor or service in private employments, providing penalties for violations of its provisions, authorizing the director of labor and industries to enforce this act, defining the duties of prosecuting attorneys relative to its enforcement and providing for the collection of certain penalties by civil action at the direction of such director.
Referred to Committee on Labor and Labor Statistics.

Substitute Senate Bill No. 39, by Committee on Municipal Corporations Other Than First Class: An Act relating to and providing for the issuance by any incorporated city or town in the State of Washington of special fund bonds for the purpose of funding or refunding outstanding warrants or bonds issued for the purpose of purchasing, acquiring or constructing certain public utilities or for making additions and betterments thereto or extensions thereof; and declaring that this act shall take effect immediately.
Referred to Committee on Municipal Corporations Other Than First Class.
Engrossed Substitute Senate Bill No. 212, by Judiciary Committee: An Act relating to and providing for the number, district and apportionment of the members of the Senate and House of Representatives of the State of Washington, providing for their selection, amending Sections 2 and 3 of Chapter 2 of the Session Laws of 1931, and repealing Chapters 20 and 74 of the Session Laws of 1933.

Referred to Judiciary Committee.

Substitute Senate Bill No. 257, by Judiciary Committee: An Act to encourage state and national industrial recovery by cooperating with the national government in fostering fair competition, to establish standards of fair competition in trade and industry, providing penalties for violations of this Act, declaring an emergency and repealing Chapter 50, Laws of Extraordinary Session 1933.

Referred to Judiciary Committee.

Senate Bill No. 270, by Senators Shorett, Tewksbury, Dailey, Murphy (J. A.), Morrow, Kyle, Steele, Brunton, Gannon, Stinson and Lovejoy: An Act relating to Water Districts, providing for the establishment and maintenance of Local Improvement Guaranty Funds, to be derived from a percentage of the gross revenues of the water supply system of the District, and declaring an emergency.

Referred to Judiciary Committee.

Substitute Senate Joint Memorial No. 18, by Committee on Memorials: Relating to a tunnel through the Cascade Mountains.

Referred to Committee on Memorials.

MOTION.

On motion of Mr. McDonald (D. A.), Senate Bill No. 112 was re-referred to the Judiciary Committee.

SECOND READING OF BILLS.

Engrossed Senate Bill No. 14, by Senator Nugent: Relating to narcotic farm.

The bill was read the second time by sections.

Mr. Bohlke moved that the rules be suspended, Engrossed Senate Bill No. 14 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

The motion was lost.

Engrossed Senate Bill No. 14 was passed to third reading.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 21, 1935.

MR. SPEAKER:

We, a majority of your Committee on Banks and Banking, to whom was referred Senate Bill No. 54, entitled "An Act relating to mutual savings banks and authorizing pensions for employees of such 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 amendment:

Amend Section 1, line 3 of the printed bill, being line 7 of the original bill, after the word "banking" insert a period (.) and strike the remainder of said section and
Insert in lieu thereof the following words: “Such mutual savings bank may pay not to exceed fifty per cent (50%) of the cost of providing such pension, and such portion to be paid by the mutual savings bank not to exceed five per cent (5%) of the monthly salary of the employee participating.” WALTER A. JOHNSON, Chairman.


The bill was read the second time by sections.

On motion of Mr. Johnson (W. A.), the committee amendment was adopted.

Senate Bill No. 54 was passed to third reading.

Substitute Senate Bill No. 92, by Committee on Educational Institutions: Relating to student fees at State College.

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

Engrossed Senate Bill No. 137, by Senator Steele: Relating to tuberculosis sanitoriums.

The bill was read the second time by sections.

Mr. Austin moved that the rules be suspended, Engrossed Senate Bill No. 137 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

The motion was carried.

Discussion followed on the merits of the bill.

Mr. Halleran demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 137 and the bill passed the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 22.

Those voting yea were: Representatives Austin, Bell, Bice, Boede, Bohlke, Brown, Carty, Christianson, Clark, Cohen, Copeland, Devenish, Dixon, Donahoe, Drew, Easiday, Eddy, Edlund, Emory, Ford, Freese, Gardner, Haddon, Hales, Hall, Halleran, Herren, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keen, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Robbins, Ryan, Sandegren, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Titus, Todd, Twidwell, Voorce, Wanamaker, Wilson, Wingrove, Wiswall, Yantis—77.

Those absent or not voting were: Representatives Adams, Bowden, Boyle, Cowen, Edwards, Gehlen, Gessell, Gifford, Holt, Jones, Keith, Luck, Lynch, Murray, Richmond (W. A.), Sawyer, Schroeder, Strickland, Sullivan, Van Dyk, Wentworth, Mr. Speaker—22.

Engrossed Senate Bill No. 137, having received the 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 Senator Worum: Relating to county commissioner districts.

The bill was read the second time by sections.

Mr. Halleran moved the adoption of the following amendment:
In Section 1, beginning with the word "in" in line 4 of the printed bill, strike all the matter down to and including the word "thereafter" in line 12, and insert in lieu thereof the following: "shall within the year next following the taking of the next federal census of the population of the United States, and every ten (10) years thereafter, redistrict all of such commissioners' districts by including entire precincts in the commissioner's district having the least population adjoining same. Including part or parts of precincts in a commissioner's district is hereby prohibited. Such redistricting shall be done."

The amendment was adopted.

Mr. Herren moved that Senate Bill No. 41 be re-referred to the Judiciary Committee.

Debate ensued.

Mr. Devenish demanded the previous question and the demand was sustained.

The motion to re-refer Senate Bill No. 41 to the Judiciary Committee was carried.

Engrossed Senate Bill No. 149, by Committee on Rules and Joint Rules (by executive request): Relating to state depositaries.

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

Engrossed Senate Bill No. 161, by Committee on Rules and Joint Rules (by Insurance Commissioner's request): Relating to insurance.

The bill was read the second time by sections.

Mr. Austin moved that the rules be suspended, the second reading considered the third, and Engrossed Senate Bill No. 161 be placed on final passage.

Debate ensued.

With the consent of the House, Mr. Austin withdrew his motion.

Engrossed Senate Bill No. 161 was passed to third reading.


The bill was read the second time by sections.

On motion of Mr. Yantis, the rules were suspended, Engrossed Senate Bill No. 191 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 191 and it passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 23.

Those voting yea were: Representatives Adams, Austin, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Christianson, Clark, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Freese, Gardner, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnston (Geo. H.), Karr, Kemp, Klemgard, Leber, Ledgerwood, Lynch, Martin (F. J.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Ryan, Sandegren, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Titus, Todd, Twidwell, Van Dyk, Wana­maker, Wentworth, Wilson, Wingrove, Yantis—76.

Those absent or not voting were: Representatives Bell, Carty, Cohen, Copeland, Ford, Gehlen, Gessell, Johnson (W. A.), Jones, Keen, Keith,
Engrossed Senate Bill No. 191, having received the 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. 192**, by Senator Gannon: Relating to the Lateral Highway Fund.

The bill was read the second time by sections.

On motion of Mr. Yantis, the rules were suspended, Senate Bill No. 192 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 192 and the bill passed the House by the following vote: Yeas, 72; nays, 0; absent or not voting, 27.

Those voting yea were: Representatives Adams, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Cowen, Devenish, Dixon, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Freese, Gifford, Haddon, Hales, Hall, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnston (Geo. H.), Kelly, Kemp, Klemgard, Leber, Ledgerwood, Mackie, Martin (F. J.), McCarty, McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neaf, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Ryan, Sandegren, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Strickland, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Yantis—72.

Those absent or not voting were: Representatives Austin, Boyle, Copeland, Donahoe, Ford, Gardner, Gehlen, Gessell, Halleran, Johnson (W. A.), Jones, Karr, Keen, Keith, Lindgren, Luck, Lynch, Martin (J. R.), McDonald (J. D.), Richmond (W. A.), Robbins, Sawyer, Schroeder, Smith (M. B.), Sullivan, Wiswall, Mr. Speaker—27.

Senate Bill No. 192, having received the 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. Devenish gave notice that on this day he would move that the House reconsider the vote by which Senate Bill No. 192 passed.


The bill was read the second time by sections.

On motion of Mr. McDonald (D. A.), the rules were suspended, the bill was advanced to third reading, the second reading considered the third, and Senate Bill No. 194 was placed on final passage.

Mr. Wilson demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Senate Bill No. 194, and it passed the House by the following vote: Yeas, 73; nays, 0; absent or not voting, 26.
Those voting yea were: Representatives Austin, Bell, Boede, Bohlke, Bowden, Carty, Christianson, Clark, Cohen, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Freese, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Kelly, Kemp, Klemgard, Leber, Ledgerwood, Mackie, Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Robbins, Ryan, Sandegren, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Strickland, Titus, Todd, Twidwell, Van Dyk, Voice, Wentworth, Wilson, Wingrove, Yantis—73.

Those absent or not voting were: Representatives Adams, Bice, Boyle, Brown, Copeland, Emory, Ford, Gardner, Gehlen, Huetter, Jones, Karr, Keen, Lindgren, Luck, Lynch, Martin (F. J.), McDonald (J. D.), Richmond (W. A.), Sawyer, Smith (M. B.), Sullivan, Wanamaker, Wiswall, Mr. Speaker—26.

Senate Bill No. 194, having received the 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. Smith (T. E.) moved that the House be declared at recess until 1:00 p. m.

The motion was lost.


The bill was read the second time by sections.

On motion of Mr. Yantis, the rules were suspended, Senate Bill No. 195 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 195 and the bill passed the House by the following vote: Yeas, 71; nays, 0; absent or not voting, 28.

Those voting yea were: Representatives Adams, Austin, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Cowen, Donahoe, Drew, Easterday, Eddy, Edwards, Freese, Gessell, Haddon, Hales, Hall, Halleran, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Kelly, Kemp, Klemgard, Leber, Ledgerwood, Mackie, Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Richmond (C. L.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Strickland, Titus, Todd, Twidwell, Van Dyk, Voice, Wanamaker, Wentworth, Wilson, Yantis—71.

Those absent or not voting were: Representatives Bell, Bice, Boyle, Copeland, Devenish, Dixon, Edlund, Emory, Ford, Gardner, Gehlen, Gifford, Huetter, Jones, Karr, Keen, Keith, Lindgren, Luck, Lynch, Reilly, Richmond (W. A.), Smith (M. B.), Smith (T. E.), Sullivan, Wingrove, Wiswall, Mr. Speaker—28.
Senate Bill No. 195, having received the 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. Adams, the House was declared at recess until 12:50 noon.

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**AFTERNOON SESSION.**

The Speaker called the House to order at 12:50 noon.

The Clerk called the roll and all members were present except Representatives Brown, Copeland, Donahoe, Gehlen, Herren, Holt, Kemp, Richmond (W. A.), and Wiswall; Representatives Herren and Richmond (W. A.), being excused.

**SPECIAL ORDER.**

The hour having arrived, the House took up the special order of business, consideration of House Bill No. 582 on second reading.

Mr. Adams 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 Brown, Copeland, Donahoe, Gehlen, Herren, Holt, Kemp, Richmond (W. A.) and Wiswall; Representatives Herren and Richmond (W. A.) being excused.

The Sergeant-at-Arms was instructed to bring the absentees within the bar of the House.

Mr. Adams moved that the House proceed under the call of the House without excusing the absentees.

The motion was carried.

The Speaker declared the question before the House was the special order of business, House Bill No. 582 on second reading.

**House Bill No. 582,** by Representatives Holt and Wanamaker (by executive request): An Act relating to and providing for old-age assistance; defining the powers and duties of certain officers in connection therewith; prescribing penalties; appropriating funds for such assistance; repealing Chapter 29, Laws of 1933, and declaring its effective dates.

The bill was read the second time by sections.

Mr. Smith (T. E.) moved the adoption of the following amendment:

Strike all of Section 1 and substitute therefor the following:

"**SECTION 1, Declaration of Purpose.** It is the purpose of this act to provide aged persons with a pension of a sufficient sum to assure their economic independence and security during their declining years and to reward such persons for faithful service in the building up of our state and nation."

Mr. Smith (T. E.) talked at length in favor of the motion and the Speaker called time.
The Speaker:

"At this time the Speaker wishes to call the attention of the members to Rule 16 wherein it provides that after the fiftieth day no member shall speak more than once on the same question, without the permission 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.

"The Speaker interprets that rule to mean that at the end of three minutes the speaker cannot speak any longer, except with the consent of the entire House.""

MOTIONS.

Mr. Sawyer moved that the rules be suspended and that Mr. Smith (T. E.) be given time to make an explanation in detail.

Mr. Ott moved as a substitute that Mr. Smith (T. E.) be given five minutes additional time.

With the consent of the House, Mr. Ott withdrew his substitute motion.

With the consent of the House, Mr. Sawyer withdrew his motion.

Debate ensued on the amendment.

Mr. Adams moved that the amendment be laid on the table without taking the bill with it.

A roll call was demanded and the demand was sustained.

The Clerk called the roll and the motion to lay the amendment on the table without taking the bill with it was carried by the following vote:

Yeas, 51; nays, 44; absent or not voting, 4.

Those voting yea were: Representatives Adams, Austin, Bice, Boede, Bohike, Bowden, Brown, Christianson, Cohen, Copeland, Cowen, Devenish, Donahoe, Eddy, Edwards, Emory, Haddon, Halleran, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Kemp, Leber, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Reeves, Richmond (C. L.), Robbins, Sandegren, Skinner, Todd, Wanamaker, Wentworth, Wilson, Yantis, Mr. Speaker—51.

Those voting nay were: Representatives Bell, Boyle, Carty, Clark, Dixon, Drew, Easterday, Edlund, Ford, Freese, Gardner, Gessell, Gifford, Hales, Hall, Johnson (Hans), Keen, Keith, Kelly, Klemgard, Lindgren, Lynch, McCarty, McCauley, McDonald (J. D.), Neal, Nelsen, Parker, Reilly, Ryan, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voyce, Wingrove—44.

Those absent or not voting were: Representatives Gehlen, Herren, Richmond (W. A.), Wiswall—4.

Mr. Johnson (W. A.) moved the adoption of the following amendment:

In Section 1, line 8 of the original bill, being line 1 of the printed bill, strike the word "Hand" and insert in lieu thereof the word "or."

Debate ensued.

Mr. Devenish demanded the previous question and the demand was sustained.

The amendment was adopted.

Mr. Holt moved the adoption of the following amendment:

In Section 3, line 19 of the original bill, being line 20 of the printed bill, after the word "assistance" strike the comma (,) and insert in lieu thereof a period (.), and strike the balance of the line.

The amendment was adopted.
Mr. Smith (T. E.) moved the adoption of the following amendment:
In Section 3, line 10 of the printed bill, strike the figure "65" and insert in lieu thereof the word and figure "sixty (60)."

Debate ensued.

Mr. Martin (J. R.) moved that the amendment be laid on the table without taking the bill with it.

A roll call was demanded and the demand was sustained.

The Clerk called the roll and the amendment was laid on the table without taking the bill with it by the following vote: Yeas, 52; nays, 45; absent or not voting, 2.

Those voting yea were: Representatives Adams, Bell, Boede, Bohlke, Bowden, Brown, Christianson, Cohen, Copeland, Devenish, Donahoe, Eddy, Edwards, Emory, Gardner, Haddon, Halleran, Holt, Huetter, Hurley, Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Kemp, Leber, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Reeves, Richmond (C. L.), Robbins, Skinner, Todd, Wanamaker, Wentworth, Wilson, Wiswall, Yantis, Mr. Speaker—52.

Those voting nay were: Representatives Austin, Bice, Boyle, Carty, Clark, Cowen, Dixon, Drew, Easterday, Edlund, Ford, Freese, Gehlen, Gessell, Gifford, Hales, Hall, Johnson (Hans), Johnson (W. A.), Keen, Klemgard, Lindgren, Lynch, McCarty, McDonald (J. D.), Neal, Nelsen, Parker, Reilly, Ryan, Sandgren, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voyce, Wingrove—45.

Those absent or not voting were: Representatives Herren, Richmond (W. A.)—2.

Mr. Smith (T. E.) moved the adoption of the following amendment:
In Section 3, subsection (c), strike the words "a citizen" and insert in lieu thereof the words "legally a resident."

Mr. Emory moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

Mr. Smith (T. E.) moved the adoption of the following amendment:
In Section 3, subsection (d), strike the semicolon (;) and add the following: "or has been a legal resident for at least five (5) years immediately preceding his application for an old age pension of some state which has an old age pension plan of approximately the same provisions as are in effect in the State of Washington: Provided, however, That no application for such pension will be accepted from any person who has not been a resident of the State of Washington for at least one (1) year."

Mr. Skinner moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

Mr. Smith (T. E.) moved the adoption of the following amendment:
In Section 3, strike the whole of subsection (f).

Mr. Smith (M. B.) demanded the previous question and the demand was sustained.

A roll call was demanded and the demand was sustained.
The Clerk called the roll and the amendment was lost by the following vote: Yeas, 33; nays, 64; absent or not voting, 2.

Those voting yea were: Representatives Bell, Boyle, Dixon, Drew, Easterday, Edlund, Freese, Gessell, Gifford, Hales, Hall, Johnson (Hans), Keen, Kelly, Lindgren, Lynch, McCarty, McDonald (J. D.), Neal, Nelsen, Sawyer, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Titus, Twidwell, Van Dyk, Voyce, Wingrove, Wiswall—33.

Those voting nay were: Representatives Adams, Austin, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Eddy, Edwards, Emory, Ford, Gardner, Gehlen, Haddon, Halleran, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kemp, Klemgard, Leber, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Neff, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Robbins, Ryan, Sandegren, Schroeder, Skinner, Sullivan, Todd, Wanamaker, Wentworth, Wilson, Yantis, Mr. Speaker—64.

Those absent or not voting were: Representatives Herren, Richmond (W. A.)—2.

Mr. Dixon moved the adoption of the following amendment:
In Section 4, line 1, page 2 of the printed bill, strike the words and figures "Thirty Dollars ($30.)" and insert in lieu thereof the words and figures "Forty Dollars ($40.00.)."

Debate ensued.

Mr. Richmond (C. L.) demanded the previous question and the demand was sustained.

A roll call was demanded and the demand was sustained.

The Clerk called the roll and the amendment was lost by the following vote: Yeas, 45; nays, 53; absent or not voting, 1.

Those voting yea were: Representatives Bell, Boyle, Brown, Clark, Dixon, Drew, Easterday, Edlund, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Hales, Hall, Herren, Johnson (Hans), Keen, Kelly, Lindgren, Lynch, McCarty, McCauley, McDonald (J. D.), Neal, Nelsen, Parker, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voyce, Wingrove, Wiswall—45.

Those voting nay were: Representatives Adams, Austin, Bice, Boede, Bohlke, Bowden, Carty, Christianson, Cohen, Copeland, Cowen, Devenish, Donahoe, Eddy, Edwards, Emory, Haddon, Halleran, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kemp, Klemgard, Leber, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Neff, Ott, Reeves, Reilly, Richmond (C. L.), Robbins, Skinner, Todd, Wanamaker, Wentworth, Wilson, Yantis, Mr. Speaker—53.

Those absent or not voting were: Representative Richmond (W. A.)—1.

MOTION.

Mr. Todd moved that Representatives Todd, Austin and Herren be excused from the call of the House and be allowed to retire to the committee room.

Debate ensued.

The motion was lost.
PERSONAL PRIVILEGE.

Mr. Luck:

"It seems that on all these motions and amendments someone must be put on record and a roll call is demanded. A roll call takes considerable time and unless the matter is of sufficient interest or controversial in nature, why demand so many roll calls?"

Mr. Johnson (Hans):

"There is a difference of only about three votes on any of these amendments and I therefore feel that roll calls are essential."

Mr. Drew moved the adoption of the following amendment:

In Section 4, line 4 of the printed bill, after the words "may include" add the words "in addition hereto."

Mr. Neff moved that the amendment be laid on the table without taking the bill with it.

Division was called for and the amendment was laid on the table without taking the bill with it on a rising vote.

Mr. Ford moved the adoption of the following amendment:

In Section 4, line 17 of the original bill, being line 5 of the printed bill, after the word "surgical" insert the words "and hospital."

Debate ensued.

Miss Parker demanded the previous question and the demand was sustained.

The amendment was adopted.

Mr. Smith (J. B.) moved the adoption of the following amendment:

In Section 3, line 19 of the original bill, being line 10 of the printed bill, strike the semicolon (;) following the word "years" and insert in lieu thereof a colon (:) and add the following: "Provided, That if the federal government provides for federal contribution to state old age assistance payable to persons of age less than 65 years, then and in that event persons shall be entitled to assistance hereunder at such age as shall be provided in said federal act."

Debate ensued.

Mr. Adams moved that the amendment be laid on the table without taking the bill with it.

The motion was lost.

The amendment was adopted.

Mr. Smith (T. E.) moved the adoption of the following amendment:

Strike the whole of Section 4 and insert in lieu thereof the following:

"Sec. 4. Amount of Old Age Assistance. It shall be the duty of the department of public welfare to disperse old age assistance to those eligible under this act on applications filed in accordance with the provisions of this act. Pensions shall be paid on a basis of forty-five dollars ($45) a month to such aged persons, except that in the event both man and wife make application for such assistance the total amount shall be sixty-five dollars ($65) a month: Provided, however, That in the event of Federal participation in the payment of such assistance, which participation is based on a thirty dollar ($30) a month plan, the department of public welfare may reduce payments to thirty dollars ($30) per month per person, but in no case shall deductions be made from such sum to offset any incidental income that such pensioner may receive."

Mr. Yantis moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

Mr. Gifford moved the adoption of the following amendment:
In Section 4, line 5 of the printed bill, before the word "medical" insert the word "drugless."

Debate ensued.
Mr. Neff moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

Mr. Ford moved the adoption of the following amendment:
In Section 9, line 30 of the original bill, being line 38, page 2 of the printed bill, after the word "surgical" insert the words "and hospital care and nursing."

The amendment was adopted.
The Speaker called Mr. Luck to preside.

Mr. Smith (T. E.) moved the adoption of the following amendment:
Strike the whole of Section 18 and insert in lieu thereof the following:
"SEC. 18. Claims Against Estate. No claim against the estate of any aged person receiving a pension under this act for the purpose of recovering moneys paid under this act shall be allowed: Provided, however, That this shall in no way affect the statutes relating to escheats."

Debate ensued.
The Speaker resumed the chair.

Mr. Richmond (C. L.) demanded the previous question and the demand was sustained.

A roll call was demanded and the demand was sustained.
The Clerk called the roll and the amendment was adopted by the following vote: Yeas, 52; nays, 46; absent or not voting, 1.

Those voting yea were: Representatives Bell, Bowden, Boyle, Brown, Carty, Clark, Cowen, Dixon, Drew, Easterday, Edlund, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Hales, Hall, Herren, Johnson (Hans), Keen, Keith, Kelly, Klemgard, Lindgren, Lynch, Martin (J. R.), McCarty, McCauley, McDonald (J. D.), Neal, Nelsen, Parker, Reilly, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voice, Wingrove, Wiswall—52.

Those voting nay were: Representatives Adams, Austin, Bice, Boede, Bohlke, Christianson, Cohen, Copeland, Devenish, Donahoe, Eddy, Edwards, Emory, Haddon, Halleran, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Kemp, Leber, Ledgerwood, Luck, Mackie, Martin (F. J.), McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Reeves, Richmond (C. L.), Robbins, Skinner, Todd, Wanamaker, Wentworth, Wilson, Yantis, Mr. Speaker—46.

Those absent or not voting were: Representative Richmond (W. A.)—1.

MOTIONS.

Mr. Nelsen moved that the House do now reconsider the vote by which the amendment was adopted.
Debate ensued.

Mr. McCarty submitted the following motion in writing:
"I move to table the motion to reconsider the vote by which the amendment was passed, be laid on the table without taking any other matter with it."

The Speaker:
"The vote on this is as follows: If Mr. McCarty's motion prevails, we cannot then reconsider the vote by which the amendment by Mr. Smith was adopted. If the
motion by Mr. McCarty is lost, then the motion to reconsider the vote by which the amendment by Mr. Smith was adopted will be before the House and the members will have an opportunity to reconsider the vote by which the amendment was adopted."

The Clerk called the roll and the motion by Mr. McCarty was lost by the following vote: Yeas, 46; nays, 52; absent or not voting, 1.

Those voting yea were: Representatives Bell, Boyle, Brown, Carty, Clark, Dixon, Drew, Easterday, Edlund, Ford, Freese, Gardner, Gahlen, Gessell, Gifford, Hales, Hall, Herren, Johnson (Hans), Keen, Keith, Kelly, Lindgren, Lynch, McCarty, McDonald (J. D.), Neal, Nelsen, Parker, Reilly, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voyce, Wingrove—46.

Those voting nay were: Representatives Adams, Austin, Bice, Boede, Bohlke, Bowden, Christianson, Cohen, Copeland, Cowen, Devenish, Donahoe, Eddy, Edwards, Emory, Haddon, Hallaran, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Kemp, Klemgard, Leber, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Reeves, Richmond (C. L.), Robbins, Skinner, Todd, Wanamaker, Wentworth, Wilson, Wiswall, Yantis, Mr. Speaker—52.

Those absent or not voting were: Representative Richmond (W. A.)—1.

The Speaker declared the question to be on the motion to reconsider the vote by which the amendment by Mr. Smith (T. E.) was adopted.

The Speaker observed former Representative Charles Peterson from Spokane within the bar of the House and appointed Mr. Kelly to escort him to a seat beside the Speaker.

The Speaker observed former Representative Vernon A. Smith from King within the bar of the House and appointed Mr. Todd to escort him to a seat beside the Speaker.

Mrs. Myers demanded the previous question.

Division was called for but the demand was not sustained on a rising vote.

Debate continued.

A roll call was demanded on the motion to reconsider the vote by which the amendment by Mr. Smith (T. E.) was adopted and the demand was sustained.

The Speaker:

"A vote 'aye' is a vote to reconsider the vote by which the amendment was adopted. A vote 'no' is to refuse to consider."

The Clerk called the roll and the motion to reconsider the amendment by Mr. Smith (T. E.) was carried by the following vote: Yeas, 57; nays, 41; absent or not voting, 1.

Those voting yea were: Representatives Adams, Austin, Bice, Boede, Bohlke, Bowden, Brown, Christianson, Cohen, Copeland, Cowen, Devenish, Donahoe, Eddy, Edwards, Emory, Gardner, Haddon, Halletan, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kemp, Klemgard, Leber, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Reeves, Reilly, Richmond (C. L.), Robbins, Sandegren, Skinner, Todd, Wanamaker, Wentworth, Wilson, Wiswall, Yantis, Mr. Speaker—57.
Those voting nay were: Representatives Bell, Boyle, Carty, Clark, Dixon, Drew, Easterday, Edlund, Ford, Freese, Gehlen, Gessell, Gifford, Hales, Hall, Herren, Johnson (Hans), Keen, Kelly, Lindgren, Lynch, McCarty, McDonald (J. D.), Neal, Nelsen, Parker, Ryan, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voyce, Wingrove—41.

Those absent or not voting were: Representative Richmond (W. A.)—1.

RECONSIDERATION.

The Speaker declared the question to be on the adoption of the amendment by Mr. Smith (T. E.).

Mr. Todd demanded the previous question and the demand was sustained.

A roll call was demanded and the demand was sustained.

The Clerk called the roll and the amendment was lost by the following vote: Yeas, 41; nays, 57; absent or not voting, 1.

Those voting yea were: Representatives Bell, Boyle, Carty, Clark, Dixon, Drew, Easterday, Edlund, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Hales, Hall, Herren, Johnson (Hans), Keen, Kelly, Lindgren, Lynch, McCarty, McDonald (J. D.), Neal, Nelsen, Parker, Ryan, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voyce—41.

Those voting nay were: Representatives Adams, Austin, Bice, Boede, Bohlke, Bowden, Brown, Christianson, Cohen, Copeland, Cowen, Devenish, Donahoe, Eddy, Edwards, Emory, Haddon, Halleran, Holt, Hueter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kemp, Klemgard, Leber, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Reeves, Reilly, Richmond (C. L.), Robbins, Sandgren, Skinner, Todd, Wannaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—57.

Those absent or not voting were: Representative Richmond (W. A.)—1.

Mr. Keith moved the adoption of the following amendment:

In Section 18, line 19 of the printed bill, strike the period following the word "again" and insert in lieu thereof a colon (:) and add the following: "Provided, however, that this section shall be operative and take effect only if its inclusion is essential to obtain participation on the part of the federal government in the assistance provided for by this act."

The amendment was adopted.

Mr. Dixon moved the adoption of the following amendment:

In Section 18, line 19 of the printed bill, after the period (.) add the following: "Any estate that reverts to the State of Washington on account of assistance being given to the owners of such estate, the heirs or relatives of such recipients shall have the power to buy from the state the property in question by paying the amount the state has paid out."

Debate ensued.

Mr. Bice moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

Mr. Keith moved the adoption of the following amendment:

In Section 26, line 21 of the original bill, being line 17 of the printed bill, strike the period (.) and insert in lieu thereof a comma (,) and add the following: "and for such other act with like or similar objects as may be enacted."
The amendment was adopted.

Mr. Drew moved the adoption of the following amendment:

In Section 4, line 5 of the printed bill, strike the period (.) and add the following: "Provided, Such medical and surgical care and nursing shall not be deducted from any cash payment."

The Speaker observed former Representative N. C. Mann from King within the bar of the House and appointed Mrs. Edlund to escort him to a seat beside the Speaker.

Debate ensued.

Mrs. Wanamaker moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

Mr. Smith (T. E.) moved the adoption of the following amendment:

Add a new section as follows:

"Sec. 27-a. This act shall be construed liberally and its intent shall be held to be that maximum payments, with regard to the amount of money available, shall be made."

Mr. Adams moved that the amendment be laid on the table without taking the bill with it.

Division was called for and the motion was carried on a rising vote.

Mr. Wingrove moved the adoption of the following amendment:

In Section 4, line 5 of the printed bill, after the word "medical" insert the word "dental."

The amendment was lost.

Mr. Holt moved the adoption of the following amendment:

Add two new sections after Section 29, line 13 of the original bill, same being line 34, page 5 of the printed bill, as follows:

"Sec. 30. That Section 9, Chapter 55 of the Laws of 1933 be amended to read as follows:

Section 9. In addition to the license fees required by this act, the licensee shall pay to the racing commission five (5) per centum of the gross receipts of all pari-mutual machines at each race meet, which sums shall be paid daily to the racing commission. All sums paid to the commission, together with all sums collected for license fees under the provisions of this act, shall be disposed of by the commission as follows: Twenty (20) per centum thereof shall be paid to and retained by the commission for the payment of the salary of its members; of its secretary, and the salaries of all other clerical, office, and other help employed by the commission, together with all expenses in connection with the carrying out of the provisions of this act, except that no payment need be made for office accommodation furnished by the state: Provided, however, That no salary, wages, expenses or compensation of any kind shall be paid by the State of Washington for, or in connection with the work of the commission in carrying out the provisions of this act; and the remaining eighty (80) per centum of all sums collected by the commission shall, on the next business day following the receipt thereof, be paid to the state treasurer, and by him placed in the general fund of the state treasury. Any moneys collected or paid to the commission under the terms of this act, and not expended by the commission as herein provided, at the time of making its report to the legislature, shall be paid to the state treasurer and be placed in the general fund of the state treasury.

"Sec. 31. The county old age pension fund is hereby abolished as of July 1, 1985. After the payment of all claims outstanding as of said date, which are a proper charge against such fund, the balance, if any, remaining in the county old age pension fund in each county of the state shall by the proper county officers be paid over and transferred to the state general fund."

Debate ensued.
Mr. Skinner moved the adoption of the following amendment to the amendment:

In proposed Section 30, line 8 of the mimeographed amendment, strike the words and figure "five (5) per centum" and insert in lieu thereof the words and figure "twelve and one-half (12½) per centum."

Debate ensued.

Mr. Luck moved that the amendment to the amendment be laid on the table without taking the original amendment or the bill with it.

Division was called for and the motion was carried on a rising vote.

The amendment by Mr. Holt was adopted.

Mr. Holt moved the adoption of the following amendment:

Renumber Sec. 30, line 35 of the printed bill, and Sec. 31, line 38 of the printed bill, to read: "Sec. 32," and "Sec. 33.," respectively.

The amendment was adopted.

On motion of Mr. Holt, the following amendments were adopted:

In Section 33, line 21 of the original bill, being line 41 of the printed bill, insert after the figures "1933" the following: "and the amendment of Section 9, Chapter 55, of the Laws of 1933."

Amend the title of the bill by inserting after the figures, "1933" in line 4 of the original bill, the following: "abolishing county old age pension fund, amending Section 9, Chapter 55, Laws of 1933."

Mr. Adams moved that the rules be suspended, House Bill No. 582 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Division was called for and the motion was lost on a rising vote.

House Bill No. 582 was passed to third reading and ordered engrossed.

SPECIAL ORDER.

The hour having arrived, the House took up the special order of business, consideration of House Bill No. 584 on second reading.

On motion of Mr. Edwards, Substitute House Bill No. 584 was substituted for House Bill No. 584.

Substitute House Bill No. 584, by a majority of the Committee on Appropriations: Relating to unemployment relief.

Mr. Smith (M. B.) moved the adoption of the following amendment:

In Section 3, line 22 of the printed bill, after the word "situated" strike the period (.) and add thereto the following: "Provided, however, That those persons engaged in work relief under the provisions of this act shall not be paid less than the prevailing union wage in private industry for such work."

Mr. Martin (J. R.) moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

Mr. Keith moved the adoption of the following amendment:

In Section 5, line 13 of the original bill, being line 13 of the printed bill, after the period (.) following the word "grants" add the following: "The state auditor shall audit at least twice each year, the books, records and affairs of the department and such audits shall be construed to be public records."

Mr. Jones moved that Mr. Smith (B. L.) be excused from the call of the House on account of illness.

The motion was carried.

Mr. Neal demanded the previous question and the demand was sustained.
The amendment was adopted.

Mr. Robbins moved the adoption of the following amendment:

In Section 8, line 2 of the original bill, being line 31 of the printed bill, after the word "rules" and before the word "not" insert the words "and regulations."

The amendment was adopted.

Mr. Robbins moved the adoption of the following amendment:

In Section 8, line 4 of the original bill, being line 33 of the printed bill, after the word "rules" and before the word "shall" insert the words "and regulations."

The amendment was adopted.

Mr. Robbins moved the adoption of the following amendment:

In Section 9, line 6 of the original bill, being line 34 of the printed bill, after the word "rules" and before the word "adopted" insert the words "and regulations."

The amendment was adopted.

Mr. Nelsen moved the adoption of the following amendment:

In Section 8, line 5 of the original bill, being line 33 of the printed bill, strike the period (.) and insert the following: "within 30 days of the taking effect of this act."

Debate ensued.

Mr. Sandegren demanded the previous question and the demand was sustained.

The amendment was adopted.

Substitute House Bill No. 584 was passed to third reading and ordered engrossed.

SPECIAL ORDER.

The hour having arrived, the House took up the special order of business, Substitute House Bill No. 177 on second reading.

Substitute House Bill No. 177, by Committee on Unemployment Relief and Public Welfare: Relating to unemployment.

Mr. Adams moved that Substitute House Bill No. 177 be indefinitely postponed.

On motion of Mr. Adams, Mr. Smith (T. E.), the sponsor of Substitute House Bill No. 177, was granted fifteen minutes time to discuss the merits of the bill.

Debate ensued.

The Speaker called Mr. Murray to preside.

Mr. Adams demanded the previous question and the demand was sustained.

A roll call was demanded and the demand was sustained.

The Speaker (Mr. Murray presiding):

"A vote 'aye' is to indefinitely postpone Substitute House Bill No. 177. A vote 'no' is against the indefinite postponement."

The Clerk called the roll and the motion to indefinitely postpone Substitute House Bill No. 177 was lost by the following vote: Yeas, 47; nays, 49; absent or not voting, 3.

Those voting yea were: Representatives Adams, Bice, Boede, Bohlke, Brown, Carty, Christianson, Cohen, Copeland, Cowen, Devenish, Donahoe, Eddy, Edwards, Emory, Gardner, Haddon, Halleran, Huetter, Hurley, Johnston (Geo. H.), Jones, Karr, Keith, Kemp, Leber, Ledgerwood, Luck, Mackle, Martin (F. J.), Martin (J. R.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Reeves, Reilly, Richmond (C. L.), Robbins, Wanamaker, Wentworth, Wilson, Wiswall, Yantis, Mr. Speaker—47.
Those voting nay were: Representatives Austin, Bell, Bowden, Boyle, Clark, Dixon, Drew, Easterday, Edlund, Ford, Freese, Gessell, Gifford, Hales, Hall, Herren, Holt, Johnson (Hans), Johnson (W. A.), Keen, Kelly, Klemgard, Lindgren, Lynch, McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), Neal, Nelsen, Parker, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Win-grove—49.

Those absent or not voting were: Representatives Gehlen, Richmond (W. A.), Smith (B. L.)—3.

MOTIONS.

On motion of Mr. Adams, Substitute House Bill No. 177 was made a special order of business for 2:00 p. m., Thursday, March 7, 1935.

On motion of Mr. Adams, the rules were suspended and the House advanced to the twelfth order of business.

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

On motion of Mr. Adams, the House adjourned to 9:00 a. m., Thursday, March 7, 1935.

ROBT. F. WALDEON, Speaker.

S. R. HOLCOMB, Chief Clerk.

FIFTY-THIRD DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., THURSDAY, MARCH 7, 1935.

The Speaker called the House to order at 9:00 a. m.

The Clerk called the roll and all members were present except Representatives Jones, Keith, Sandegren and Schroeder.

Prayer was offered by Mr. Gifford, member of the House of Representatives.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Austin, further reading was dispensed with and the journal was approved.

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

REPORTS OF STANDING COMMITTEES.

Mr. Speaker:

We, of your Committee on Engrossment, to whom were referred Engrossed House Bill No. 155; also Engrossed House Bill No. 223; also Engrossed House Bill No. 587; also Re-engrossed House Bill No. 498, have compared same with the originals and engrossed bills and find them correctly engrossed and re-engrossed.

I concur in this report: Harry H. Brown.

VIOLET P. BOEDE, Chairman.
HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 6, 1935.

MR. SPEAKER:
We, of your Committee on Engrossment, to whom were referred Engrossed House Bill No. 120; also Engrossed House Bill No. 419; also Engrossed House Bill No. 58; also Engrossed House Bill No. 277, have compared same with the original bills and find them correctly engrossed.

We concur in this report: D. F. Bice, C. L. Richmond.

Chairman.

MR. SPEAKER:
We, a majority of your Committee on Financial Institutions Other Than Banks, to whom was referred House Bill No. 493, entitled, "An Act relating to savings and loan associations, amending Section 13, Section 27, Section 66; adding three new sections to Chapter 182, Session Laws of 1933, amending Chapters 15 and 43 of Laws Extraordinary Session, 1933; abolishing the office of supervisor of savings and loan associations and providing for the state auditor to perform the duties of the supervisor of savings and loan association," 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: Ernest R. Leber, Leslie V. Morgan, John N. Wilson, Harry D. Austin, D. C. Cowen.

Rex Strickland, Chairman.

MR. SPEAKER:
We, a minority of your Committee on Financial Institutions Other Than Banks, to whom was referred House Bill No. 493, 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 M. Bell, David E. Gifford, Ted F. Schroeder.

Passed to second reading.

MR. SPEAKER:
We, a majority of your Committee on Financial Institutions Other Than Banks, to whom was referred House Bill No. 501, entitled "An Act abolishing the office of supervisor of banking and supervisor of savings and loan associations and transferring their duties to the state auditor and repealing all laws or parts of law in conflict," 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: Ernest R. Leber, Leslie V. Morgan, John N. Wilson, Harry D. Austin, David Cowen.

Rex Strickland, Chairman.

MR. SPEAKER:
We, a minority of your Committee on Financial Institutions Other Than Banks, to whom was referred House Bill No. 501, 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 M. Bell, David E. Gifford, Ted F. Schroeder.

Passed to second reading.

House Bill No. 568 (reported by Committee on Liquor Control):
Majority: Do pass with amendment.
Minority: Do not pass.
Passed to second reading.
We, a majority of your Committee on Forestry and Logged-Off Lands, to whom was referred House Bill No. 655, entitled "An Act relating to evergreen trees and certain evergreen, imposing a tax thereon to be collected by means of the issuance of tags and seals, prescribing the duties of certain state officers in connection therewith, and amending Chapter 141, Laws of 1929 and Chapter 26, Laws of 1931," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor, and that the substitute bill do pass.

NELSON B. NEFF, Chairman.

We concur in this report: H. C. Bohlke, Corbin Sullivan, Fred J. Martin, Lulu D. Haddon, Clemens M. Boyle, Ernest R. Leber.

Passed to second reading.

We, your Committee on Municipal Corporations Other Than First Class, to whom was referred Substitute Senate Bill No. 39, entitled "An Act relating to and providing for the issuance by any incorporated city or town in the State of Washington of special fund bonds for the purpose of funding or refunding outstanding warrants or bonds issued for the purpose of purchasing, acquiring or constructing certain public utilities or for making additions and betterments thereto or extensions 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.

J. R. HURLEY, Chairman.

We concur in this report: Ernest R. Leber, Corbin Sullivan, R. D. Wiswall, Ben S. Sawyer.

Passed to second reading.

We, your Committee on Banks and Banking, to whom was referred Engrossed Substitute Senate Bill No. 86, entitled "An Act relating to banks and trust companies other than mutual savings banks; providing for separate accounts for savings deposits and the repayment thereof; repealing Sections 11 to 18, both inclusive, Chapter 42, Laws of 1933; (Remington's Revised Statutes 3244-1 to 3244-3, both inclusive, 3245, 3245-1, 3246, 3246-1 and 3253-1; Pierce's Washington Code Sections 287-1, 287-2, 287-3, 288, 288-1, 289, 289-1 and 296-1)," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WALTER A. JOHNSON, Chairman.


Passed to second reading.

We, a majority of your Military Committee, to whom was referred Senate Joint Memorial No. 23, relating to air bases on the North Pacific Coast of the United States of America, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

FRED D. KEMP, Chairman.

We, a minority of your Military Committee, to whom was referred Senate Joint Memorial No. 23, 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: Mike Smith.

Passed to second reading.

MESSAGES FROM THE SENATE.

The Senate has passed:
Engrossed House Bill No. 5; also
House Bill No. 485, and the same are herewith transmitted.

Harrison W. Mason, Secretary.

The Senate has passed:
Senate Bill No. 142; also
Engrossed Senate Bill No. 118, and the same are herewith transmitted.

Harrison W. Mason, Secretary.

FIRST READING OF SENATE BILLS.

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

Engrossed Senate Bill No. 118, by Senator Murphy (Kebel): An Act relating to agricultural and vegetable seeds and amending Sections 9, 10 and 16 of Chapter 183 of the Laws of 1919 as amended, and Section 8 of Chapter 153 of the Laws of 1921, and repealing Chapter 166 of the Laws of 1929, and making an appropriation for administrative expenses.

Referred to Committee on Agriculture.

Senate Bill No. 142, by Senator Stinson: An Act relating to the tax levy for the reclamation revolving fund and amending Section 12, Chapter 158 of the Laws of 1919, as amended by Section 1, Chapter 218 of the Laws of 1927; Section 1, Chapter 94, of the Laws of 1929; and Section 1, Chapter 80 of the Laws of 1931, as amended by Chapter 24 of Laws of 1933.

Referred to Committee on Reclamation and Irrigation.

SECOND READING OF BILLS.

House Bill No. 237, by Representative Yantis (by executive request): Relating to gross income tax.

On motion of Mr. Adams, consideration of House Bill No. 237, on second reading was deferred and the bill was ordered to retain its place on the calendar for the following working day.


The bill was read the second time by sections.
On motion of Mr. Yantis, the rules were suspended, Senate Bill No. 198 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 198 and the bill passed the House by the following vote: Yeas, 80; nays, 2; absent or not voting, 17.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Carty, Clark, Cohen, Copeland, Cowen, Dixon, Donahoe, Drew, Edlund, Freese, Gardner, Gessell, Haddon, Hall, Halleran, Herren, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Leber, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voice, Wanamaker, Wentworth, Wilson, Wiswall, Yantis, Mr. Speaker—80.

Those voting nay were: Representatives Smith (M. B.), Smith (T. E.)—2.

Those absent or not voting were: Representatives Brown, Christianson, Devenish, Easterday, Eddy, Edwards, Emory, Ford, Gehlen, Gifford, Hales, Holt, Klemgard, Lindgren, Lynch, Schroeder, Wingrove—17.

Senate Bill No. 198, having received the constitutional majority, was declared passed.

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


The bill was read the second time by sections.

On motion of Mr. Yantis, the rules were suspended, Senate Bill No. 200 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 200 and the bill passed the House by the following vote: Yeas, 82; nays, 1; absent or not voting, 16.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Carty, Christianson, Clark, Cohen, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Freese, Gardner, Gessell, Gifford, Haddon, Halleran, Herren, Holt, Huetter, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Luck, Mackie, Martin (J. R.), McCarty, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Sullivan, Titus, Todd, Twidwell, Van Dyk, Voice, Wanamaker, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—82.

Those voting nay were: Representative Martin (F. J.)—1.
Those absent or not voting were: Representatives Brown, Copeland, Ford, Gehlen, Hales, Hall, Hurley, Jones, Keen, Lindgren, Lynch, McCauley, Schroeder, Skinner, Strickland, Wentworth—16.

Senate Bill No. 200, having received the 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. 201, by Senator Gannon: Relating to the Federal Vocational Rehabilitation Fund.

The bill was read the second time by sections.

On motion of Mr. Yantis, the rules were suspended, Engrossed Senate Bill No. 201 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 201 and the bill passed the House by the following vote: Yeas, 78; nays, 1; absent or not voting, 20.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Drew, Eddy, Edlund, Edwards, Emory, Freese, Gardner, Gessell, Haddon, Hales, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Luck, Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Myers, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sawyer, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Strickland, Sullivan, Todd, Twidwell, Van Dyk, Voice, Wanamaker, Wentworth, Wilson, Wiswall, Yantis, Mr. Speaker—78.

Those voting nay were: Representative Hall—1.

Those absent or not voting were: Representatives Boyle, Brown, Dixon, Easterday, Ford, Gehlen, Gifford, Keen, Keith, Lindgren, Lynch, Mackie, Martin (F. J.), Murray, Neal, Sandegren, Schroeder, Smith (M. B.), Titus, Wingrove—20.

Engrossed Senate Bill No. 201, having received the 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. 203, by Senator Gannon: Relating to the Lewis River Hatchery Fund.

The bill was read the second time by sections.

On motion of Mr. Yantis, the rules were suspended, Engrossed Senate Bill No. 203 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 203 and the bill passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Drew, Eddy, Edlund, Edwards, Emory, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones,
Karr, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Ryan, Sawyer, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—84.

Those absent or not voting were: Representatives Boede, Boyle, Dixon, Easterday, Ford, Gehlen, Keen, Keith, Lindgren, Lynch, McDonald (J. D.), Robbins, Sandegren, Schroeder, Smith (M. B.)—15.

Engrossed Senate Bill No. 203, having received the 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. 99, by Senator Murphy: Relating to voting machines.

The bill was read the second time by sections.

On motion of Mr. Herren, the rules were suspended, Engrossed Senate Bill No. 99 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 99 and the bill passed the House by the following vote: Yeas, 80; nays, 5; absent or not voting, 14.

Those voting yea were: Representatives Adams, Austin, Bell, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Clark, Cohen, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Karr, Kelly, Klemgard, Ledgerwood, Luck, Lynch, Mackie, Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Ryan, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—80.

Those voting nay were: Representatives Bice, Christianson, Leber, Ott, Sawyer—5.

Those absent or not voting were: Representatives Copeland, Johnston (Geo. H.), Jones, Keen, Keith, Kemp, Lindgren, Martin (F. J.), McDonald (J. D.), Robbins, Sandegren, Schroeder, Smith (M. B.), Smith (T. E.)—14.

Engrossed Senate Bill No. 99, having received the 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. Yantis 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 Huetter, Keith, Martin (J. R.), McDonald (R. T.), McDonald (J. D.), Sandegren, Schroeder and Smith (M. B.).
Mr. Yantis moved that the absentees be excused and the House proceed with business under the call of the House.

The motion was lost.

The Sergeant-at-Arms was instructed to bring the absentees within the bar of the House.

The Sergeant-at-Arms announced that Mr. Smith (M. B.) was now present.

Mr. Yantis moved that the absentees be excused and that the House proceed with business under the call of the House.

The motion was carried.

THIRD READING OF BILLS.

House Joint Resolution No. 19, by Representative Yantis: Relating to an amendment to the State Constitution.

Mr. Yantis moved that the rules be suspended, the second reading considered the third, and the resolution be placed on final passage.

The motion was carried.

The Speaker called Mr. Kelly to preside.

Debate ensued.

Mr. Strickland demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Joint Resolution No. 19 and the resolution passed the House by the following vote: Yeas, 91; nays, 7; absent or not voting, 1.

Those voting yea were: Representatives Adams, Austin, Bell, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Clark, Cohen, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Edlund, Edwards, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren; Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—91.

Those voting nay were: Representatives Bice, Christianson, Copeland, Eddy, Emory, Leber, Ott—7.

Those absent or not voting were: Representative Martin (J. R.)—1.

House Joint Resolution No. 19, having received the constitutional majority, was declared passed.

Engrossed House Bill No. 582, by Representatives Holt and Wanamaker: Relating to old age assistance.

On motion of Mr. Cowen, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 582 was placed on final passage.

Mr. Van Dyk moved that the rules be suspended and Engrossed House Bill No. 582 be returned to second reading for purpose of amendment.

The motion was lost.
FIFTY-THIRD DAY, MARCH 7, 1935

The Speaker resumed the chair.
Debate ensued.
Mr. Adams demanded the previous question.
Division was called for but the demand was not sustained on a rising vote.
Debate continued.
Mr. Gardner demanded the previous question.
Division was called for but the demand was not sustained on a rising vote.
Debate continued.
Mr. Van Dyk moved that Engrossed House Bill No. 582 be returned to second reading for purpose of amendment.
Debate ensued.
Mr. Bowden demanded the previous question and the demand was sustained.
Division was called for and the motion by Mr. Van Dyk was lost on a rising vote.
Debate ensued.
Mr. Lynch moved that Engrossed House Bill No. 582 be indefinitely postponed.
The motion was lost.
Debate continued.
Mr. Adams demanded the previous question and the demand was sustained.
The Speaker declared the question to be on the final passage of Engrossed House Bill No. 582.
The Clerk called the roll on the final passage of Engrossed House Bill No. 582 and the bill passed the House by the following vote: Yeas, 79; nays, 20; absent or not voting, 0.
Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Easterday, Eddy, Edwards, Emory, Ford, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Halleran, Herren, Holt, Huettet, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Schroeder, Schultz, Skinner, Smith (B. L.), Sullivan, Todd, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—79.
Those voting nay were: Representatives Boyle, Drew, Edlund, Freese, Hall, Keen, Lindgren, Lynch, McCarty, Neal, Nelsen, Sawyer, Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Titus, Twidwell, Van Dyk, Voyce—20.

Engrossed House Bill No. 582, having received the constitutional majority, was declared passed.

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

Rex Strickland:

"I favor an old age pension, not an act making beggars of our old people. Let us establish a real pension, not a phoney pension such as we would have under House Bill No. 582."

Gordon Klemgard:

"I consider the passage of this bill a direct evasion of the promises to our constituents. I consider House Bill No. 582 a limited DOLE and not a pension. My reason for an 'aye' vote is the absence of a real old age pension act, and we must, in such absence, accept the next best. 

"My vote is under protest and is because this Legislature has not kept its pre-election promises to enact an Old Age Pension Act."

C. Leland Richmond:

"I consider the passage of this bill a direct evasion of the promises to my constituents. I consider House Bill No. 582 a limited DOLE and not a pension. My reason for an 'aye' vote is the absence of a real old age pension act, and we must, in such absence, accept the next best. 

"My vote is under protest and is because this Legislature has not kept its pre-election promises to enact an Old Age Pension Act."

J. D. McDonald:

"My reasons for voting 'yes' on House Bill No. 582—if House Bill No. 582 had failed to pass then there would not be sufficient time to pass any other measure and no pension would be paid for at least two years and that would be tragic and the amendment to the bill that left the matter of the lien on the property, depending on the action of Congress, has made it possible that no such lien will be imposed."

Thos. E. Smith, M. T. Neal, Marcus O. Nelsen, H. D. Hall, R. C. Freese, Michael B. Smith, Linea L. Edlund, Thomas Voyce, Clemens M. Boyle, Ben S. Sawyer, Ralph Van Dyk, Bertel J. McCarty, Jurie B. Smith, George E. Drew, Bert Lynch, Myron H. Titus, Lloyd Lindgren, Rex Strickland, Marie F. Keen, George Twidwell:

"We are opposed to House Bill No. 582 on the grounds that, first, it is not an old age pension law, but is simply a special arrangement for the relief of aged indigents. 

"Second, the age limit is too high. 

"Third, the general conditions are too stringent. 

"Fourth, the bill provides a maximum of thirty dollars per month, but any amount less than thirty dollars may be paid and such payments may be made in any form and under such conditions as social welfare analysis may direct. 

"Fifth, we do not consider thirty dollars to be a sufficient pension. 

"Sixth, we are opposed to social welfare supervision. 

"Seventh, we are strenuously opposed to the proposition that these people should be required to assign their meager assets for the purpose of reimbursing the state. 

"We wish to say finally, that a real old age pension bill would receive our wholehearted support."

Mr. Neal moved that further proceedings under the call of the House be dispensed with. 

The motion was lost.

Engrossed Substitute House Bill No. 584, by Majority of Committee on Appropriations (by executive request): Relating to emergency unemployment relief.

Mr. Yantis moved that the rules be suspended, the second reading considered the third, and Engrossed Substitute House Bill No. 584 be placed on final passage.

The motion was carried.

Debate ensued.
Mr. Halleran demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 584 and the bill passed the House by the following vote: Yeas, 81; nays, 18; absent or not voting, 0.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Easterday, Eddy, Edwards, Emory, Ford, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Sullivan, Todd, Twidwell, Wanasaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—81.

Those voting nay were: Representatives Boyle, Dixon, Drew, Edlund, Freese, Hall, Keen, Lindgren, Lynch, McCarty, Neal, Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Titus, Van Dyk, Voyce—18.

Engrossed Substitute House Bill No. 584, having received the 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. 76, by Committee on Rules and Joint Rules (by departmental request): Relating to savings and loan associations.

Mr. Kelly moved that the rules be suspended, and Engrossed Senate Bill No. 76 be returned to second reading for purpose of amendment.

After considerable debate, Mr. Adams demanded the previous question and the demand was sustained.

Division was called for and the motion was lost on a rising vote.

On motion of Mr. Wilson, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 76 was placed on final passage.

Mr. Hurley moved that further proceedings under the call of the House be dispensed with.

Division was called for and the motion was lost on a rising vote.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 76 and the bill passed the House by the following vote: Yeas, 78; nays, 21; absent or not voting, 0.

Those voting yea were: Representatives Adams, Austin, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Edlund, Edwards, Emory, Ford, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Halleran, Herren, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kemp, Klemgard, Leber, Ledgerwood, Luck, Lynch, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (J. D.), McDonald (R. T.),
McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Robbins, Ryan, Sandegren, Schroeder, Skinner, Smith (B. L.), Smith (J. B.), Titus, Todd, Twidwell, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—78.

Those voting nay were: Representatives Bell, Drew, Easterday, Eddy, Freese, Hall, Johnson (Hans), Kelly, Lindgren, Mackie, McCarty, McCauley, Richmond (W. A.), Sawyer, Schultz, Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Van Dyk, Voyce—21.

Engrossed Senate Bill No. 76, having received the 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. 88, by Committee on Rules and Joint Rules (by departmental request): Relating to banks, trust companies and mutual savings banks.

On motion of Mr. Johnson (W. A.), the rules were suspended, the second reading considered the third, and Senate Bill No. 88 was placed on final passage.

The Speaker called Mr. Keith to preside.

On motion of Mr. Adams, the rules were suspended and Mr. Johnson (W. A.) was granted additional time in which to explain Senate Bill No. 88.

Debate ensued.

Mr. Strickland demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Senate Bill No. 88 and the bill passed the House by the following vote: Yeas, 52; nays, 47; absent of not voting, 0.

Those voting yea were: Representatives Adams, Bell, Bice, Boede, Bohlke, Brown, Carty, Christianson, Cohen, Copeland, Cowen, Devenish, Donahoe, Eddy, Edwards, Emory, Gardner, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Jones, Karr, Keith, Kemp, Klemgard, Leber, Ledgerwood, Mackie, Martin (F. J.), Martin (J. R.), McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Parker, Reeves, Richmond (C. L.), Robbins, Skinner, Wanamaker, Wentworth, Wilson, Wiswall, Yantis, Mr. Speaker—52.

Those voting nay were: Representatives Austin, Bowden, Boyle, Clark, Dixon, Drew, Easterday, Edlund, Ford, Freese, Gehlen, Gessell, Gifford, Haddon, Hall, Halleran, Herron, Johnston (Geo. H.), Keen, Kelly, Lindgren, Luck, Lynch, McCarty, McDonald (J. D.), Neal, Nelsen, Reilly, Richmond (W. A.), Ryan, Sandegren, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wingrove—47.

Senate Bill No. 88, having received the constitutional majority, was declared passed.

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

On motion of Mr. Adams, the rules were suspended and the Chief Clerk was directed to immediately transmit Engrossed House Bill No. 582 and Engrossed Substitute House Bill No. 584 to the Senate.
MOTIONS.

On motion of Mr. Wilson, the rules were suspended, and the House reverted to the fourth order of business.

Mr. Wilson moved that House Bill No. 121 be re-referred to the Committee on Rules and Order from the Committee on Elections and Privileges. Debate ensued.

Mr. Sawyer demanded the previous question and the demand was sustained.

Division was called for and the motion was lost on a rising vote.

On motion of Mr. Drew, the Speaker was excused from the call of the House.

Mr. Clark moved that in the future the Sergeant-at-Arms, when instructed to bring in an absentee, should escort the absent member to the bar of the House and not to his seat.

The motion was carried.

On motion of Mr. Smith (T. E.), further proceedings under the call of the House were dispensed with.

On motion of Mr. Martin (J. R.), the House resumed the regular order of business.

Engrossed Senate Bill No. 89, by Committee on Rules and Joint Rules (by departmental request): Relating to banks and trust companies.

On motion of Mr. Emory, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 89 was placed on final passage.

Debate ensued.

Mr. McDonald (D. A.) 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 Austin, Carty, Cowen, Edwards, Jones, Kemp, Reilly, Smith (M. B.), and Todd.

Mr. Ott moved that the absentees be excused and the House proceed with business under the call of the House.

The motion was carried.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 89 and the bill passed the House by the following vote: Yeas, 57; nays, 33; absent or not voting, 9.

Those voting yea were: Representatives Adams, Bell, Bice, Boede, Bohlke, Bowden, Brown, Christianson, Clark, Cohen, Copeland, Devenish, Donahoe, Eddy, Emory, Ford, Gardner, Haddon, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keith, Klemgard, Leber, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Myers, Neff, Ott, Reeves, Richmond (C. L.), Robbins, Ryan, Sandgren, Skinner, Sullivan, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—57.

Those voting nay were: Representatives Boyle, Dixon, Drew, Easterday, Edlund, Freese, Gehlen, Gessell, Gifford, Hales, Hall, Keen, Kelly,
Lindgren, Lynch, McCarty, McDonald (J. D.), Murray, Neal, Nelsen, Parker, Richmond (W. A.), Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (T. E.), Strickland, Titus, Twidwell, Van Dyk, Voyce—33.

Those absent or not voting were: Representatives Austin, Carty, Cowen, Edwards, Jones, Kemp, Reilly, Smith (M. B.), Todd—9.

Engrossed Senate Bill No. 89, having received the 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. 151, by Committee on Rules and Joint Rules (by executive request): Relating to Permanent School Funds.

On motion of Mr. Johnson (W. A.), the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 151 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 151 and the bill passed the House by the following vote: Yeas, 87; nays, 1; absent or not voting, 11.

Those voting yea were: Representatives Adams, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Christianson, Clark, Cohen, Copeland, Devenish, Dixon, Donahoe, Drew, Easterday, Edlund, Emory, Ford, Freese, Gardner, Gahlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keen, Keith, Kelly, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (J. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—87.

Those voting nay were: Representative Eddy—1.

Those absent or not voting were: Representatives Austin, Carty, Cowen, Edwards, Herren, Jones, Kemp, Reilly, Smith (B. L.), Smith (M. B.), Todd—11.

Engrossed Senate Bill No. 151, having received the constitutional majority, was declared passed.

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

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

Mr. Bohlke moved that the House be declared at recess until 1:45 p. m.

Division was called for and the motion was lost on a rising vote.

Engrossed Senate Bill No. 152, by Committee on Rules and Joint Rules (by executive request): Relating to general obligation bonds.

On motion of Mr. Yantis, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 152 was placed on final passage.

Mr. Strickland demanded the previous question and the demand was sustained.
The Clerk called the roll on the final passage of Engrossed Senate Bill No. 152 and the bill passed the House by the following vote: Yeas, 68; nays, 0; absent or not voting, 31.

Those voting yea were: Representatives Adams, Bice, Boede, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Gehlen, Gessell, Gifford, Haddon, Hall, Halleran, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Keith, Klemgard, Leber, Ledgerwood, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Murray, Neal, Neff, Nelsen, Parker, Reeves, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sawyer, Schroeder, Schultz, Skinner, Smith (J. B.), Strickland, Sullivan, Titus, Todd, Twidwell, Wiswall, Yantis, Mr. Speaker—68.

Those absent or not voting were: Representatives Austin, Bell, Bohlke, Boyle, Cowen, Ford, Freese, Gardner, Hales, Herren, Johnson (Hans), Karr, Keen, Kelly, Kemp, Lindgren, Luck, Lynch, McCauley, Morgan, Myers, Ott, Reilly, Sandegren, Smith (B. L.), Smith (M. B.), Smith (T. E.), Van Dyk, Voyce, Wentworth, Wilson—31.

Engrossed Senate Bill No. 152, having received the 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. 182, by Senator Gannon: Relating to the State Fair Fund.

On motion of Mr. Klemgard, the rules were suspended, the second reading considered the third and Senate Bill No. 182 was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 182, and the bill passed the House by the following vote: Yeas, 70; nays, 0; absent or not voting, 29.

Those voting yea were: Representatives Adams, Austin, Bell, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edwards, Emory, Ford, Gehlen, Haddon, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (W. A.), Jones, Karr, Keith, Kemp, Klemgard, Leber, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Parker, Reeves, Richmond (C. L.), Richmond (W. A.), Robbins, Sawyer, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Strickland, Sullivan, Todd, Twidwell, Wiswall, Yantis, Mr. Speaker—70.

Those absent or not voting were: Representatives Bice, Boyle, Clark, Edlund, Freese, Gardner, Gessell, Gifford, Hales, Johnson (Hans), Johnston (Geo. H.), Keen, Kelly, Lindgren, Lynch, McCarty, McDonald (R. T.), Neal, Nelsen, Reilly, Ryan, Sandegren, Schroeder, Smith (M. B.), Smith (T. E.), Titus, Van Dyk, Voyce, Wentworth—29.

Senate Bill No. 182, having received the 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. Adams demanded a call or 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 Austin, Bice, Boyle, Clark, Cohen, Devenish, Dixon, Easterday, Eddy, Edlund, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Herren, Johnson (Hans), Jones, Karr, Keen, Kelly, Kemp, Klemgard, Lindgren, Lynch, Martin (F. J.), McCarty, McCauley, Morgan, Neal, Nelsen, Smith (M. B.), Smith (T. E.), Strickland, Titus, Todd, Van Dyk and Voyce; Representative Bice having been excused.

Mr. Bohlke moved that the absentees be excused for fifteen minutes, and that the House proceed with business under the call of the House.

Debate ensued.

The motion was carried.


On motion of Mr. Ott, the rules were suspended, the second reading considered the third and Senate Bill No. 183 was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 183 and the bill passed the House by the following vote: Yeas, 66; nays, 2; absent or not voting, 31.

Those voting yea were: Representatives Adams, Austin, Bell, Boede, Bowden, Brown, Carty, Christianson, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Eddy, Edwards, Emory, Hales, Hall, Halleran, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Luck, Mackie, Martin (J. R.), McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Murray, Myers, Neff, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Sullivan, Twidwell, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—66.

Those voting nay were: Representatives Smith (M. B.), Strickland—2.

Those absent or not voting were: Representatives Bice, Bohlke, Boyle, Clark, Cohen, Easterday, Edlund, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Herren, Jones, Karr, Keen, Lindgren, Lynch, Martin (F. J.), McCarty, Morgan, Neal, Nelsen, Schroeder, Smith (T. E.), Titus, Todd, Van Dyk, Voyce—31.

Senate Bill No. 183, having received the 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. 184, by Senator Gannon: Relating to the University Current Fund.

On motion of Mr. Halleran, the rules were suspended, the second reading considered the third, and Senate Bill No. 184 was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 184 and the bill passed the House by the following vote: Yeas, 70; nays, 0; absent or not voting, 29.

Those voting yea were: Representatives Adams, Bell, Boede, Bowden, Brown, Carty, Christianson, Cowen, Devenish, Donahoe, Drew, Eddy, Ed-
wards, Emory, Haddon, Hales, Hall, Halleran, Holt, Huetter, Hurley, John-
son (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, 
Kelly, Kemp, Klemgard, Leber, Ledgerwood, Luck, Lynch, Mackie, Martin 
(J. R.), McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), 
McDonnell, Murray, Myers, Neff, Ott, Parker, Reeves, Reilly, Richmond 
(C. L.), Richmond, (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, 
Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Strickland, 
Sullivan, Twidwell, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, 
Yantis, Mr. Speaker—70.

Those absent or not voting were: Representatives Austin, Bice, Bohlke, 
Boyle, Clark, Cohen, Copeland, Dixon, Easterday, Edlund, Ford, Freese, 
Gardner, Gehlen, Gessell, Gifford, Herren, Keen, Lindgren, Martin (F. J.), 
McCarty, Morgan, Neal, Nelsen, Smith (T. E.), Titus, Todd, Van Dyk, Voyce 
—29.

Senate Bill No. 184 having received the constitutional majority was de-
clared passed.

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

Senate Bill No. 185, by Senator Gannon: Relating to the Highway Fund.

On motion of Mr. Leber the rules were suspended, the second reading 
considered the third, and Senate Bill No. 185 was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 185 and 
the bill passed the House by the following vote: Yeas, 70; nays, 1; absent 
or not voting, 28.

Those voting yea were: Representatives Adams, Boede, Bowden, Brown, 
Carty, Christianson, Copeland, Cowen, Devenish, Donahoe, Drew, Eddy, 
Edwards, Emory, Gifford, Haddon, Hall, Halleran, Holt, Huetter, Hurley, 
Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Keith, Kelly, 
Kemp, Klemgard, Leber, Ledgerwood, Luck, Lynch, Mackie, Martin (J. R.), 
McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), 
McDonnell, Morgan, Murray, Myers, Neff, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, 
Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Strickland, 
Sullivan, Twidwell, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, 
Yantis, Mr. Speaker—70.

Those voting nay were: Representative Bell—1.

Those absent or not voting were: Representatives Austin, Bice, Bohlke, 
Boyle, Clark, Cohen, Dixon, Easterday, Edlund, Ford, Freese, Gardner, 
Gehlen, Gessell, Hales, Herren, Karr, Keen, Lindgren, Martin (F. J.), Neal, 

Senate Bill No. 185 having received the constitutional majority was de-
clared passed.

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

Engrossed Senate Bill No. 186, by Senator Gannon: Relating to the High-
way Safety Fund.

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

The Clerk called the roll on the final passage of Engrossed Senate Bill
No. 186 and the bill passed the House by the following vote: Yeas, 71; nays, 4; absent or not voting, 24.

Those voting yea were: Representatives Adams, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Copeland, Cowen, Devenish, Donahoe, Drew, Eddy, Edwards, Emory, Gifford, Haddon, Hales, Hall, Halleran, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Luck, Lynch, Mackie, Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Twidwell, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—71.

Those voting nay were: Representatives Bell, Boyle, Johnson (Hans), Sawyer—4.

Those absent or not voting were: Representatives Austin, Bice, Clark, Cohen, Dixon, Easterday, Edlund, Ford, Freese, Gardner, Gehlen, Gessell, Herren, Jones, Karr, Keen, Lindgren, Martin (F. J.), Neal, Nelsen, Titus, Todd, Van Dyk, Voyce—24.

Engrossed Senate Bill No. 186 having received the 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. 188, by Senator Gannon: Relating to Auto Title Fund.

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

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 188 and the bill passed the House by the following vote: Yeas, 71; nays, 2; absent or not voting, 26.

Those voting yea were: Representatives Adams, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Copeland, Cowen, Devenish, Donahoe, Drew, Eddy, Edwards, Emory, Freese, Gifford, Haddon, Hales, Hall, Halleran, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Luck, Lynch, Mackie, McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Parker, Reeves, Reilly, Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Twidwell, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—71.

Those voting nay were: Representatives Bell, Johnson (Hans)—2.

Those absent or not voting were: Representatives Austin, Bice, Clark, Cohen, Dixon, Easterday, Edlund; Ford, Gardner, Gehlen, Gessell, Herren, Jones, Karr, Keen, Lindgren, Martin (F. J.), Martin (J. R.), McDonald (R. T.), Neal, Nelsen, Richmond (C. L.), Titus, Todd, Van Dyk, Voyce—26.

Engrossed Senate Bill No. 188 having received the 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. Sawyer moved that the call of the House be dispensed with. Debate ensued.
With the consent of the House, Mr. Sawyer withdrew his motion.

Engrossed Senate Bill No. 189, by Senator Gannon: Relating to the Federal Experiment Station Fund.
On motion of Mr. Yantis the rules were suspended, the second reading considered the third, and the bill was placed on final passage.
The Clerk called the roll on the final passage of Engrossed Senate Bill No. 189 and the bill passed the House by the following vote: Yeas, 69; nays, 3; absent or not voting, 27.

Those voting yea were: Representatives Adams, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Cowen, Devenish, Donahoe, Drew, Eddy, Edwards, Emory, Freese, Gifford, Haddon, Hall, Halleran, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Luck, Lynch, Mackie, McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Twidwell, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—69.

Those voting nay were: Representatives Bell, Boyle, Johnson (Hans)—3.

Those absent or not voting were: Representatives Austin, Bice, Clark, Cohen, Copeland, Dixon, Easterday, Edlund, Ford, Gardner, Gehlen, Gessell, Hales, Herren, Jones, Karr, Keen, Lindgren, Martin (F. J.), Martin (J. R.), McDonald (R. T.), Neal, Nelsen, Titus, Todd, Van Dyk, Voyce—27.

Engrossed Senate Bill No. 189 having received the 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. 190, by Senator Gannon: Relating to Shoreland Improvement Guaranteed Interest Fund.
On motion of Mr. Yantis the rules were suspended, the second reading considered the third, and Senate Bill No. 190 was placed on final passage.
The Clerk called the roll on the final passage of Senate Bill No. 190 and the bill passed the House by the following vote: Yeas, 71; nays, 2; absent or not voting, 26.

Those voting yea were: Representatives Adams, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Copeland, Cowen, Devenish, Donahoe, Drew, Eddy, Edwards, Emory, Freese, Gifford, Haddon, Hall, Halleran, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Luck, Lynch, Mackie, McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Twidwell, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—71.

Those voting nay were: Representatives Bell, Johnson (Hans)—2.

Those absent or not voting were: Representatives Austin, Bice, Clark, Cohen, Dixon, Easterday, Edlund, Ford, Gardner, Gehlen, Gessell, Hales,
Herren, Jones, Karr, Keen, Lindgren, Martin (F. J.), Martin (J. R.), McDonald (R. T.), Neal, Nelsen, Titus, Todd, Van Dyk, Voyce—26.

Senate Bill No. 190 having received the 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. 161, by Committee on Rules and Joint Rules (by Insurance Commissioner's request): Relating to insurance.

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

The motion was carried.

Mr. Smith (T. E.), moved that the rules be suspended and Engrossed Senate Bill No. 161 be returned to second reading for the purpose of amendment.

The motion was lost.

Debate ensued.

Mr. Reilly demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 161 and the bill passed the House by the following vote: Yeas, 65; nays, 10; absent or not voting, 24.

Those voting yea were: Representatives Adams, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Copeland, Cowen, Donahoe, Drew, Eddy, Edwards, Emory, Freee, Gifford, Haddon, Hall, Halleran, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Keith, Kelly, Klemgard, Ledgerwood, Luck, Lynch, Mackie, McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Murray, Myers, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (W. A.), Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—65.

Those voting nay were: Representatives Bell, Johnson (Hans), Kemp, Leber, Lindgren, Morgan, Richmond (C. L.), Robbins, Ryan, Smith (M. B.)—10.

Those absent or not voting were: Representatives Austin, Bice, Clark, Cohen, Devenish, Dixon, Easterday, Edlund, Ford, Gardner, Gehlen, Gessell, Hales, Herren, Jones, Karr, Keen, Martin (F. J.), Martin (J. R.), McDonald (R. T.), Neal, Todd, Van Dyk, Voyce—24.

Engrossed Senate Bill No. 161 having received the 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 (T. E.) gave notice that on the following working day he would move that the House reconsider the vote by which Engrossed Senate Bill No. 161 was passed by the House.

Mr. Waldron:

"Mr. Speaker. Point of order.

"The rules provide that a motion to reconsider must be given on the same day the bill passed, after the fifteenth day, and therefore the notice by Mr. Smith is out of order."
The Speaker (Mr. Keith presiding):

"The point is well taken. Mr. Smith's notice is out of order."

Mr. Sawyer moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

Engrossed Senate Bill No. 14, by Senator Nugent: Relating to narcotic farm.

On motion of Mr. Yantis the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 14 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 14 and the bill passed the House by the following vote: Yeas, 72; nays, 1; absent or not voting, 26.

Those voting yea were: Representatives Adams, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Copeland, Cowen, Donahoe, Drew, Eddy, Edwards, Emory, Freese, Gifford, Haddon, Hall, Halleran, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sanddegren, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Wanamaker, Wentworth, Wilson, Wingrove, Yantis, Mr. Speaker—72.

Those voting nay were: Representative Bell—1.

Those absent or not voting were: Representatives Austin, Bice, Clark, Cohen, Devenish, Dixon, Easterday, Edlund, Ford, Gardner, Gehlen, Gessell, Hales, Herren, Jones, Karr, Keen, Martin (F. J.), Martin (J. R.), McDonald (R. T.), Neal, Skinner, Todd, Van Dyk, Voyce, Wiswall—26.

Engrossed Senate Bill No. 14 having received the 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. Sawyer moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

Senate Bill No. 54, by Senators Lovejoy and Gannon: Relating to mutual savings banks.

On motion of Mr. Yantis, the rules were suspended, the second reading considered the third, and Senate Bill No. 54 was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 54 and the bill passed the House by the following vote: Yeas, 65; nays, 8; absent or not voting, 26.

Those voting yea were: Representatives Adams, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Cohen, Copeland, Donahoe, Eddy, Edwards, Emory, Freese, Gifford, Haddon, Halleran, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Luck, Mackie, McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neff, Nelsen,
Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Ryan, Sandegren, Sawyer, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Wanamaker, Wilson, Wingrove, Yantis, Mr. Speaker—65.

Those voting nay were: Representatives Bell, Drew, Hall, Lindgren, Lynch, Robbins, Schroeder, Wentworth—8.

Those absent or not voting were: Representatives Austin, Bice, Clark, Cowen, Devenish, Dixon, Easterday, Edlund, Ford, Gardner, Gehlen, Gessell, Hales, Herren, Jones, Karr, Keen, Martin (F. J.), Martin (J. R.), McDonald (R. T.), Neal, Skinner, Todd, Van Dyk, Voyce, Wiswall—26.

Senate Bill No. 54, having received the constitutional majority, was declared passed.

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

Substitute Senate Bill No. 92, by Committee on Educational Institutions: Relating to fees in State College of Washington.

On motion of Mrs. Myers, the rules were suspended, the second reading considered the third, and Substitute Senate Bill No. 92 was placed on final passage.

Debate ensued.

Mr. Reilly demanded the previous question and the final demand was sustained.

The Clerk called the roll on the final passage of Substitute Senate Bill No. 92 and the bill passed the House by the following vote: Yeas, 52; nays, 30; absent or not voting, 17.

Those voting yea were: Representatives Adams, Bell, Bice, Boede, Bowden, Brown, Christianson, Cohen, Copeland, Cowen, Donahoe, Edwards, Emory, Ford, Gardner, Gifford, Haddon, Halleran, Holt, Huetter, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, McCauley, McDonald (D. A.), McDonnell, Morgan, Murray, Myers, Neff, Nelsen, Parker, Reeves, Reilly, Richmond (C. L.), Sandegren, Sawyer, Twidwell, Van Dyk, Wanamaker, Wentworth, Wilson, Wingrove, Yantis—52.

Those voting nay were: Representatives Bohlke, Boyle, Drew, Eddy, Edlund, Freese, Gessell, Hales, Hall, Hurley, Keen, Lindgren, Luck, Lynch, Mackie, McCarty, McDonald (J. D.), Richmond (W. A.), Robbins, Ryan, Schroeder, Schultz, Smith (J. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Voyce—30.

Those absent or not voting were: Representatives Austin, Carty, Clark, Devenish, Dixon, Easterday, Gehlen, Herren, Martin (F. J.), Martin (J. R.), McDonald (R. T.), Neal, Ott, Skinner, Todd, Wiswall, Mr. Speaker—17.

Substitute Senate Bill No. 92, having received the 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. Murray gave notice that on this day he would move that the House reconsider the vote by which Substitute Senate Bill No. 92 was passed.
MOTIONS.

On motion of Mr. Adams, the special order of business, Substitute House Bill No. 177, on second reading, was deferred until 3:15 p. m.

Mr. Smith (J. B.), moved that the absentees who were excused for fifteen minutes be excused for the call of the House.

Mr. Smith (T. E.) moved as a substitute that further proceedings under the call of the House be dispensed with.

The substitute motion was lost.

The motion by Mr. Smith (J. B.) was carried.

Engrossed Senate Bill No. 149, by Committee on Rules and Joint Rules (by executive request): Relating to state depositaries.

On motion of Mr. Yantis, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 149 was placed on final passage.

Mr. Brown demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 149 and the bill passed the House by the following vote: Yeas, 68; nays, 16; absent or not voting, 15.

Those voting yea were: Representatives Adams, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Cohen, Copeland, Cowen, Dixon, Easterday, Edwards, Emory, Ford, Gardner, Gifford, Haddon, Hales, Halleran, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnson (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Luck, Martin (J. R.), McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Smith (B. L.), Smith (J. B.), Sullivan, Twidwell, Van Dyk, Wanamaker, Wentworth, Wilson, Wingrove, Yantis—68.

Those voting nay were: Representatives Boyle, Donahoe, Edlund, Freese, Gessell, Hall, Lindgren, Lynch, McCarty, Schroeder, Schultz, Smith (M. B.), Smith (T. E.), Strickland, Titus, Voyce—16.

Those absent or not voting were: Representatives Austin, Bell, Clark, Devenish, Drew, Eddy, Gehlen, Herren, Mackie, Martin (F. J.), Ott, Skinner, Todd, Wiswall, Mr. Speaker—15.

Engrossed Senate Bill No. 149, having received the constitutional majority, was declared passed.

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

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

On motion of Mr. Adams, the House was declared at recess until 3:10 p. m.
AFTERNOON SESSION.

The Speaker (Mr. Keith presiding) called the House to order at 3:10 p.m.

The Clerk called the roll and the following absentees were noted: Representatives Bice, Boede, Brown, Clark, Devenish, Eddy, Edwards, Herren, Martin (F. J.), Ott, Richmond (C. L.), Skinner, Wiswall and Waldron; Representatives Clark, Martin (F. J.), Ott, Skinner, Wiswall and Waldron having been excused.

Mr. Smith (T. 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 Clark, Devenish, Eddy, Herren, Martin (F. J.), Ott, Richmond (C. L.), Skinner, Wiswall and Waldron; Representatives Clark, Martin (F. J.), Ott, Skinner, Wiswall and Waldron having been excused.

Mr. Smith (M. B.) moved that the absentees be excused and the House proceed with business under call of the House.

Division was called for and the motion was lost on a rising vote.

The Sergeant-at-Arms was instructed to bring the absentees within the bar of the House.

On motion of Mr. McCarty, the House proceeded with business under the call of the House without excusing the absentees.

On motion of Mr. Neff, the corridors of the House Chamber were cleared of all except employees and members of the House.

SPECIAL ORDER.

The hour having arrived, the House took up the special order of business, consideration of House Bill No. 177 on second reading.

On motion of Mr. Smith (T. E.), Substitute House Bill No. 177 was substituted for House Bill No. 177.

Substitute House Bill No. 177: An Act to relieve the people of the state from hardships and suffering caused by unemployment and to end poverty in the State of Washington and making an appropriation for such purpose; creating and defining the duties of an emergency relief and economic security commission; providing for the acquisition and operation by said commission of lands, factories, facilities and industries whereby the heretofore unemployed people of the state will be employed in producing and distributing the goods and services necessary for their own support and maintenance; providing for the issue of certificates of exchange, warrants and bonds by said commission, and for the establishment and operation of state stores for the sale of goods produced by the commission; providing for the export, sale and exchange of surplus commodities for certain purposes; establishing a minimum wage and a basic thirty-hour week for employees of the commission; providing penalties, and declaring that this act shall take effect immediately.

The substitute bill was read the second time by sections.
The Speaker (Mr. Keith presiding) observed former Representative W. O. McCaw from Grays Harbor within the bar of the House and appointed Mr. Mackie to escort him to a seat upon the rostrum.

Mr. Smith (T. E.) moved that the rules be suspended, Substitute House Bill No. 177 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Adams moved as a substitute that Substitute House Bill No. 177 be re-referred to the Committee on Appropriations.

Mr. McCarty moved that the substitute motion be laid on the table without taking the bill with it.

Division was called for and the motion to lay Mr. Adams' motion on the table without taking the bill with it was carried on a rising vote.

Mr. Ledgerwood moved that Substitute House Bill No. 177 be laid on the table.

A roll call was demanded and the demand was sustained.

The Clerk called the roll on the motion to lay Substitute House Bill No. 177 on the table and the motion was carried by the following vote:

Yeas, 48; nays, 44; absent or not voting, 7.

Those voting yea were: Representatives Adams, Austin, Bice, Boede, Bohlke, Brown, Carty, Christianson, Cohen, Copeland, Cowen, Donahoe, Edwards, Emory, Gardner, Haddon, Hallaran, Holt, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kemp, Leber, Ledgerwood, Luck, Mackie, Martin (J. R.), McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Reeves, Reilly, Richmond (C. L.), Robbins, Sandegren, Wanamaker, Wentworth, Wilson, Yantis, Mr. Speaker—48.

Those voting nay were: Representatives Bell, Bowden, Boyle, Dixon, Drew, Easterday, Edlund, Ford, Freese, Gehlen, Gessell, Gifford, Hales, Hall, Herren, Johnson (Hans), Keen, Kelly, Klemgard, Lindgren, Lynch, McCarty, McCauley, McDonald (J. D.), Neal, Nelsen, Parker, Richmond (W. A.), Ryan, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voece, Wingrove—44.

Those absent or not voting were: Representatives Clark, Devenish, Eddy, Huetter, Martin (F. J.), Skinner, Wiswall—7.

MOTION.

On motion of Mr. Adams, the rules were suspended, and the House reverted to the fifth order of business.

The Speaker resumed the chair.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., MARCH 8, 1935.

Mr. Speaker:

We, a minority of your Committee on Financial Institutions other than Banks, to whom was referred House Bill No. 244, entitled, "An Act providing for the retirement of savings and loan associations and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

Chairman.

We concur in this report: Leslie V. Morgan, John N. Wilson, Ernest R. Leber.

Passed to second reading.
House Bill No. 529 (reported by Committee on Agriculture):
Do pass with amendments.
Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 585, entitled, “An Act prescribing the duty of the commissioner of public lands with regard to the reimbursement of the United States government for emergency conservation work in cases where the state realizes a profit from such work,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

Mr. Speaker:
We, a part of your Committee on Appropriations, to whom was referred House Bill No. 604, entitled, “An Act making appropriations for the construction of buildings and improvements for the various state institutions for the fiscal biennium beginning April 1, 1935, and ending March 31, 1937, 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 Appropriations, to whom was referred House Bill No. 604, 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: Henry J. Copeland, R. T. McDonald, Nelson B. Neff, Ray Sandegren.

Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Financial Institutions Other Than Banks, to whom was referred House Bill No. 674, entitled, “An Act relating to the granting of relief in certain cases during the emergency declared to exist, from inequitable foreclosure of mortgages on real estate and execution sales of real estate and for postponing certain sales and for extending the periods of redemption from certain others; and relating to the jurisdiction and procedure for such relief and for the right to possession during the extended period, and for limiting the right to maintain actions for deficiency judgments, and for extending the expiration of certain periods of redemption to 30 days after the passage 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.

We concur in this report: John M. Bell, Ernest R. Leber, John N. Wilson, David E. Gifford, Harry D. Austin, David C. Cowen, Ted F. Schroeder.

Passed to second reading.
We, a majority of your Committee on Unemployment Relief and Public Welfare, to whom was referred House Joint Memorial No. 35, relating to the enactment of a graduated capital levy for the purpose of providing a pension to persons more than 50 years of age, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. B. Smith, Chairman.

We concur in this report: Gerald G. Dixon, Linea L. Edlund, Raymond F. Kelly, Bertel J. McCarty, Mike Smith, T. E. Smith, Lloyd Lindgren.

Passed to second reading.

We, your Committee on Reclamation and Irrigation to whom was referred Senate Bill No. 142, entitled, "An Act relating to the tax levy for the reclamation revolving fund and amending Section 12, Chapter 158 of the Laws of 1918, as amended by Section 1, Chapter 218 of the Laws of 1927; Section 1, Chapter 94 of the Laws of 1929, and Section 1, Chapter 80 of the Laws of 1931, as amended by Chapter 24 of Laws of 1933," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

S. J. McDonnell, Chairman.


Passed to second reading.


Motions.

Mr. Todd moved that Engrossed Senate Bill No. 153 be indefinitely postponed.

Debate ensued.

The Speaker called Mr. Adams to preside.

Mr. Waldron:

"Mr. Speaker, Ladies and Gentlemen of the House:

"I called the Director of Public Works to meet with me at 4:00 p. m. today. I asked him if he was in favor of this bill and he informed me that the department was very much in favor of the bill without the amendment.

"I do hope that the motion does not prevail until we are given the opportunity to consult with the Director and those interested in this bill. If it is determined that it is not needed, I am perfectly willing that the motion be put after it appears on the calendar, but I am certainly in favor of having this chance first."

With the consent of the House, Mr. Todd withdrew his motion.
MR. SPEAKER:

We, a majority of your Committee on Appropriations, to whom was referred Senate Bill No. 252, entitled "An Act relating to the investment of funds of the Accident Fund and the Reserve Fund created by the Workmen's Compensation Act 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.

A. E. EDWARDS, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Appropriations, to whom was referred Senate Bill No. 253, entitled "An Act relating to the investment of current funds of the State of Washington by the State Finance Committee," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

A. E. EDWARDS, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Appropriations, to whom was referred Senate Bill No. 254, entitled "An Act providing for a loan from the general fund to the capitol building construction fund, providing for the repayment of the same, making appropriations, and declaring that this act shall take effect on April 15, 1935," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

A. E. EDWARDS, Chairman.


Passed to second reading.

MR. SPEAKER:

We, of your Committee on Enrollment, to whom were referred House Bill No. 5; also House Bill No. 485, have compared same with the original and engrossed bills and find them correctly enrolled.

................................., Chairman.

We concur in this report: R. W. Bowden, Geo. H. Johnston.

MR. SPEAKER:

We, of your Committee on Engrossment, to whom were referred Engrossed House Bill No. 582; also Engrossed Substitute House Bill No. 584, have compared same with the original bills and find them correctly engrossed.

................................., Chairman.

We concur in this report: C. L. Richmond, D. F. Bice.

The Speaker resumed the chair.
Mr. Speaker:

We, of your Committee on Engrossment, to whom were referred Engrossed House Bill No. 236; also Engrossed House Bill No. 425; also Engrossed House Bill No. 6, have compared same with the original bills and find them correctly engrossed.

Violet P. Boede, Chairman.

I concur in this report: D. F. Bice.

Messages from the Senate.

Mr. Speaker:

The President has signed:

Substitute Senate Bill No. 155, and the same is herewith transmitted.

Harrison W. Mason, Secretary.

The Speaker announced he was about to sign House Bill No. 5, House Bill No. 485 and Substitute Senate Bill No. 155.

The Speaker called Mr. Adams to preside.

Motion.

Mr. Murray moved that the rules be suspended and that the House revert to the fourth order of business.

The motion was lost.

Mr. Speaker:

The Senate has passed:

Senate Bill No. 323, and the same is herewith transmitted.

Harrison W. Mason, Secretary.

The Senate has passed:

Senate Bill No. 266; also Senate Bill No. 330, and the same are herewith transmitted.

Harrison W. Mason, Secretary.

Motions.

On motion of Mr. Yantis, the rules were suspended and the House resumed the regular order of business.

Mr. Murray moved that the House at this time reconsider the vote by which Substitute Senate Bill No. 92 was passed.

Mr. Van Dyk moved that the motion by Mr. Murray be laid on the table without taking the bill with it.

The motion was carried and the motion by Mr. Murray was laid on the table without taking the bill with it.

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

On motion of Mr. McDonald (D. A.), the House adjourned to 10:00 a. m., Friday, March 8, 1935.

S. R. Holcomb, Chief Clerk.
FIFTY-FOURTH DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Friday, March 8, 1935.

The Speaker (Mr. Ott presiding) called the House to order at 10:00 a.m.

The Clerk called the roll and all members were present.

Prayer was offered by Reverend Claude H. Lorimer of the First Christian Church of Olympia.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Austin, further reading was dispensed with and the journal was approved.

REPORTS OF STANDING COMMITTEES.

MR. SPEAKER:

We, a majority of your Committee on Liquor Control, to whom was referred House Bill No. 193, entitled "An Act relating to Intoxicating liquors; providing for the control and regulation thereof, and amending Section 67 of Chapter 62, Laws of Extraordinary Session of 1933," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

D. E. TODD, Chairman.

We concur in this report: Harry D. Austin, A. A. Mackie, Carl J. Luck, Frank Gehlen, A. Lou Cohen, Hugh Herren, M. V. Easterday, Will Wentworth.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 291, entitled "An Act relating to the taxation of forest land and the forest crops growing thereon and providing for the deferment of taxes on such crops, defining the powers and duties of certain state and local officers in connection therewith, prescribing penalties, and declaring 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.

GEO. F. YANTIS, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a minority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 291, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

I concur in this report: John W. Eddy.

Passed to second reading.
Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 637, entitled "An Act relating to taxation, providing the means, method and manner of payment of taxes and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

Geo. F. Yantis, Chairman.


Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 637, 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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Geo. F. Yantis, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Education, to whom was referred House Bill No. 695, entitled "An Act relating to State Board of Education; providing for the appointment of members of said board and fixing their term of office and amending Section 4525, Remington's Revised Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Pearl A. Wanamaker, Chairman.

We concur in this report: Lulu D. Haddon, Clemens M. Boyle, Edward J. Reilly, U. S. Ford, H. D. Hall, Ray Sandegren, Adela Parker, Robert F. Murray, B. L. Smith.

Passed to second reading.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Joint Resolution No. 28, amending Section 4, Article IV of the Constitution of the State of Washington, 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.

Donald A. McDonald, Chairman.


Mr. Speaker:

We, a minority of your Judiciary Committee, to whom was referred House Joint Resolution No. 28, 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: John R. Martin, Ben S. Sawyer.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred Engrossed Senate Bill No. 34, entitled "An Act relating to dogs, providing for the assessment and collection of annual taxes thereon, and amending Section 1 of
Chapter 198, Session 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.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred Senate Bill No. 41, entitled "An Act relating to the division of counties into commissioners' districts, providing for re-districting counties periodically and amending Section 2 of Chapter 39 of Session Laws of 1893 (Section 4037, Remington's Revised Statutes)," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

DONALD A. McDONALD, Chairman.


MR. SPEAKER:

We, a minority of your Judiciary Committee, to whom was referred Senate Bill No. 41, 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: DeWolfe Emory, Richard B. Ott.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred Substitute Senate Bill No. 257, entitled "An Act to encourage state and national industrial recovery by cooperating with the National government in fostering fair competition, to establish standards of fair competition in trade and industry, providing penalties for violations of this Act, declaring an emergency and repealing Chapter 60, Laws of Extraordinary Session, 1933," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

DONALD A. McDONALD, Chairman.


MR. SPEAKER:

We, a minority of your Judiciary Committee, to whom was referred Substitute Senate Bill No. 257, 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: Richard B. Ott, John R. Martin, DeWolfe Emory.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred Senate Bill No. 270, entitled "An Act relating to water districts, providing for the establishment and maintenance of Local Improvement Guaranty Funds, to be derived from a per-
centage of the gross revenues of the water supply system of the district, and declar­
ing 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.

   DONALD A. MCDONALD, Chairman.

We concur in this report: Adela Parker, Geo. F. Yantis, Richard B. Ott, John R.
Martin, Edward J. Reilly, Raymond F. Kelly, Ben S. Sawyer, W. A. Richmond,

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 7, 1935.

MR. SPEAKER:

We, your Committee on Compensation and Fees for State and County Officers,
to whom was referred Engrossed Senate Bill No. 19, entitled "An Act relating to the
creation of a fund in Class A counties and counties of the first class for the payment
of the salaries and wages of county officers and employees, and providing for the
payment and transfer of money to and from said fund and amending Section 1 of
Chapter 14 of the Session Laws of the Extraordinary Session of 1933, 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.

   RALPH VAN DYK, Chairman.

We concur in this report: Donald A. McDonald, Chas. Gessell, W. E. Carty,
Carl E. Devenish, Henry J. Copeland.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 7, 1935.

MR. SPEAKER:

We, your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was
referred Engrossed Senate Bill No. 85, entitled "An Act relating to drugs and medi­
cine; regulating the sale and dispensing thereof; requiring licenses and registrations
for the privilege of selling, dispensing and compounding the same, and fixing fees
therefor; creating a state board of pharmacy, and prescribing their powers and duties
with respect thereto; prescribing penalties; amending Sections 10, 11, 13, 16 and
17-c of Chapter CXXI (121), Laws of 1899; repealing all acts and parts of acts in
conflict therewith; and making an appropriation," have had the same under consid­
eration, and we respectfully report the same back to the House with the recommenda-
tion that it do pass.

   R. D. WISWALL, Chairman.

We concur in this report: D. F. Rice, A. C. Wingrove, J. D. McDonald, Lloyd

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 7, 1935.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred Engrossed
Substitute Senate Bill No. 212, entitled "An Act relating to and providing for the
number, district and apportionment of the members of the Senate and House of Rep­
resentatives of the State of Washington, providing for their selection, amending
Sections 2 and 3 of Chapter 2 of the Session Laws of 1931, and repealing Chapters
20 and 74 of the Session Laws of 1933," have had the same under consideration, and
we respectfully report the same back to the House with the recommendation that it
do pass.

   DONALD A. MCDONALD, Chairman.

We concur in this report: Geo. F. Yantis, John R. Martin, Adela Parker, Edward
J. Reilly, Raymond F. Kelly, Ben S. Sawyer, W. A. Richmond, DeWolfe Emory, J. T.
Ledgerwood, Robert F. Murray, Richard B. Ott.

Passed to second reading.
JOURNAL OF THE HOUSE

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 7, 1935.

MR. SPEAKER:

We, your Committee on Memorials, to whom was referred Substitute Senate Joint Memorial No. 18, relating to a tunnel through the Cascade Mountains, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ADELA PARKER, Chairman.

We concur in this report: George E. Drew, Corbin Sullivan, Ben S. Sawyer, Florence W. Myers.

Passed to second reading.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 7, 1935.

MR. SPEAKER:

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 151 and passed the bill as amended; also

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 152 and passed the bill as amended.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., March 7, 1935.

MR. SPEAKER:

The President has signed: House Bill No. 5; also
House Bill No. 485, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., March 7, 1935.

MR. SPEAKER:

The Senate has passed: Senate Bill No. 274; also
Engrossed House Bill No. 89; also
Engrossed House Bill No. 228; also
House Bill No. 252, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., March 7, 1935.

MR. SPEAKER:

The President has signed:
Senate Bill No. 137; also
Senate Bill No. 191; also
Senate Bill No. 194; also
Senate Bill No. 195; also
Senate Bill No. 192, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., March 7, 1935.

MR. SPEAKER:

The Senate has passed:
House Bill No. 330; also
House Bill No. 329; also
House Bill No. 328; also
House Bill No. 326; also
House Bill No. 325; also
Engrossed House Bill No. 324; also
House Bill No. 113; also
House Bill No. 112; also
House Bill No. 111; also
House Bill No. 110; also
House Bill No. 109; also
House Bill No. 353, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE AMENDMENTS TO HOUSE BILLS.

SENATE CHAMBER,
OLYMPIA, WASH., March 6, 1935.

Mr. Speaker:
The Senate has passed:
Substitute House Joint Resolution No. 11 with the following amendments:

Amend line 17, page 1, of the printed resolution, which is line 19, page 1, of the original resolution, by striking the word “five” and inserting in lieu thereof the word “four.”

Amend line 28, page 1, of the printed resolution, which are lines 2 and 3, page 2 of the original resolution, by striking the words “for such purpose” and inserting in lieu thereof the words “and, where necessary, to institute such actions.”

Amend line 2, page 2, of the printed resolution by striking the words “not later than ten days.”

Amend by striking lines 6 and 7, page 2, of the printed resolution, which are a portion of line 10 and lines 11 and 12, page 2, of the original resolution, beginning with the words “in particular” in line 16, and inserting in lieu thereof the word “;” and.”

Amend lines 8 and 9, page 2, of the printed resolution, which are lines 13 and 14, page 2, of the original resolution, by striking all words after “Resolved” to and including the word “thereof” in line 14, page 2, and inserting after the word “Provided” in line 11, page 2, of the printed resolution which is line 17 of the original resolution, the words “The said investigation shall not be continued for a period of more than six months: Provided further.”

Amend line 12, page 2, of the printed resolution by striking the words “not later than ten days”.

Amend the last paragraph of the printed resolution by striking the period (.) after the word “investigation.” and inserting the words: “within the amount which may be appropriated by this legislature for that purpose.”

Amend by striking lines 19, 20, 21 and 22, page 2, of the printed resolution, which are lines 27, 28, 29, 30 and 31 of page 2 of the original resolution; and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

Mr. Smith (T. E.) moved that the House concur in the Senate amendments to Substitute House Joint Resolution No. 11.

Mr. Smith (J. B.) moved as a substitute that Substitute House Joint Resolution No. 11 be immediately mimeographed, as amended by the Senate, and that same be made a special order of business for 11:00 a.m.

The substitute motion was carried.

Mr. Speaker:
The Senate has passed:
Engrossed House Bill No. 39 with the following amendments:

Amend Section 1, line 12 of the original bill, being line 4 of the printed bill, by striking the words “thirty-first day of May” and substituting therefor the words “thirtieth of November”.

Amend Section 1, line 20, of the original bill, being line 8 of the printed bill, by striking the words “November 30,” and substituting therefor the words “May 31.”

Amend Sec. 2 by striking the second paragraph, which begins on line 28 of the original bill, being line 13 of the printed bill; and the same is herewith transmitted.

HARRISON W. MASON, Secretary.
Mr. Brown moved that the House do not concur in the Senate amendments to Engrossed House Bill No. 39 and that the Senate be asked to recede therefrom.

The motion was carried.

Mr. Speaker:

The Senate has passed:

Engrossed Substitute House Bill No. 46, with the following amendments:

Amend Section 2, line 8, page 2 of the engrossed bill, strike the word "has" and insert the word "as."

Amend Section 8 by striking subsection (h) being lines 1 to 9 inclusive of page 8 of the engrossed bill.

Amend Section 9, line 27, page 8 of the engrossed bill by striking the word "director" and inserting the words "committee appointed as provided by law."

Amend Section 9, line 29, page 8 of the engrossed bill by striking the word "his" and insert the words "the director's."

Amend Section 9, line 5, page 9 of the engrossed bill by striking the word "county" and insert the word "court."

Amend Section 17, line 24, page 11 of the engrossed bill before the words "any manager" insert the following:

"Sec. 18. It shall be unlawful for any person or persons to practice dentistry under any name, except his or her own proper name, which shall be the name used in his or her license as issued by the director: Provided, however, This shall not apply to any person now practicing dentistry in this state under the name of an association or trade name."

Amend Section 19, line 11, page 12 of the engrossed bill, after the word "corporation" insert the words "shall practice dentistry or"; and the same is herewith transmitted.

Mr. Reilly moved that the House concur in the Senate amendments to Engrossed Substitute House Bill No. 46.

The motion was carried.

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 46 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 60; nays, 15; absent or not voting, 24.

Those voting yea were: Representatives Adams, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donaho, Drew, Easterday, Eddy, Emory, Ford, Holt, Huetter, Johnson (Hans), Johnson (W. A.), Karr, Keen, Kelly, Kemp, Klemgard, Leber, Lynch, Mackie, Martin (F. J.), McCarty, McCauley, McDonald (J. D.), McDonnell, Morgan, Murray, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Sandegren, Schroeder, Schultz, Smith (B. L.), Sullivan, Vosce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis—60.

Those voting nay were: Representatives Edlund, Freese, Gifford, Hales, Hall, Herren, Luck, Neal, Ryan, Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Titus, Twidwell—15.

Those absent or not voting were: Representatives Austin, Bell, Dixon, Edwards, Gardner, Gehlen, Gessell, Haddon, Halleran, Hurley, Johnston (Geo. H.), Jones, Keith, Ledgerwood, Lindgren, Martin (J. R.), McDonald (D. A.), McDonald (R. T.), Myers, Sawyer, Skinner, Todd, Van Dyk, Mr. Speaker—24.
Engrossed Substitute House Bill No. 46, having received the constitutional majority, was declared passed as amended by the Senate.

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

Mr. Speaker:

The Senate has passed:

House Bill No. 231, with the following amendments:

Amend Section 2, page 1, line 16 of the printed bill, by striking the words "the Constitution or".

Amend Section 4, page 2, lines 9 and 10 of the printed bill, by striking the words "shall be a misdemeanor, and in addition to making the offender subject to punishment in a criminal action."

Amend Section 6, page 2, line 18 of the printed bill, same being line 29 of the engrossed bill, correct the spelling of the word "adjudication"; and the same is here-with transmitted.

Harrison W. Mason, Secretary.

Mr. Wilson moved that the House concur in the Senate amendments to House Bill No. 231.

The motion was carried.

The Clerk called the roll on the final passage of House Bill No. 231 as amended by the Senate and the bill passed the House by the following vote: Yeas, 72; nays, 0; absent or not voting, 27.

Those voting yea were: Representatives Adams, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Devenish, Donahoe, Drew, Easterday, Eddy, Edlund, Emory, Freese, Gessell, Gifford, Hales, Hall, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keen, Kelly, Kemp, Klemgard, Leber, Lynch, Martin (F. J.), McCarty, McCauley, McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Robbins, Ryan, Sandegren, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Sullivan, Titus, Twidwell, Van Dyk, Voice, Wanamaker, Wentworth, Wilson, Wingrove, Yantis—72.

Those absent or not voting were: Representatives Austin, Cowen, Dixon, Edwards, Ford, Gardner, Gehlen, Haddon, Halleran, Jones, Keith, Ledgerwood, Lindgren, Luck, Mackie, Martin (J. R.), McDonald (D. A.), Murray, Myers, Richmond (W. A.), Sawyer, Smith (M. B.), Smith (T. E.), Strickland, Todd, Wiswall, Mr. Speaker—27.

House Bill No. 231, having received the constitutional majority, was declared passed as amended by the Senate.

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

Mr. Speaker:

The Senate has passed:

Engrossed House Bill No. 285 with the following amendments:

Amend the title by striking after the word "thereto," the remainder of said title reading as follows: "repealing Sections 2278, 2281, 2282, 10247-9, 10291 and 10803 of Remington's Compiled Statutes and amend Section 2280 of Remington's Compiled Statutes and Chapters 140, 212 and 2195, Session Laws of 1927.," and by inserting in lieu thereof the following words and figures: "and repealing Sections 2278, 2281, 2282, 2195, 10247, 10248, 10249, 10233, 10252, 10803, 10280-6, 10280-10, 10280-11, 10280-12, 10280-15, 10280-16, 10237-1 and 10237-2 of Remington's Revised Statutes of Washington."
Amend Section 2, page 2, line 5 of the printed bill; strike the word "will" and insert the word "shall."
Amend Section 2, being line 15, page 1 of the printed bill by striking after the word "in" and before the word "case" the word "no" and inserting in lieu thereof the word "any."
Amend Section 3, by striking the word "thereof" in line 30 of page 3 of the printed bill and substituting in lieu thereof the word "therefore."
Amend Section 6, being line 20, page 5 of the printed bill, by striking the figure "2281" between the words "section" and "of," and inserting in lieu thereof the figure "2280."
Amend Section 8, page 5, line 37 of the printed bill; after the word "governor" insert the words "by and with the advice and consent of the Senate."
Amend Section 8, being line 31, page 6 of the printed bill, by striking all of the last paragraph of said section which reads as follows: "The funds necessary for carrying out the provisions of this act will be included in the budget for the penitentiary and the reformatory and these funds will be paid out of the appropriations for those institutions."
Amend by adding at the end thereof a new section to be known as Section 9, and to read as follows:
"SEC. 9. That Sections 2278, 2281, 2282, 2195, 10247, 10248, 10249, 10238, 10239, 19806, 20280-6, 10280-10, 10280-11, 10280-12, 10280-15, 10280-16, 10237-1 and 10237-2 of Remington's Revised Statutes of Washington be and the same are hereby repealed."; and the same is herewith transmitted. Harrison W. Mason, Secretary.
Mr. Copeland moved that the House concur in the Senate amendments to Engrossed House Bill No. 285.
The motion was carried.
The Clerk called the roll on the passage of Engrossed House Bill No. 285, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 22.
Those voting yea were: Representatives Adams, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Emory, Ford, Gehlen, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keen, Keith, Kelly, Klemgard, Leber, Lindgren, Lynch, Mackie, Martin (F. J.), McCarty, McCauley, McDonald (J. D.), McDonald (R. T.), McDonnell, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Sullivan, Titus, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wingrove, Yantis—77.
Those absent or not voting were: Representatives Austin, Cowen, Edwards, Freese, Gardner, Gessell, Huetter, Hurley, Jones, Kemp, Ledgerwood, Luck, Martin (J. R.), McDonald (D. A.), Morgan, Sawyer, Smith (T. E.), Strickland, Todd, Wilson, Wiswall, Mr. Speaker—22.
Engrossed House Bill No. 285, having received the constitutional majority, was declared passed as amended by the Senate.
There being no objection, the title of the bill was ordered to stand as the title of the act.

MR. SPEAKER:
The Senate has passed:
House Bill No. 331 with the following amendments:
Amend line 2 of the printed bill and line 11 of the original bill in Section 1, strike out all the words and the commas before and after the words starting with the word "Gift" and ending with the word "compensation" and inserting in lieu thereof the words "or gift."
Amend Section 1, and line 15 of the printed bill and line 28 of the original bill; strike out the remainder of the section after the word "further" and insert in lieu thereof the words "That before any acquirement of lands be made under the provisions of this Act, such acquisition shall be approved by the State Forest Board, and Further Provided, that the State of Washington shall retain concurrent jurisdiction to tax persons and corporations and their property and transaction on such lands so acquired."; and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

Mr. Neff moved that the House concur in the Senate amendments to House Bill No. 331.

The motion was carried.

The Clerk called the roll on the final passage of House Bill No. 331, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 75; nays, 3; absent or not voting, 21.

Those voting yea were: Representatives Adams, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Copeland, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Ford, Freese, Gehlen, Gessell, Gifford, Hales, Hall, Halleran, Herren, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Lindgren, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Sullivan, Titus, Twidwell, Van Dyk, Voyce, Wentworth, Wilson, Wingrove, Yantis—75.

Those voting nay were: Representatives Lynch, Nelsen, Smith (M. B.)—3.

Those absent or not voting were: Representatives Austin, Bell, Cohen, Cowen, Edwards, Emory, Gardner, Haddon, Holt, Huetter, Ledgerwood, Luck, McDonald (J. D.), Neal, Sawyer, Schroeder, Strickland, Todd, Wannemaker, Wiswall, Mr. Speaker—21.

House Bill No. 331, having received the constitutional majority, was declared passed as amended by the Senate.

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

SENATE CHAMBER,
OLYMPIA, WASH., March 7, 1935.

MR. SPEAKER:

The Senate has passed:
Engrossed House Bill No. 434, with the following amendment:
Amend Section No. 6, page 2, line 27 of the printed bill, strike the period (.) and add the following: "and the interest rate on such warrants issued shall not exceed six per cent (6%)."; and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

Mr. Reilly moved that the House concur in the Senate amendment to Engrossed House Bill No. 434.

The motion was carried.

The Clerk called the roll on the final passage of Engrossed House Bill No. 434, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 79; nays, 0; absent or not voting, 20.

Those voting yea were: Representatives Adams, Bell, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Devenish, Donahoe, Drew, Eddy, Edlund, Edwards, Ford, Freese, Gessell,
Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keen, Keith, Kelly, Klemgard, Leber, Lindgren, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Nelsen, Ott, Parker, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Sullivan, Titus, Twidwell, Van Dyk, Vyce, Wanamaker, Wentworth, Wingrove, Wiswall, Yantis—79.

Those absent or not voting were: Representatives Austin, Bice, Cowen, Dixon, Easterday, Emory, Gardner, Gehlen, Huetter, Jones, Kemp, Ledgerwood, Luck, Reeves, Sawyer, Schroeder, Strickland, Todd, Wilson, Mr. Speaker—20.

Engrossed House Bill No. 434, having received the constitutional majority, was declared passed as amended by the Senate.

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

INTRODUCTION AND FIRST READING OF HOUSE CONCURRENT RESOLUTION.

House Concurrent Resolution No. 16, by Representative Adams: Relating to consideration of House bills in the House and Senate bills in the Senate and consideration of conference and free conference reports.

Ordered printed.

On motion of Mr. Adams, the rules were suspended, and House Concurrent Resolution No. 16 was advanced to second reading and read in full.

Mr. Smith (T. E.) moved the adoption of the following amendment:

Beginning with the word "except" in line 5 of the printed resolution, strike all of the remainder of the paragraph and insert a period (.)

Debate ensued.

Mr. Bowden moved that the amendment be laid on the table without taking the resolution with it.

The motion was carried and the amendment was laid on the table without taking the resolution with it.

Miss Parker moved the adoption of the following amendment:

In line 2 of the printed resolution strike "Monday noon" and insert in lieu thereof "midnight Monday."

Debate ensued.

Mr. Ledgerwood moved that the amendment be laid on the table without taking the resolution with it.

The motion was carried and the amendment was laid on the table without taking the resolution with it.

On motion of Mr. Adams, the rules were suspended, House Concurrent Resolution No. 16 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Division was called for and House Concurrent Resolution No. 16 was adopted on a rising vote.
FIRST READING OF SENATE BILLS.

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

**Senate Bill No. 266**, by Senators Ronald and Smith: An Act relating to the department of conservation and development of the State of Washington, providing for disposition of moneys received by the State of Washington from certain fees, providing that the same be paid into the state reclamation revolving fund and amending Section 3 of Chapter 105, Laws of 1929, same being Section 11575-3 of Remington's Revised Statutes.

Referred to Committee on Appropriations.

**Senate Bill No. 274**, by Senator Murfin: An Act relating to taxing districts, as defined in Chapter IX of the Act of Congress entitled "An act to establish a uniform system of bankruptcy throughout the United States," approved July 1, 1898, as amended, and to assessments or taxes levied or to be levied upon lands therein, enabling such districts to obtain the relief provided in said Chapter IX, validating petitions and proceedings under or in contemplation of proceedings under said Chapter IX, and declaring an emergency.

Referred to Judiciary Committee.

**Senate Bill No. 323**, by Senator Ryan (J. H.): An Act relating to the time of payment of real and personal property taxes for the year 1934 due and payable in the year 1935 and providing for the extension of the time during which rebates shall be allowed thereon and modifying the provisions of Section 83 of Chapter 130 of the Laws of the Extraordinary Session of 1925 relating to such rebates and providing that this act shall take effect immediately.

Referred to Committee on Revenue and Taxation.

**Senate Bill No. 330**, by Senators Thein, Lovejoy, Mehner, Miller, Nugent, Drumheller and Todd: An Act relating to intoxicating liquors and empowering the Washington State Liquor Control Board to appoint agents authorized to dispense spirituous liquor by the glass or drink; amending Chapter 62 of the Laws of the Extraordinary Session of 1933 of the State of Washington by adding thereto a new section to be known as Section 76, and declaring an emergency.

Referred to Committee on Liquor Control.

SPECIAL ORDER.

The hour having arrived, the House took up the special order of business, consideration of Substitute House Joint Resolution No. 11, as amended by the Senate.

SENATE AMENDMENTS TO HOUSE JOINT RESOLUTION.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 6, 1935.

**MR. SPEAKER:**

The Senate has passed:

Substitute House Joint Resolution No. 11 with the following amendments:

Amend line 17, page 1 of the printed Resolution, which is line 19, page 1 of the original Resolution, by striking the word "five" and inserting in lieu thereof the word "four."
Amend line 28, page 1 of the printed Resolution, which are lines 2 and 3, page 2 of the original Resolution, by striking the words "for such purpose" and inserting in lieu thereof the words ", and, where necessary, to institute such actions."

Amend line 2, page 2 of the printed Resolution by striking the words "not later than ten days."

Amend by striking lines 6 and 7, page 2 of the printed Resolution, which are lines 13 and 14, page 2 of the original Resolution, beginning with the words "and in particular" in line 10, and inserting in lieu thereof the word ";

Amend lines 8 and 9, page 2 of the printed Resolution, which are lines 11 and 12, page 2 of the original Resolution, beginning with the words "and in particular" in line 10, and inserting in lieu thereof the word ";

Amend lines 8 and 9, page 2 of the printed Resolution, which are lines 13 and 14, page 2 of the original Resolution, by striking all words after "Resolved" to and including the word "thereof" in line 14, page 2, and inserting after the word "Provided" in line 11, page 2 of the printed Resolution, which is line 17 of the original Resolution, the words "That said investigation shall not be continued for a period of more than six months: Provided further."

Amend line 12, page 2 of the printed Resolution by striking the words "not later than ten days."

Amend the last paragraph of the printed Resolution by striking the period (.) after the word "investigation." and inserting the words: "within the amount which may be appropriated by this legislature for that purpose."

Amend by striking lines 19, 20, 21 and 22, page 2 of the printed Resolution, which are lines 27, 28, 29, 30 and 31 of page 2 of the original Resolution; and the same is herewith transmitted. HARRISON W. MASON, Secretary.

The Clerk read Substitute House Joint Resolution No. 11 as amended by the Senate.

Mr. Smith (T. E.) moved that the House concur in the Senate amendments to Substitute House Joint Resolution No. 11.

The motion was carried.

The Clerk called the roll on the final passage of Substitute House Joint Resolution No. 11 as amended by the Senate, and the Resolution passed the House by the following vote: Yeas, 87, nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. A.), Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Sullivan, Titus, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wingrove, Wiswall, Yantis—87.

Those absent or not voting were: Representatives Boyle, Emory, Ford, Freese, Halleran, Huetter, Jones, Luck, Strickland, Todd, Wilson, Mr. Speaker—12.

Substitute House Joint Resolution No. 11, as amended by the Senate, having received the constitutional majority was declared passed.

SECOND READING OF BILLS.

House Bill No. 237, by Representative Yantis (by executive request): Relating to taxation.

Mr. Adams moved that Mr. Yantis be permitted to explain the bill and all the amendments to same in detail; also, that Mr. Alfred Harsch of the
State Tax Commission, be permitted to sit in the Chamber of the House for the purpose of assisting Mr. Yantis with the amendments, and that the interested proponents of the bill be permitted to sit in front in order to expedite matters.

The motion was carried.

Mr. Smith (J. B.) 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 Boyle, Heutter, Strickland, Todd, Van Dyk and Waldron; Representative Waldron having been excused on account of illness.

The Sergeant-at-Arms was instructed to bring the absentees within the bar of the House.

On motion of Mr. Yantis, the House proceeded with business under the call of the House without excusing the absentees.

MOTIONS.

Mr. Smith (J. B.) moved that Judge Pemberton of the Inheritance Tax and Escheat Division be permitted to sit in the Chamber of the House.

Debate ensued.

Mr. Ledgerwood moved that the motion be laid on the table without taking anything with it.

Division was called for and the motion to lay the motion by Mr. Smith (J. B.) on the table without taking anything with it was lost on a rising vote.

Debate ensued.

Mr. Todd demanded the previous question and the demand was sustained.

The motion by Mr. Smith (J. B.) was carried.

On motion of Mr. Todd, Mr. Austin and Mr. Todd were excused from the call of the House for approximately twenty minutes.

MR. SPEAKER:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 237, entitled "An Act relating to revenue and taxation; providing for the levy and collection of a tax or excise, measured by value of products, gross proceeds of sales, or gross income of the business, upon the act or privilege of engaging in business or business activities; providing for the levy and collection of a tax or excise, measured by gross operating revenue, upon the act or privilege of engaging in public utility or public service business; providing for the levy and collection of a tax or excise, measured by gross admission charges, upon the act or privilege of engaging in amusement businesses; providing for the levy and collection of a tax or excise upon the sale, consumption, use or distribution of tobacco and tobacco products; providing for the levy and collection of a tax on estates, gifts and transfers in contemplation of or to take effect upon death, legacies, inheritances, bequests, devises and successions, applicable to property, whether held jointly or severally, and to insurance payable upon death; providing for the levy and collection of a tax or excise upon gifts; defining terms; providing for certain exemptions; providing for certain deductions in computing taxes imposed; defining the powers and duties of certain officers in administering this Act; providing method of determining amount of tax payable, providing for keeping of records, making of returns, affixation of stamps and payment of tax; providing for the issuance and cancellation of certificates of registration; providing for the assessment and collection of the taxes im-

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posed; providing procedure upon failure to file returns and pay tax; providing for hearings before administrative officers; providing for court actions and appeals; providing for the enforcement of the Act by warrant, distrain, levy, creation of liens, seizure of contraband goods, and by action at law or in equity; providing for refunds; providing for appointment and fixing compensation of appraisers; imposing liability in certain cases upon successors and persons controlling property; fixing operative dates; declaring certain acts crimes and providing for the punishment thereof; imposing restrictions upon the transfer of stock and upon opening safe deposit vaults; providing penalties for failure to comply with the provisions of the Act; making appropriations; providing for the distribution of revenue derived hereunder; providing for shortening the operative period of Chapter 191, Laws of 1933, as amended; providing for the amendment of Sections 1, 2, 8, 12, 13, 15 and 18, Chapter 55, Laws of 1901, as amended, Section 4, Chapter 146, Laws of 1917, as amended, Section 95, Chapter 156, Laws of 1917, as amended, Section 5, Chapter 205, Laws of 1929, and Sections 4 and 7, Chapter 134, Laws of 1931; providing for the repeal of Section 1, Chapter 135, Laws of 1929, Sections 1 and 2, Chapter 202, Laws of 1929, as amended, and Section 1, Chapter 134, Laws of 1931; declaring an emergency and that this Act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In Section 1, line 28, page 1 of the original bill, same being line 4, page 2 of the printed bill, insert after said line the following:

"Sections 13-a to 13-n, inclusive: TITLE II-A. TAX ON RETAIL SALES."

In Section 1, line 1, page 2 of the original bill, same being line 6, page 2 of the printed bill, strike the word "Amusement" and substitute in lieu thereof the word "Admissions."

In Section 1, line 3, page 2 of the original bill, same being line 8, page 2 of the printed bill, strike the words "Estate and".

In Section 2, subsection (b), line 22, page 2 of the original bill, the same being line 25, page 2, of the printed bill, strike the word "hereunder" and semi-colon and insert in lieu thereof "or the collection of any tax hereunder, or who engages in any business or performs any act for which a tax is imposed by this act;".

In Section 4, line 31, page 2 of the original bill, the same being line 32, page 2 of the printed bill, strike the words "gross proceeds of sales."

In Section 4, subsection (c), line 16, page 3 of the original bill, the same being line 1, page 3 of the printed bill, strike all of the matter contained in subsection (c).

In Section 4, subsection (d), line 20, page 3 of the original bill, the same being line 5, page 3 of the printed bill, strike the words "(d) Upon every person engaged within this state in any business activity other or in addition to those enumerated in paragraphs (a), (b) and (c)," and substitute in lieu thereof the following:

"(c) Upon every person engaging within this state in any business activity other than or in addition to those enumerated in paragraphs (a) and (b)."

In Section 5, subsection 4, line 19, page 4 of the original bill, the same being line 31, page 3 of the original bill, strike the matter contained in lines 19 to 25, inclusive, page 4, of the original bill, the same being lines 31 to 34, inclusive, page 3 of the printed bill, and substitute in lieu thereof, the following:

"(4) The term 'sale at retail' or 'retail sale' means every sale of tangible personal property other than a sale to one who purchases for the purpose of resale in the regular course of business or for the purpose of consuming the property purchased in producing for sale a new article or substance, of which such property is an ingredient or component."

In Section 5, subsection 9, line 28, page 5 of the original bill, the same being line 24, page 4 of the printed bill, after the word "or" and before the word "cultivates," insert "takes".

In Section 6, lines 8 and 9, page 7 of the original bill, the same being lines 19 and 20, page 5 of the printed bill, strike all of the matter coming before the words "of section 4 • • • • • • " and substitute in lieu thereof, the following:

"SEC. 6. Every person engaging in activities which are within the purview of the provisions of two or more of paragraphs (a), (b), (c), (d) and (e)."

In Section 6, line 12, page 7 of the original bill, the same being line 23, page 5 of the printed bill, strike "(d)" and substitute in lieu thereof "(c)."

Amend the bill by adding thereto a new section to be known as Section 7-a to read as follows:
"Sec. 7-a. With respect to persons buying grain, hay, fruit, vegetables, and other agricultural products (not including, however, articles manufactured or processed from such products) and selling the same at wholesale to any person other than a person selling such products at retail, the tax herein imposed shall be measured by the gross earnings upon such sales, the intent hereof being that tax measured by gross proceeds of sales shall be imposed only with respect to persons making the last of a succession of wholesale sales of such products. The term 'gross earnings,' as used in this section, shall mean the gross proceeds of sales less the amount of the purchase price paid for the products herein mentioned."

In Section 8, line 26, page 7 of the original bill, the same being line 36, page 5 of the printed bill, strike all of the matter contained in said Section 8 and substitute in lieu thereof, the following:

"Sec. 8. Unless a seller shall have taken from the purchaser a resale certificate signed by, and bearing the name and address and registration number of the purchaser to the effect that the property was purchased for resale, or unless the nature of the transaction is clearly shown as a sale at wholesale by the books and records of the taxpayer in such other manner as the Tax Commission shall by regulation provide, the burden of proving that a sale of tangible personal property was not a sale at retail shall be upon the person who made it."

In Section 10, subsection (a), line 18, page 8 of the original bill, the same being line 14, page 6 of the printed bill, after the word "under" insert the word "this," and strike the "s" from the word "Titles" and the words "II, III or IV of this act."

In Section 10, subsection (b), line 25, page 8 of the original bill, the same being line 20, page 6 of the printed bill, strike all of the matter contained in said subsection (b) and substitute in lieu thereof, the following:

"(b) Any person in respect to a business activity with respect to which tax liability is specifically imposed under the provisions of Title III of this act.

In Section 10, subsection (d), line 10, page 9 of the original bill, the same being line 34, page 6 of the printed bill, strike the words "otherwise exempt" and substitute in lieu thereof the word "whatever."

In Section 10, subsection (g), line 19, page 9 of the original bill, the same being line 43, page 6 of the printed bill, strike the period and substitute in lieu thereof a semicolon.

Amend Section 10 by adding thereto two new subsections, to be known as subsections (h) and (i), to read as follows:

"(h) National banking associations, state banks, mutual savings banks and building and loan or savings and loan associations;

"(i) Fraternal benefit societies, as defined in Rem. Comp. Stat., Section 7259, fraternal fire insurance associations, as described in subdivision Third of Rem. Comp. Stat., Section 7131, and beneficiary corporations or societies organized under and existing by virtue of Rem. Comp. Stat., Sections 3872 to 3883, inclusive."

Amend the bill by adding thereto a new section to be known as Section 12-a, to read as follows:

"Sec. 12-a. It is not the purpose of this Title that the taxes herein levied upon persons engaging in business shall be construed as taxes upon the purchasers or customers, but it is the intention that such taxes shall be levied upon, and collectible from, the persons engaging in the business activities herein designated and that such taxes shall constitute a part of the operating overhead of such persons engaging in business and that, as far as possible, said taxes shall enter into and become a part of the selling price or charge. Any person engaging in any business or profession subject to tax under the provisions of this Title who, by any character of public advertisement, shall state, directly or indirectly, that any tax imposed under the provisions of this Title is not considered as an element of the price of the property sold or services rendered shall be guilty of a misdemeanor."

Amend the bill by adding thereto a new title to be known as Title II-A to read as follows:

"Title II-A. Tax on Retail Sales.

"Sec. 13-a. From and after the first day of May, 1935, there is hereby levied and there shall be collected a tax on each retail sale in this state equal to two per cent of the selling price.
"Sec. 13-b. For the purposes of this Title, unless otherwise required by the context:

"(1) The term 'selling price' means the consideration, whether money, credits, rights, or other property, expressed in the terms of money, paid or delivered, by a buyer to a seller for the transfer of the ownership of, or title to, property, all without any deduction on account of the cost of tangible property sold, the cost of materials used, labor costs, interest, discount, delivery costs, taxes or any other expense whatsoever paid or accrued and without any deduction on account of losses.

"(2) The term 'seller' means every person engaged in the business of making sales at retail or retail sales, whether as agent, broker, or principal.

"(3) The meaning attributed, in Title II of this Act, to the words and terms 'tax year,' 'taxable year,' 'person,' 'company,' 'sale,' 'sale at retail,' 'retail sale,' 'sale at wholesale,' 'wholesale sale,' 'business,' 'engaging in business,' 'cash discount,' and 'successor' shall apply equally in the provisions of this Title.

"Sec. 13-c. Every consignee, bailee, factor or auctioneer having either actual or constructive possession of tangible personal property, or having possession of the documents of title thereto, with power to sell such property, and, so selling, shall be deemed the seller of such tangible personal property within the meaning of this Title.

"Sec. 13-d. The tax hereby levied shall not apply to the following sales:

"(1) Casual and isolated sales by a person who is not engaged in the business of selling tangible personal property at retail.

"(2) Sales made by persons in the course of business activities with respect to which tax liability is specifically imposed under Title III of this Act, when the gross proceeds from such sales must be included in the measure of the tax imposed under said Title III.

"(3) Sales of cigarettes, tobacco and other products, upon the sale of which a tax is imposed under Title V of this Act.

"(4) The distribution and news stand sale of newspapers.

"(5) Sales which the State of Washington is prohibited from taxing under the Constitution of this state or the Constitution or laws of the United States.

"Sec. 13-e. The following items shall not be considered a part of the selling price within the meaning of this Title:

"(1) The amount of cash discount actually taken by a buyer;

"(2) So much of the sale price of motor vehicle fuel as constitutes the amount of tax imposed by the State of Washington or the United States government upon the sale thereof.

"Sec. 13-f. The tax hereby imposed shall be paid by the buyer to the seller, and it shall be the duty of each seller to collect from the buyer the full amount of the tax payable in respect to each taxable sale. The amount of tax shall be paid by the buyer in cash, or by token or in scrip having the face value of either the purchase price or that portion of the purchase price for which the tax has not been paid in cash. In case any seller fails to collect the tax herein imposed he shall be personally liable to the state for the amount of such taxes as he fails to collect. The amount of tax, until paid to the seller, shall constitute a debt from the buyer to the seller and all amounts collected by the seller shall be deemed held in trust for the state.

"Sec. 13-g. The Tax Commission shall procure, make available and sell to buyers scrip or tokens which shall be accepted by sellers and the state in the payment of tax imposed under this Title. Tax scrip or tax tokens shall be issued by the Commission in such denominations as the Commission may deem necessary to enable buyers to pay the amount of the tax to the nearest one-tenth cent upon transactions of all sizes. Tax scrip or tax tokens, whichever may be issued, shall bear prominently upon the face thereof the amount of the selling price for which such scrip or token will be accepted in payment of tax.

"The Commission shall have power to provide means for the distribution of tax scrip or tax tokens to buyers throughout the state, including the right to place scrip or tokens on consignment, to require sufficient bond from consignees, and to require that persons making retail sales shall purchase and keep on hand scrip or tokens for the purpose of supplying buyers therewith.

"Sec. 13-h. Each seller, on or before the fifteenth day of the month succeeding the end of each bi-monthly period, shall make out a return for the preceding bi-monthly period, upon forms to be provided by the Tax Commission, setting forth the amount of all sales, non-taxable sales, all taxable sales, the amount of tax thereon, and such other information as the Tax Commission may require, sign and transmit
the same to the Tax Commission. The Tax Commission may, in its discretion, require annual returns from any taxpayer, setting forth such additional information as it may deem necessary to correctly determine tax liability. The tax collected by a seller or accrued under the provisions of this Title shall be paid by the seller to the Tax Commission in bi-monthly installments at the time of transmitting the return above provided for. Remittances in the amount of the tax collected or accrued may be made in the form provided in Section 104 of this Act: Provided, however, That the Commission shall have full power to provide, by regulation, methods by which scrip or tokens shall be accepted, transmitted or cancelled in satisfaction of tax imposed under the provisions of this Title.

"Sec. 13-i. The Commission may authorize a seller to prepay the tax levied under this Title upon sales, and waive the collection of the tax from the customer. No such authority shall be granted except upon application to the Commission and unless the Commission, after hearing, shall find that the conditions of the applicant's business are such as to render impracticable the collection of the tax in the manner otherwise provided under this Title. The Commission, by regulation, may provide that the applicant, under this section, furnish a proper bond sufficient to secure the prepayment of taxes levied hereunder and print upon the property sold a statement to the effect that the tax has been paid in advance.

"Sec. 13-j. In the case of installment sales and leases with an option to purchase, the Commission, by regulation, may provide for the collection of taxes upon the installments of the purchase price, or amount of rental, as of the time the same fall due.

"Sec. 13-k. In the case of a person who has no fixed place of business and sells from one or more vehicles, each such vehicle shall constitute a 'place of business' within the meaning of Section 100 of this Act.

"Sec. 13-l. Whoever, excepting as expressly authorized pursuant to this Act, refunds, remits or rebates to a buyer, either directly or indirectly and by whatsoever means, all or any part of the tax levied by this Title, or makes in any form of advertising, verbal or otherwise, any statements which might infer that he is absorbing the tax or paying the tax for the buyer by an adjustment of prices, or at a price including the tax, or in any other manner whatsoever shall be guilty of a misdemeanor.

"Sec. 13-m. Whoever falsely or fraudulently makes, forges, alters, or counterfeits any scrip or token prescribed by the Commission under the provisions of this Act, or knowingly and wilfully utters, publishes, passes, or tenders as true, any false, altered, forged or counterfeited scrip or token shall be imprisoned in the state penitentiary for a term of not less than one year or more than ten years.

"Sec. 13-n. The provisions of Section 8 of Title II and all of the provisions contained in Title VIII of this Act shall have full force and application with respect to taxes imposed under the provisions of this Title."

In Section 14, line 8, page 11 of the original bill, the same being line 4, page 8 of the printed bill, strike the word "and" and insert after the word "telegraph" and before the word "businesses," the words "and highway transportation."

In Section 14, line 10, page 11 of the original bill, the same being line 6, page 8 of the printed bill, strike the following:

"III. Highway transportation business: one and one-half per cent."

In Section 14, lines 11 and 12, page 11 of the original bill, the same being lines 7 and 8, page 8 of the printed bill, renumber IV and V to read III and IV, respectively.

In Section 15 (3), line 25, page 11 of the original bill, the same being line 23, page 8 of the printed bill, after the word "business" insert a period and strike the balance of the sentence down to and including the period following the word "made" in line 30 of the original bill, being line 24 of the printed bill.

In Section 15 (8), line 12, page 12 of the original bill, the same being line 35, page 8 of the printed bill, strike the words "gas company" and insert in lieu thereof the words "gas distribution business."

In Section 15 (11), line 9, page 13 of the original bill, the same being line 17, page 9 of the printed bill, insert after the word "ferry" and before the word "pipe," a comma.

In Section 17 (a), line 26, page 13 of the original bill, the same being line 33, page 9 of the printed bill, after "(a)" strike all of the matter down to and including
the period following the word "irrigation" in line 2, page 14 of the original bill, being line 37, page 9 of the printed bill, and insert in lieu thereof, the following:

"Persons engaging in one or more businesses taxable under this Title, whose total gross operating revenue is less than One Thousand Five Hundred ($1500.00) Dollars for a taxable quarter-year, or portion thereof. If the total gross operating revenue for a taxable quarter-year is One Thousand Five Hundred ($1500.00) Dollars, or more, no exemption or deduction from the gross operating revenue is allowed by this provision."

Amend Section 18, after line 22, page 14 of the original bill, the same being line 12, page 10 of the printed bill, by adding a new subdivision, to be known as subdivision (g), to read as follows:

"(g) Amounts derived from the distribution of water through an irrigation system, for irrigation purposes."

Under Title IV, Amusement Tax, line 11, page 15 of the original bill, same being line 28, page 10 of the printed bill, strike all the sections thereof, to-wit, Sections 22 to 27, inclusive, and substitute in lieu thereof the following:

"SEC. 22 (1). From and after the first day of May, 1935, there is hereby levied and there shall be collected a tax of one (1c) cent for each ten (10c) cents or fraction thereof of the amount paid for admission to any place, including admission by season ticket or subscription, to be paid by the person paying for such admission; except that in the case the amount paid for admission is less than ten (10c) cents, no tax shall be imposed. In the case of persons (except bona fide employees, state or municipal officers on official business, and children under twelve (12) years of age) admitted free or at reduced rates to any place at a time when and under circumstances under which an admission charge is made to other persons, an equivalent tax shall be collected based on the price so charged to such other persons for the same or similar accommodations, to be paid by the person so admitted. Amounts paid for admission by season ticket or subscription shall be exempt only if the amount which would be charged to the holder or subscriber for a single admission is less than ten (10c) cents:

"(2). Upon tickets or cards of admission to places of amusement sold elsewhere than at the ticket offices of such places of amusement, at a price in excess of the sum of the established price therefor at such ticket offices, plus the amount of any tax imposed under paragraph (1) of this section a tax equivalent to ten (10%) per cent of the amount of such excess; such tax to be returned and paid in the manner provided in Section 25 hereof by the person selling such tickets;

"(3). A tax equivalent to fifty (50%) per cent of the amount for which proprietors, managers or employees of any place of amusement sell or dispose of tickets or cards of admission in excess of the regular or established price or charge therefor, such tax to be returned or paid in the manner provided in Section 25 hereof, by the person selling such tickets;

"(4). In the case of persons having the permanent use of boxes or seats in any place of amusement or a lease for the use of such box or seat (in lieu of the tax imposed by paragraph (1) of this section), a tax equivalent to ten (10%) per cent of the amount for which a similar box or seat is sold for each performance or exhibition at which the box or seat is used or reserved by or for the lessee or holder, such tax to be paid by the lessee or holder;

"(5). A tax of one and one-half (1½c) cents for each ten (10c) cents or fraction thereof of the amount paid for admission to any public performance for profit at any roof garden, cabaret, or other similar entertainment, to which the charge for admission is wholly or in part included in the price paid for refreshments, service or merchandise; the amount paid for such admission to be deemed to be twenty (20%) per cent of the amount paid for refreshment service or merchandise. Where the amount paid for admission is twenty (20c) cents or less no tax shall be imposed.

"SEC. 23. For the purposes of this Title unless otherwise required by the context:

"(1). The term 'admission' includes seats and tables reserved or otherwise and other similar accommodations and the charges made therefor.

"(2). The words 'person' and 'successor' shall have the same meaning as is attributed to such words in Title II of this Act.

"SEC. 24. The price (exclusive of the tax to be paid by the person paying for admission) at which every admission ticket or card is sold shall be conspicuously and indelibly printed or written on the face or back of that part of the ticket which is to be taken up by the management of the place of amusement. Whoever sells an
admission ticket or card on which the name of the vendor or the price is not so printed, stamped or written or at a price in excess of the price so printed, stamped or written thereon, shall be deemed guilty of a misdemeanor, and upon conviction thereof be fined not more than One Hundred ($100.00) Dollars.

"Sec. 25. Every person receiving any payment for admissions, taxable under this Title, shall collect the amount of tax imposed hereby from the person making such payments. The taxes imposed hereunder shall be due and payable to the state in monthly installments and remittance therefor shall be made on or before the fifteenth day of the month next succeeding the end of the month in which the tax is collected or accrued. The person receiving any payment for admissions on or before said fifteenth day of said month, shall make out a return, upon such forms and setting forth such information as the Tax Commission may require, showing the amount of tax upon admissions for which he is liable for the preceding month, sign and transmit the same to the Tax Commission, together with a remittance for said amount in the form required in Section 104 of this Act. The Tax Commission may, in its discretion, require verified annual returns from any taxpayer setting forth such additional information as it may deem necessary to determine correctly tax liability.

"Sec. 26. Whenever a certificate of registration is obtained for operating or conducting temporary places of amusement by persons who are not the owners, lessees or custodians of the building, lots or place where the amusement is to be conducted, or whenever the business is permitted to be conducted, without the procurement of a certificate, the tax imposed by this Title shall be returned and paid as provided in Section 25 hereof, by said owner, lessee or custodian, unless paid by the person conducting the place of amusement.

"The applicant for a temporary certificate shall furnish with the application therefor, the name and address of the owner, lessee or custodian of the premises upon which the amusement is to be conducted, and such owner, lessee, or custodian shall be notified by the Commission of the issuance of such certificate, and the joint liability for such tax.

"The Tax Commission may declare the tax upon temporary or itinerant places of amusement to be immediately due and payable and collect the same, when in its discretion it believes there is a possibility that the tax imposed hereunder will not be paid.

"Sec. 27. All of the provisions of Title VIII of this act shall have full force and application with respect to the taxes imposed under the provisions of this Title." In Section 35, subdivision 4, line 28, page 24 of the original bill, being line 37, page 16 of the printed bill, strike the word "securities" and insert in lieu thereof the word "sureties."

"Sec. 35. That Section 1 of Chapter 55 of the Laws of 1901, as amended (Section 11201, Rem. Rev. Stat.), is amended to read as follows:

"Section 1. This Act shall be known as the Inheritance Tax Act.

"All property within the jurisdiction of this state, and any interest therein, whether belonging to the inhabitants of this state or not, and whether tangible or intangible, which shall pass by will or by the statutes of inheritance of this or any other state, or by deed, grant, sale or gift made in contemplation of the death of the grantor or donor, or by deed, grant or sale or gift made or intended to take effect in possession or in enjoyment after the death of the grantor or donor or by deed, grant or sale or gift made or intended to take effect in possession or in enjoyment after the death of the grantor or donor or by deed, grant or sale or gift made or intended to take effect in possession or in enjoyment after the death of the grantor or donor or by deed, grant or sale or gift made or intended to take effect in possession or in enjoyment after the death of the grantor or donor to any person in trust or otherwise, shall, for the use of the state, be subject to a tax as provided for in Section 2, after the payment of all debts owing by the decedent at the time of his death, the local and state taxes due from the estate prior to his death, and a reasonable sum for funeral expenses, monument or crypt, court costs, including cost of appraisement made for the purpose of assessing the inheritance tax, the fees of executors, administrators or trustees, reasonable attorney's fees, and family allowance not to exceed $1,000.00,
and no other sum, but said debts shall not be deducted unless the same are allowed or established within the time provided by law, and all administrators, executors and trustees, and any such grantee under a conveyance, and any such donee under a gift, made during the grantor's or donor's life, shall be respectively liable for all such taxes to be paid by them, with interest as hereinafter provided until the same shall have been paid. The inheritance tax shall be and remain a lien on such estate from the death of the decedent until paid. And whenever property, real or personal, other than real property held by the entirety, is held in the joint names of two or more persons, or deposited in banks or other institutions or depositaries in the joint names of two or more persons and payable to either or the survivor, upon the death of one of such persons the right of the surviving joint tenant or tenants, person or persons to the immediate ownership or possession and enjoyment of such property shall be deemed a transfer taxable under the provisions of this Act in the same manner as though the whole property to which such transfer relates belonged absolutely to the deceased joint tenant or joint depositor and had been devised or bequeathed to the surviving joint tenant or tenants, person or persons, by such deceased joint tenant or joint depositor by will, excepting therefrom such parts thereof as may be shown to have originally belonged to such surviving joint tenant, joint depositor or person, and never to have been acquired from the decedent for less than a fair consideration in money or money's worth, and if said property shall have been acquired from decedent for less than such fair consideration, there shall be excepted from the value of said property a portion equal to the amount of the consideration so furnished.

"SEC. 44. That Section 5 of Chapter 205 of the Laws of 1929, as amended (Section 11201-a Rem. Rev. Stat.), is amended to read as follows:

"Section 5. Any transfer of property, made by a decedent by deed, grant, sale or gift within four years prior to said decedent's death, without a valid and adequate consideration therefor, shall be presumed to have been made in contemplation of death.

"SEC. 45. That Section 2 of Chapter 55 of the Laws of 1901, as amended (Section 11202, Rem. Rev. Stat.), is amended to read as follows:

"Section 2. The inheritance tax shall be imposed on all estates subject to this and other inheritance tax acts of the State of Washington, at the following rates:

If passing to or for the use of a father, mother, husband, wife, lienal descendant, stepchild or lineal descendant of a stepchild, adopted child, or lineal descendant of an adopted child of the decedent, being in such relation, the tax shall be one per centum of any value not exceeding twenty-five thousand dollars; one and one-half per centum of any value in excess of twenty-five thousand dollars and not exceeding fifty thousand dollars; two per centum of any value in excess of fifty thousand dollars and not exceeding seventy-five thousand dollars; three per centum of any value in excess of seventy-five thousand dollars and not exceeding one hundred thousand dollars; five per centum of any value in excess of one hundred thousand dollars and not exceeding three hundred thousand dollars; seven per centum of any value in excess of three hundred thousand dollars and not exceeding one million dollars; ten per centum of any value in excess of one million dollars and not exceeding one million five hundred thousand dollars; fifteen per centum of any value in excess of one million five hundred thousand dollars: Provided, however, That in the above cases, ten thousand dollars of the net value of any estate so passing shall be exempt from such tax when passing to the surviving spouse of the decedent, or to the father or mother of the decedent and five thousand dollars shall be exempt to each lineal descendant, each stepchild, each adopted child, and each lineal descendant of an adopted child of the decedent, and each brother and sister of said decedent: Provided, however, There shall be exempt not less than $10,000.00 from payment of inheritance tax in each estate, passing to lineal descendants, or adopted children or their lineal descendants or step children or their lineal descendants, being in such relation.

"If passing to or for the use of a sister, brother, uncle, aunt, nephew or niece, the tax shall be five per centum of any value not exceeding fifty thousand dollars; eight per centum of any value in excess of fifty thou-
sand dollars and not exceeding one hundred thousand dollars; 

10 per centum of any value in excess of one hundred thousand dollars and not exceeding 

one hundred fifty thousand dollars; 

d twelve per centum of any value in excess of one hundred fifty thousand dollars and not exceeding two hundred thousand dollars; 

fourteen per centum of any value in excess of two hundred thousand dollars: Provided, however, That three thousand dollars of the 

net value of any estate shall be exempt to each brother and sister of said decedent. 

"If passing to or for the use of 

any heirs beyond the third degree 

of relationship, not included above, or to strangers to the blood, the tax shall be 

ten per centum of any value not exceeding 

ten thousand dollars; 

fifteen per centum of any value in excess of 

ten thousand dollars and not exceeding 

fifty thousand dollars; 
	twenty per centum of any value in excess of 
	fifty thousand dollars and not exceeding one hundred thousand dollars; 

twenty-five per centum of any value in excess of 
	one hundred thousand dollars. 

"No property upon or on account of which gift tax imposed under the provisions of Title VII of this act shall have accrued against or been paid by any decedent shall be considered part of the estate of such decedent for the purpose of computing inheritance tax. 

"SEC. 46 (a) All the powers of a referee of the superior court having jurisdiction of the estate of a decedent shall be vested in the Tax Commission and its supervisor shall have jurisdiction to require the attendance before him of the executor or administrator of said estate or any person interested therein or any other person whom he may have reason to believe possesses knowledge of the estate of said decedent or knowledge of any property transferred by said decedent within the meaning of this title or knowledge of any facts that will aid the supervisor or the court in the determination of said tax, but no person shall be required to attend at any place outside of the county in which such decedent resided at the time of his death or in which letters of administration could lawfully issue upon the estate of such decedent. 

"(b) For the purpose of compelling the attendance of such person or persons, and for the purpose of appraising any property or interest subject to or liable for any inheritance tax hereunder, and for the purpose of determining the amount of tax due thereon, the Tax Commission through its supervisor is hereby authorized to issue subpoenas compelling the attendance of witnesses before said supervisor. The supervisor may examine and take the evidence of such witnesses or of such executor or administrator, or other person under oath concerning such property and the value thereof, and concerning the property or the estate of such decedent subject to probate. Any person or persons who shall be subpoenaed by the said supervisor to appear and testify or to produce books and papers, and who shall refuse and neglect to appear and produce books relative to such appraisement shall be guilty of contempt. 

"(c) Upon the completion of the investigation by the supervisor he shall file his findings with the clerk of the superior court in the matter of the estate of the decedent, showing the value of the estate and the amount of inheritance tax chargeable against or a lien upon such interests, acquired by virtue of said probate proceedings or by any transfer within the meaning of this act, to any person, institution or corporation acquiring any property by virtue of said probate proceedings, or by any transfer within the meaning of this Title, and shall find the total amount of tax due the state of Washington, which shall be a claim against the estate and a lien upon all the property of the estate until same is paid. 

"(d) Upon filing said report the clerk of said superior court shall on said day or the next succeeding judicial day give notice of such filing to all persons interested in such proceeding by causing notice thereof to be posted at the court house in the county where the court is held, and in addition thereto shall mail to all persons chargeable with any tax in said report, who have appeared in such proceedings, a copy of said notice. 

"(e) At any time after the expiration of thirty days thereafter, if no objection to said report be filed, the said superior court or a judge thereof, shall, without further notice, give and make its order confirming said report and fixing the tax in accordance therewith. 

"(f) At any time prior to the making of such order any person interested in such proceeding may file objections in writing with the clerk of the superior court, and serve a copy thereof upon the supervisor, and the same shall be noted for trial
before the court and a hearing had thereon as provided for hearings in probate matters.

"(g) Upon the hearing of said objections, the court shall make such order as to it may seem meet and proper in the premises: Provided, That for the purposes of said hearing the report of the supervisor shall be presumed to be correct and it shall be the duty of the objector or objectors to proceed in support of said objection or objections.

"(h) If it shall appear that any transfer has been made within the meaning of this Title, and the taxability thereof and the liability for such tax and the amount thereof have not been determined and that no proceedings are pending in any court in this state wherein the taxability of such transfer and liability therefor and the amount thereof may be determined, the Tax Commission through its supervisor shall issue a citation ordering and directing the persons who may appear liable therefor or known to own any interest in or part of the property transferred to appear before the said supervisor or other duly authorized agent of the Tax Commission in any county in which, under the law, letters of administration could issue upon the estate of the decedent, at a time and place in said citation named not less than ten days nor more than thirty days from the issuance of such citation to be examined under oath by said supervisor or agent concerning said transfer and all facts connected therewith concerning property transferred and the character and value thereof.

"(i) The said supervisor or agent at the time and place in said citation named, or at such time and place to which he may adjourn said hearing, shall proceed to examine said person or persons, and such witnesses as he may subpoena before him and for the purpose of said hearing, and for the purpose of ascertaining any facts concerning the taxability of said transfer or any taxes due on account of such transfer, said supervisor or agent shall have the powers of a superior court to issue subpoenas compelling the attendance of witnesses before him and to administer oaths and take the evidence of such witnesses under oath concerning such property and the value thereof, and concerning such transfer. Said supervisor or agent shall enter his findings and conclusions in relation to said transfer and said tax, fix and determine the amount of inheritance tax, if any, due the State of Washington, and file his findings in which shall be set forth the amount of inheritance tax due the State of Washington, with the clerk of the superior court of such county. The procedure subsequent to such filing shall conform with the procedure outlined in subdivision (d) of this section and shall have the same effect as provided in subsection (e) herein and the same shall be a final determination of the tax, subject to such exception as is found in subdivisions (f) and (g) herein, and subject to such procedure as therein outlined.

"(j) Should the court determine that the property described in the findings is subject to the lien of the said tax and that said property has been transferred within the meaning of this Title, the court shall afford affirmative relief to the state in said action and a judgment shall be rendered therein in favor of the state ascertaining and determining the amount of said tax, and the person or persons liable therefor and the property chargeable therewith or subject to lien therefor.

"No fee shall be charged against the state, the Tax Commission or the supervisor by any officer in this state in any proceeding taken under this Title, nor shall any bond or undertaking be required in any such proceeding.

"The orders, decrees, and judgments, fixing tax or determining that no tax is due, shall have the force and effect of judgments in civil actions, and the state or any interested party may appeal to the supreme court.

"(k) Actions may be brought against the state by any interested person for the purpose of quieting the title to any property against the lien or claim of lien of any tax or taxes under this Title, or for the purpose of having it determined that any property is not subject to any lien for taxes nor chargeable with any tax under this Title. No such action shall be maintained where any proceedings are pending in any court or before the Tax Commission or the supervisor thereof in this state wherein the taxability of such transfer and the liability therefor and the amount thereof may be determined. All parties interested in said transfer and in the taxability thereof shall be made parties thereto and any interested person who refuses to join as plaintiff therein may be made a defendant. Summons for the state in said action shall be served upon the Tax Commission by delivering a copy thereof to the supervisor.
"Upon the filing of the complaint the court shall enter an order directing the supervisor to hear said matter and to report to the court thereon, and shall direct notice of such time and place to be given for such hearing as the court shall deem proper, and shall refer said matter to said supervisor, who shall have all of the powers of a referee of said court, including the powers prescribed in subdivision (b) of this section. The procedure subsequent to said reference to said supervisor shall conform to the provisions of subdivisions (c), (d), (e), (f), and (g) of this section. Should the court determine that the property described in the complaint is subject to the lien of said tax and that said property has been transferred within the meaning of this Title, the court shall grant affirmative relief to the state in said action and judgment shall be rendered therein in favor of the state, ascertaining and determining the amount of said tax and the person or persons liable therefor, and the property chargeable therewith or subject to lien therefor. If the court shall determine that such property or estate is not liable to be charged with any tax under the provision of this Title, it shall enter its decree quieting title to such property against any and all such taxes, and discharging such person or persons from liability therefor.

"(1) If after the values have been determined under the state statute for inheritance tax purposes, the same estate is valued under the federal estate tax statute and the value of the property, or any portion thereof, fixed under the federal law, is increased above the value fixed under the state statute as provided in Section 5, Chapter 134, Laws of 1931 (Section 11202-B, Rem. Rev. Stat.) and this valuation under the federal estate tax is accepted by the estate either by agreement or through final determination in the federal court, then in that event, the value as fixed under the state statute upon such property or portion thereof shall be increased to this amount for state inheritance tax purposes.

"(m) Where there is property belonging to decedent both within the State of Washington and without the State of Washington exemptions allowed under this Title shall be prorated, and that portion allowed in the State of Washington shall be in that proportion that the value of the property within the State of Washington bears to all the property within and without the State of Washington. In order to secure an exemption where the property is thus situated, the representative must file with the inheritance tax division of the Tax Commission a certified copy of the inventory of all the properties without the State of Washington, and upon his failure so to do, no exemptions will be allowed in this state, whether there is property within this state or without this state.

"(n) An executor, administrator or trustee shall not be discharged from liability for such inheritance tax, nor shall a decree of distribution be entered, nor said estate, nor any part of said estate, be distributed until a receipt signed by the State Treasurer showing that the inheritance tax is paid, or a written waiver executed by the supervisor showing that the estate is not subject to inheritance tax, is filed with the clerk of the court, or the court having jurisdiction over such estate shall have determined as herein provided that such estate is not liable to pay an inheritance tax.

"(o) When it shall appear that a part or portion of decedent's estate is being administered upon in any other state or territory of the United States, no petition of distribution shall be signed by any court in this state until there has been a receipt filed with the clerk of the superior court showing that the inheritance tax has been paid in full or that there is no tax due in the estates being administered without the State of Washington: Provided, however, That this section shall apply only to estates that are being administered in the territories or states of the United States having adopted a similar provision.

"(p) It is further provided, that there shall be no exemption allowed where the decedent was not a resident of a territory or state of the United States, and the property of such decedent shall be taxable whether same is tangible or intangible property, including certificates of stock, bonds, bill, notes, bank deposits, and other written evidences of intangible property which are physically situated within the State of Washington, or where the domicile of the debtor is in the State of Washington.

"(q) There shall be no attorney's fees, witness' fees, or other costs taxed in favor or against the State of Washington, or the Tax Commission or supervisor thereof nor in favor of or against any party to any proceeding before the Tax Commission, supervisor or any court under the provisions of this Title.
"Sec. 47. That Section 4 of Chapter 134 of the Laws of 1931 (Section 11202-A, Rem. Rev. Stat.) is amended to read as follows:

"Section 4. All property transferred by a decedent to a father, mother, grandfather, grandmother, husband, wife, lineal descendant, stepchild, adopted child, or lineal descendant of a stepchild or adopted child • • • • providing the same was transferred to such decedent not more than • • • • one year prior to his death by another decedent of the class hereinabove described and a tax paid thereon to the State of Washington, shall be exempt; • • • • Provided, That this exemption only applies to transfers upon which an inheritance tax was paid in the estate of the first decedent, and where the property so transferred and taxed has increased in value, the increase in value shall be taxed.

"Property exempted under this section must be identified as having been received from the first decedent or as having been acquired in exchange therefor, and the value of such property so exempted shall not be in excess of the value determined for the estate of the first decedent.

"Sec. 48. That Section 12 of Chapter 55 of the Laws of 1901, as amended (Section 11210, Rem. Rev. Stat.), is amended to read as follows:

"Section 12. All taxes imposed by this act shall take effect and accrue upon the death of the decedent or donor. If such tax is not paid within • • • • ten months from the accruing thereof, interest shall be charged and collected at the rate of • • • • six per centum per annum unless by reason of necessary litigation, claims upon the estate or other unavoidable delay, such tax cannot be determined and paid as herein provided, in which case interest at the rate of • • • • six per centum per annum shall be charged upon such tax from and after the time when the cause of such delay is removed.

"Sec. 49. That Section 15 of Chapter 55 of the Laws of 1901, as amended (Section 11213, Rem. Rev. Stat.), is amended to read as follows:

"Section 15. Upon the filing of any petition for letters of administration or for the probate of any will, the petitioner shall file with the clerk of the court a statement in such form as the • • • • Tax Commission may prescribe, which statement shall contain a list of names, ages, and the respective addresses, of the heirs, legateses • • • • and devisees of said estate, if known, and the relationship which each bears to the decedent, together with a statement of the location, nature and probable value of the entire estate, and an estimate of the amount or value of each distributive share, the residence and date of death of decedent, and shall state whether such deceased died testate or intestate, and shall also contain a list and description of all transfers of property, in trust or otherwise, made by the decedent within four years prior to his death as a division of distribution of his estate in contemplation of death or intended to take effect at or after decedent's death so far as shall be known to such petitioner.

"Sec. 50. That Section 18 of Chapter 55 of the Laws of 1901, as amended (Section 11217, Rem. Rev. Stat.), is amended to read as follows:

"Section 18. Administrators, executors and trustees of the estates subject to the inheritance tax shall, when demanded by the • • • • Tax Commission, send • • • • certified copies of such parts of their reports as may be demanded by it • • • •, and upon refusal of said parties to comply with such demand, it is the duty of the clerk of the court to furnish such copies, and the expense of making the same shall be charged against the estate as are other costs in probate, and such administrator, executor, or trustee, shall also upon request of the Tax Commission, furnish copies of all deeds, mortgages, trust agreements, insurance policies, and other instruments in writing that within his judgment are necessary for the determination of the inheritance taxes due the State of Washington. And it shall be the duty of the • • • • Tax Commission to exercise general supervision of the collection of the inheritance taxes provided in this • • • • act, and in the discharge of such duty the • • • • Tax Commission through its supervisor may institute and prosecute such suits or proceedings in the courts of the state as may be necessary and proper, appearing therein for such purpose; and it shall be the duty of the several county attorneys to render assistance therein when called upon by • • • • the Tax Commission so to do. The • • • • Tax Commission shall keep a record in which shall be entered • • • • memoranda of all the proceedings had in each case, and shall also keep an itemized account showing the amount of such taxes collected, in detail, charging the state treasurer therewith."
"Sec. 51. That Section 8 of Chapter 55 of the Laws of 1901, as amended (Section 11205, Rem. Rev. Stat.), is amended to read as follows:

"Section 2. When the estate of a deceased person shall be subject to an inheritance tax, and there • • • • be an annuity, life estate or an estate for a term of years given to one or more persons and the remainder to another or others, the entire estate shall be appraised as other estates are required to be appraised by the laws of this state. The value of the annuity, life or term estate shall be determined according to the rules or standards of mortality and of value commonly used in actuaries' combined experience tables on the basis of four per centum annual interest, and the value of the remainder shall be determined by deducting the amount found to be the value of the annuity, life or term estate from the whole estate. After the values shall have been determined as provided in this section, the tax shall be computed and collected in the same manner that the tax on other estates is computed and collected • • • •. The state insurance commissioner is hereby directed to obtain and publish for the use of courts and appraisers throughout the state tables showing the average expectancy of life and values of annuities and of life and term estates.

"Sec. 52. That Section 13 of Chapter 55 of the Laws of 1901, as amended (Section 11211, Rem. Rev. Stat.), is amended to read as follows:

"Section 13. 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 • • • • one of such appraisers • • • • shall be recommended by the supervisor • • • •, and appointed by the court as one of the three appraisers, and shall receive a like compensation as each of the other appraisers. • • • •

"Any one may file exceptions to the appraisement with the supervisor, which shall be heard and determined by • • • • him. If upon hearing the • • • • supervisor finds the amount at which the property is appraised is its market value and the appraisement was fairly and in good faith made • • • • he shall approve such appraisement; but if • • • • he finds that the appraisement was made at a greater or less sum than the market value of the property or the same was not fairly or in good faith made, • • • • he shall set aside the appraisement and determine such value. • • • • Anyone interested in the property appraised may appeal to the • • • • superior court from the order of the • • • • supervisor in the premises.

"Sec. 53. That Section 7 of Chapter 134 of the Laws of 1931 (Section 11211-A, Rem. Rev. Stat.) is amended to read as follows:

"Section 7. • • • • All real estate and the improvements thereon, of the estate of a deceased person, for the purpose of computing the inheritance tax, shall be valued and appraised at the fair market value thereof on the day of the death of the decedent owner thereof. The executor, administrator or trustee in preparing the inventory in all probate cases, shall insert at the right of each real estate tract, the assessed valuation of such tract and of the improvements thereon for the information of the appraisers and other interested parties.

"Sec. 54. The proceeds of insurance to the extent of the amount receivable by the executor as insurance under policies taken out by the decedent upon his own life and to the extent of the aggregate amount in excess of forty thousand dollars receivable by all other beneficiaries as insurance under policies taken out by the decedent upon his own life shall be deemed a part of his estate and shall be taxable to the person or persons entitled thereto.

"Where more than one beneficiary is entitled to the benefit of the provision of this section exempting $40,000.00 of the proceeds of insurance policies payable to, or for the use of or in trust for beneficiaries other than the estate of the deceased, the benefit of such exemption shall be apportioned among such beneficiaries ratably and proportionately.

"The inheritance tax upon the proceeds of any insurance policy shall be a lien upon the proceeds of such policy in the hands or possession of the estate of the deceased insured, or in the hands or possession of any other beneficiary under such policy to whom such proceeds may have been paid.
"The supervisor shall have power to release such lien with respect to all or any part of such proceeds if he be satisfied that the collection of the tax will not thereby be jeopardized.

"Nothing in this act shall prevent the payment by any insurance company of the proceeds of any policy upon the life of a decedent to the persons entitled thereto, but every corporation, co-partnership, association, individual, order or society transacting an insurance business within the state, whether authorized to transact such business or not, which shall pay any insurance claim or death benefit in excess of the sum of $1,000.00 upon the death of a resident of this state shall give notice of such payment and of the amount thereof to the supervisor within ten days from the date of such payment upon forms to be prescribed by the Tax Commission.

"Any corporation, co-partnership, individual, order or society transacting an insurance business within this state which shall pay any insurance or death benefit in excess of $1,000.00 upon the death of a resident of this state and shall fail, neglect or refuse to give notice of such payment to the supervisor within ten days next after the date thereof shall be guilty of a misdemeanor.

"SEC. 55. No corporation organized or existing under the laws of this state shall transfer on its books or issue a new certificate for any share or shares of its capital stock belonging to or standing in the name of a decedent or in trust for a decedent or belonging to or standing in the joint names of a decedent and one or more persons without first giving notice to the supervisor of such transfer, in case the transferee is a resident of this state, or without obtaining the written consent of the supervisor, in case the transferee is a non-resident of this state.

"SEC. 56. No safe deposit company, bank, trust company, corporation, or other institution, person or persons engaged in the business of renting safe deposit boxes or other receptacles of similar character shall rent any such box or receptacle without first requiring all persons given access thereto to agree in writing to notify in writing such safe depository, bailee, or lessor, from whom such box or receptacle is rented of the death of any person having the right of access thereto, before securing access to such box or receptacle after the death of such person; and all persons having the right of access to any such safe deposit box or receptacle upon the death of such other person having access thereto, before securing access to such box or receptacle shall notify in writing such safe depository, bailee, or lessor, from which such box or receptacle is rented of the death of such person; and it shall be unlawful for any safe deposit company, trust company, bank, corporation or other institution, person or persons having in possession or under control, custody or partial custody any safe deposit box or similar receptacle, to permit access thereto by anyone after the death of any person who at the time of his death had the right or privilege of access thereto, of which death said safe deposit company, trust company, bank, corporation, or other institution, person or persons, has knowledge without giving ten days' notice in writing to the supervisor of the time and place when such box or receptacle will be opened, and without permitting the supervisor, or some person by him in writing authorized, to be present, at the opening of such safe deposit box or receptacle and to examine and list the contents thereof.

"SEC. 67. No safe deposit company, trust company, corporation, bank or other institution, person or persons having in possession or under control, custody or partial custody securities, deposits, assets or property belonging to or standing in the name of a decedent who was a resident or non-resident or belonging to, or standing in the joint names of such decedent and one or more persons, including the shares of the capital stock of, or other interest in the safe deposit company, trust company, corporation, bank, or other institution making the delivery or transfer herein provided, shall deliver or transfer the same to the executors, administrators, legal representatives, agents, deputies, attorneys, trustees, legatees, heirs, successors in interest of said decedent or to any other person or persons, or to the survivor or survivors when held in the joint name of a decedent and one or more persons, or upon their order or request, with knowledge of the death of said decedent, without retaining a sufficient portion or amount thereof to pay any tax and interest which may thereafter be assessed thereon under this Title and unless notice of the time and place of such delivery or transfer be served upon the supervisor at least ten days prior to said delivery or transfer: Provided, That the supervisor, or person by him in writing authorized so to do, may consent in writing to said delivery or transfer, and such consent shall relieve said safe deposit company, trust company, corporation, bank or other institution, person or persons from the
obligation hereunder to give such notice or to retain any portion of said securities, deposit or other assets in their possession or control: Provided further, That nothing in this section shall prevent any bank, trust company or other institution from immediately paying over to the surviving spouse an amount not exceeding one thousand dollars from a joint account of a husband and wife. It shall be lawful for the Tax Commission, through its supervisor and its duly authorized agents or representatives, to examine said securities, deposits or assets at the time of said delivery or otherwise.

"Sec. 58. Failure to comply with the provisions of Sections 55, 56 or 57 shall render such safe deposit company, trust company, corporation, bank or other institution, person or persons, liable to a penalty of not more than $1,000.00, and in addition thereto said safe deposit company, trust company, corporation, bank or other institution, person or persons shall be liable for the amount of the taxes, interest and penalties due under the inheritance tax laws of the State of Washington, on said securities, deposits, or other assets above mentioned, and said penalties and liabilities of said safe deposit company, trust company, corporation, bank or other institution, person or persons for the violation of this Title may be enforced in an action brought by the Tax Commission in any court of competent jurisdiction in the State of Washington.

"Sec. 59. Any safe deposit company, trust company, bank, corporation or other institution, person or persons having in possession or under control, custody or partial custody any safe deposit box or similar receptacle neglecting or failing to comply with the provisions of Section 56 of this Title shall be guilty of a misdemeanor.

"Sec. 60. Whenever any of the real estate of which any decedent may die seized shall pass to any body politic or corporate, or to any person or persons, or in trust for them, or some of them, it shall be the duty of the executor, administrator, or trustee of such decedent to give information thereof in writing to the Tax Commission within three months after they undertake the execution of their expected duties, or, if the fact be not known to them within that period, then within one month after the same shall have come to their knowledge.

"Sec. 61. In case of any property belonging to a foreign estate, which estate in whole or in part is liable to pay an inheritance tax in this state, the said tax shall be assessed upon the market value of said property remaining after the payment of such debts and expenses as are chargeable to the property under the laws of this state. In the event that the executor, administrator, or trustee of such foreign estate files with the clerk of the court having ancillary jurisdiction, and with the Tax Commission duly certified statements exhibiting the true market value of the entire estate of the decedent owner, and the indebtedness for which the said estate has been adjudged liable, which statement shall be duly attested by the judge of the court having original jurisdiction, the beneficiaries of said estate shall then be entitled to have deducted such proportion of the said indebtedness of the decedent from the value of the property as the value of the property within this state bears to the value of the entire estate.

"Sec. 62. That Section 95 of Chapter 156, of the Laws of 1917, as amended (Sec. 1465, Rem. Rev. Stat.), is amended to read as follows:

"Section 95. Every executor, or administrator shall make and return upon oath, into the court within one month after his appointment a true inventory of all of the property of the estate which shall have come into his hands, and within thirty days after filing such inventory he shall make application to the court to appoint three disinterested persons to appraise the property so inventoried, and it shall be the duty of the court to appoint such appraisers. Such appraisers shall receive as compensation for their services each an amount as to the court shall seem just and reasonable, not to exceed $5.00 per day for the time spent in making such appraisement: Provided, That in all estates where an inheritance tax is payable, the court shall fix the compensation of each appraiser at such an amount as the court may deem just and reasonable notwithstanding the foregoing limitation. If any part of the estate shall be in another county than that in which the letters are issued, appraisers residing in such county may be appointed by the court having jurisdiction of the case, or, if most advisable, the same appraisers may act: Provided, however, That the court may appoint persons to appraise the estate at the time or any time after the appointment of the administrator.
"SEC. 63. All of the provisions of this Title except the provisions of Section 45 shall apply to inheritance tax matters pending at the time this Title takes effect.

"SEC. 64. Section 1 of Chapter 134 of the Laws of 1931, Section 1 of Chapter 135 of the Laws of 1929, Section 1 of Chapter 202 of the Laws of 1929, as amended, and Section 2 of Chapter 202 of the Laws of 1929, as amended (Sections 11201-B, 11201-1, 11203-1, 11203-2, Rem. Rev. Stat.), and each of them is hereby repealed. All acts and parts of acts in conflict with the provisions of this Title are hereby expressly repealed.

"SEC. 65. The word 'supervisor,' as used in this Title, means and refers to the supervisor of the inheritance tax and escheat division of the Tax Commission of the State of Washington.

"SEC. 66. The provisions of this Title and each of them shall be effective immediately upon the approval of this act."

Amend Section 68 by striking all of lines 21 to 28, page 45, of the original bill, same being lines 38 to 43, page 30, and lines 1 and 2, page 31, of the printed bill, and substituting in lieu thereof the following:

"Rate Schedule. Class A. Upon gifts made to or for the use or benefit of a father, mother, husband, wife, lineal descendant, stepchild, or lineal descendant of a stepchild, adopted child, or lineal descendant of an adopted child of the donor, being in such relation, the tax shall be ninety per centum of the amount of a tax computed at the following rates: one per centum of any value not exceeding twenty-five thousand dollars; one and one-half per centum of any value in excess of twenty-five thousand dollars and not exceeding fifty thousand dollars; two per centum of any value in excess of fifty thousand dollars and not exceeding seventy-five thousand dollars; three per centum of any value in excess of seventy-five thousand dollars and not exceeding one hundred thousand dollars; five per centum of any value in excess of one hundred thousand dollars and not exceeding three hundred thousand dollars; seven per centum of any value in excess of three hundred thousand dollars and not exceeding five hundred thousand dollars; ten per centum of any value in excess of five hundred thousand dollars and not exceeding one million dollars; thirteen per centum of any value in excess of one million dollars and not exceeding one million five hundred thousand dollars; fifteen per centum of any value in excess of one million five hundred thousand dollars.

"Class B. Upon gifts made to or for the use or benefit of a sister, brother, uncle, aunt, nephew or niece, the tax shall be ninety per centum of the amount of a tax computed at the following rates: five per centum of any value not exceeding fifty thousand dollars; eight per centum of any value in excess of fifty thousand dollars and not exceeding one hundred thousand dollars; ten per centum of any value in excess of one hundred thousand dollars and not exceeding one hundred fifty thousand dollars; twelve per centum of any value in excess of one hundred fifty thousand dollars.

"Class C. Upon gifts made to or for the use or benefit of any heirs beyond the third degree of relationship not included in Class A or Class B, or to strangers to the blood, the tax shall be ninety per centum of the amount of a tax computed at the following rates: ten per centum of any value not exceeding ten thousand dollars; fifteen per centum of any value in excess of ten thousand dollars and not exceeding fifty thousand dollars; twenty per centum of any value in excess of fifty thousand dollars and not exceeding one hundred thousand dollars; twenty-five per centum of any value in excess of one hundred thousand dollars.

"Class D. Upon gifts made to or for the use or benefit of any gifts made to or for the use or benefit of any aliens to whom the donor was related by marriage or adoption, the tax shall be ninety per centum of the amount of a tax computed at the following rates: twenty per centum of any value not exceeding twenty-five thousand dollars; thirty per centum of any value in excess of twenty-five thousand dollars and not exceeding fifty thousand dollars; thirty-five per centum of any value in excess of fifty thousand dollars and not exceeding one hundred thousand dollars; forty per centum of any value in excess of one hundred thousand dollars.

Amend Section 71 by striking all of lines 11 to 13, page 46 of the original bill, same being lines 16 to 18, page 31 of the printed bill, and substituting in lieu thereof the following:

"(a) In the case of (1) donees listed in Class A of Section 68 a specific exemption of ten thousand dollars and (2) donees listed in Class B of Section 68 a specific exemption of three thousand dollars, less the aggregate of the amounts claimed and allowed as specific exemption for preceding calendar years."

In Section 99, lines 25 and 26, inclusive, page 59 of the original bill, the same being lines 10 and 11, inclusive, page 40 of the printed bill, strike the following: "'corporation,' 'fiscal year,' 'paid,' 'received' and 'tax' " and substitute in lieu thereof the following: "and 'value of products.'"
In Section 100, line 12, page 60 of the original bill, the same being line 26, page 40 of the printed bill, strike words "turn in" and substitute in lieu thereof the word "return."

In Section 101, line 31, page 60 of the original bill, the same being line 34, page 40 of the printed bill, strike the word "tax" and substitute in lieu thereof the following: "the additional tax found due."

In Section 101, line 32, page 60 of the original bill, the same being line 35, page 40 of the printed bill, after the word "of" and before the word "tax" insert the words "such additional."

In Section 112, line 8, page 60 of the original bill, the same being line 8, page 44 of the printed bill, after the word "hereunder" insert the following: "or for the president, vice-president, secretary, treasurer or other officer of any company to carry on the business of any company which has not obtained a certificate of registration or whose certificate of registration has been revoked by order of the Tax Commission."

In Section 119, lines 23 to 24, inclusive, page 68 of the original bill, the same being lines 26 to 35, inclusive, page 46 of the printed bill, strike all of the matter contained in said Section 119 and substitute in lieu thereof the following:

"Sec. 119. Blank."

In Section 121, line 9, page 70 of the original bill, the same being line 4, page 47 of the printed bill, after the word "hereunder" insert the following: "or for the president, vice-president, secretary, treasurer or other officer of any company to carry on the business of any company which has not obtained a certificate of registration or whose certificate of registration has been revoked by order of the Tax Commission."

In Section 124, lines 22 to 31, inclusive, page 71, lines 1 to 31, inclusive, page 72, and lines 1 to 4, inclusive, page 73 of the original bill, the same being lines 3 to 44, inclusive, page 48 of the printed bill, strike all of the matter contained in said Section 124 and substitute in lieu thereof the following:

"Sec. 124. Except as hereinafter provided it shall be unlawful for the Tax Commission or any member, deputy, clerk, agent, employee or representative thereof or any other person to make known or reveal any facts or information contained in any return filed by any taxpayer pursuant to the provisions of this act or disclosed in any investigation or examination of the taxpayer's books and records made in connection with the administration of this act. The foregoing, however, shall not be construed to prohibit the Tax Commission or a member or employee thereof from: (a) giving such facts or information in evidence in any court action involving tax imposed under this act or involving a violation of the provisions of this act or involving another state department and the taxpayer, if such facts and information are relevant to the issues in such case; (b) giving such facts and information to the taxpayer or his duly authorized agent; (c) publishing statistics so classified as to prevent the identification of particular returns or reports or items thereof; (d) giving such facts or information, for official purposes only, to the Governor, Attorney General or to any committee or sub-committee of the legislature dealing with matters of taxation, revenue, trade, commerce, the control of industry or the professions; (e) permitting its records to be audited and examined by the proper state officer, his agents and employees; or (f) giving any such facts or information to the Commissioner of Internal Revenue of the United States or to the proper officer of any state tax department, for official purposes, but only if the statutes of the United States or of such other state, as the case may be, grant substantially similar privileges to the proper officers of this state. Any person acquiring knowledge of such facts or information in the course of his employment with the Tax Commission and any person acquiring knowledge of such facts and information as provided under (d), (e) and (f), above, who shall reveal or make known any such facts or information to another not entitled to knowledge of such facts or information under the provisions of this section, shall be punished by a fine of not exceeding One Thousand ($1,000.00) Dollars, and, if the offender or person guilty of such violation be an officer or employee of the state, shall forfeit such office or employment and shall be incapable of holding any public office or employment in this state for a period of two years thereafter."

In the Title, line 4, page 1 of the original bill, same being line 3, page 1 of the printed bill, insert after the words "business activities;" the following: "providing for the levy and collection of a tax or excise upon retail sales."
In the Title, lines 7 and 8, page 1 of the original bill, same being lines 6 and 7, page 1 of the printed bill, strike the words: "measured by gross admission charges, upon the act or privilege of engaging in amusement businesses" and substituting in lieu thereof the following: "upon admissions to any place."

In the Title, line 11, page 1 of the original bill, same being line 9, page 1 of the printed bill, strike the word "estate."

In the Title, line 20, page 1 of the original bill, same being line 16, page 1 of the printed bill, insert following the word "tax;" the following: "providing for the issuance and use of tax scrip or tax tokens:".

Geo. F. Yantis, Chairman.


Mr. Speaker:

We, a minority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 237, have had the same under consideration, and we respectfully report the same back to the House with the following amendments:

In Section 1, line 28, page 1 of the original bill, same being line 4, page 2 of the printed bill, insert after said line the following:

"Sections 13-a to 13-n, inclusive: Title II-A. Tax on Retail Sales."

In Section 1, line 1, page 2 of the original bill, same being line 6, page 2 of the printed bill, strike the word "amusement" and substitute in lieu thereof the word "admissions."

In Section 1, line 3, page 2 of the original bill, same being line 8, page 2 of the printed bill, strike the words "estate and."

In Section 3, Subsection (b), line 22, page 2 of the original bill, the same being line 25, page 2 of the printed bill, strike the word "hereunder" and semicolon and insert in lieu thereof "or the collection of any tax hereunder, or who engages in any business or performs any act for which a tax is imposed by this act:".

In Section 4, line 31, page 2 of the original bill, the same being line 32, page 2 of the printed bill, strike the words "gross proceeds of sales."

In Section 4, Subsection (c), line 16, page 3 of the original bill, the same being line 1, page 3 of the printed bill, strike all of the matter contained in Subsection (c). In Section 4, Subsection (d), line 20, page 3 of the original bill, the same being line 5, page 3 of the printed bill, strike the words "(d) Upon every person engaged within this state in any business activity other or in addition to those enumerated in paragraphs (a), (b), and (c)," and substitute in lieu thereof the following:

"(c) Upon every person engaging within this state in any business activity other than or in addition to those enumerated in paragraphs (a) and (b)."

In Section 5, Subsection 4, line 19, page 4 of the original bill, the same being line 31, page 4 of the printed bill, strike the matter contained in lines 19 to 23, inclusive, page 4 of the original bill, the same being lines 31 to 34, inclusive, page 3 of the printed bill, and substitute in lieu thereof the following:

"(4) The term 'sale at retail' or 'retail sale' means every sale of tangible personal property other than a sale to one who purchases for the purpose of resale in the regular course of business or for the purpose of consuming the property purchased in producing for sale a new article or substance, of which such property is an ingredient or component."

In Section 5, Subsection 9, line 28, page 5 of the original bill, the same being line 24, page 4 of the printed bill, after the word "or" and before the word "cultivates," insert "takes."

In Section 6, lines 8 and 9, page 7 of the original bill, the same being lines 19 and 20, page 5 of the printed bill, strike all of the matter coming before the words "of Section 4 * * * *" and substitute in lieu thereof, the following:

"Sec. 6. Every person engaging in activities which are within the purview of the provisions of two or more of paragraphs (a), (b) and (c)."

In Section 6, line 12, page 7 of the original bill, the same being line 23, page 5 of the printed bill, strike "(d)" and substitute in lieu thereof "(c)."

Amend the bill by adding thereto a new section to be known as Section 7-a to read as follows:
"SEC. 7-a. With respect to persons buying grain, hay, fruit, vegetables, and other agricultural products (not including, however, articles manufactured or processed from such products) and selling the same at wholesale to any person other than a person selling such products at retail, the tax herein imposed shall be measured by the gross earnings upon such sales, the intent hereof being that tax measured by gross proceeds of sales shall be imposed only with respect to persons making the last of a succession of wholesale sales of such products. The term 'gross earnings,' as used in this section, shall mean the gross proceeds of sales less the amount of the purchase price paid for the products herein mentioned."

In Section 8, line 26, page 7 of the original bill, the same being line 36, page 5 of the printed bill, strike all of the matter contained in said Section 8 and substitute in lieu thereof, the following:

"SEC. 8. Unless a seller shall have taken from the purchaser a resale certificate signed by, and bearing the name and address and registration number of the purchaser to the effect that the property was purchased for resale, or unless the nature of the transaction is clearly shown as a sale at wholesale by the books and records of the taxpayer in such other manner as the Tax Commission shall by regulation provide, the burden of proving that a sale of tangible personal property was not a sale at retail shall be upon the person who made it."

In Section 10, Subsection (a), line 18, page 8 of the original bill, the same being line 14, page 6 of the printed bill, after the word "under" insert the word "this," strike the "s" from the word "Titles" and the words "II, III or IV of this act."

In Section 10, Subsection (b), line 25, page 8 of the original bill, the same being line 20, page 6 of the printed bill, strike all of the matter contained in said Subsection (b) and substitute in lieu thereof, the following:

"(b) Any person in respect to a business activity with respect to which tax liability is specifically imposed under the provisions of Title III of this act."

In Section 10, Subsection (d), lines 6 and 7, page 9 of the original bill, the same being line 31, page 6 of the printed bill, strike the words "to any person selling such products at retail; nor."

In Section 10, Subsection (d), line 10, page 9 of the original bill, the same being line 34, page 6 of the printed bill, strike the words "otherwise exempt" and substitute in lieu thereof the word "whatever."

In Section 10, Subsection (g), line 19, page 9 of the original bill, the same being line 43, page 6 of the printed bill, strike the period and substitute in lieu thereof a semicolon.

Amend Section 10 by adding thereto three new subsections, to be known as Subsections (h), (i) and (j), to read as follows:

"(h) Any person in respect to the business of making sales at retail which are subject to tax under the provisions of Title 11-A;

"(i) National banking associations, state banks, mutual savings banks and building and loan savings and loan associations;

"(j) Fraternal benefit societies, as defined in Rem. Comp. Stat., Section 7259, fraternal fire insurance associations, as described in subdivision Third of Rem. Comp. Stat., Section 7131, and beneficiary corporations or societies organized under and existing by virtue of Rem. Comp. Stat., Sections 2872 to 3883, inclusive."

Amend the bill by adding thereto a new section to be known as Section 12-a, to read as follows:

"SEC. 12-a. It is not the purpose of this Title that the taxes herein levied upon persons engaging in business shall be construed as taxes upon the purchasers or customers, but it is the intention that such taxes shall be levied upon, and collectible from, the persons engaging in the business activities herein designated and that such taxes shall constitute a part of the operating overhead of such persons engaging in business and that, as far as possible, said taxes shall enter into and become a part of the selling price or charge. Any person engaging in any business or profession subject to tax under the provisions of this Title who, by any character of public advertisement, shall state, directly or indirectly, that any tax imposed under the provisions of this Title is not considered as an element of the price of the property sold or services rendered shall be guilty of a misdemeanor."

Amend the bill by adding thereto a new title to be known as Title II-A, to read as follows:

"FIFTY-FOURTH DAY, MARCH 8, 1935

21—H."
"TITLE II-A. TAX ON RETAIL SALES.

"Sec. 13-a. From and after the first day of May, 1935, there is hereby levied
and there shall be collected a tax on each retail sale in this state equal to two per
cent of the selling price.

"Sec. 13-b. For the purposes of this Title, unless otherwise required by the
context:

(1) The term 'selling price' means the consideration, whether money, credits,
rights, or other property, expressed in the terms of money, paid or delivered, by a
buyer to a seller for the transfer of the ownership of, or title to, property, all without
any deduction on account of the cost of tangible property sold, the cost of materials
used, labor costs, interest, discount, delivery costs, taxes or any other expense what­
soever paid or accrued and without any deduction on account of losses.

(2) The term 'seller' means every person engaged in the business of making
sales at retail or retail sales, whether as agent, broker, or principal.

(3) The meaning attributed, in Title II of this act, to the words and terms 'tax
year,' 'taxable year,' 'person,' 'company,' 'sale,' 'sale at retail,' 'retail sale,' 'sale at
wholesale,' 'wholesale sale,' 'business,' 'engaging in business,' 'cash discount,' and
'successor' shall apply equally in the provisions of this Title.

"Sec. 13-c. Every consignee, bailee, factor or auctioneer having either actual or
constructive possession of tangible personal property, or having possession of the docu­
ments of title thereto, with power to sell such property and, so selling, shall be
deemed the seller of such tangible personal property within the meaning of this Title.

"Sec. 13-d. The tax hereby levied shall not apply to the following sales:

(1) Casual and isolated sales by a person who is not engaged in the business
of selling tangible personal property at retail.

(2) Sales made by persons in the course of business activities with respect to
which tax liability is specifically imposed under Title III of this act, when the gross
proceeds from such sales must be included in the measure of the tax imposed under
said Title III.

(3) Sales of Cigarettes, tobacco and other products, upon the sale of which a
tax is imposed under Title V of this act.

(4) The distribution and news stand sale of newspapers.

(5) Sales which the State of Washington is prohibited from taxing under the
Constitution of this state or the Constitution or Laws of the United States.

"Sec. 13-e. The following items shall not be considered a part of the selling price
within the meaning of this Title:

(1) The amount of each discount actually taken by a buyer;

(2) So much of the sale price of motor vehicle fuel as constitutes the amount
of tax imposed by the State of Washington or the United States government upon
the sale thereof.

"Sec. 13-f. The tax hereby imposed shall be paid by the buyer to the seller, and
it shall be the duty of each seller to collect from the buyer the full amount of the
tax payable in respect to each taxable sale. The amount of tax shall be paid by the
buyer in cash, or by token or in scrip having the face value of either the purchase
price or that portion of the purchase price for which the tax has not been paid in
cash. In case any seller fails to collect the tax herein imposed he shall be personally
liable to the state for the amount of such taxes as he fails to collect. The amount
of tax, until paid to the seller, shall constitute a debt from the buyer to the seller
and all amounts collected by the seller shall be deemed held in trust for the state.

"Sec. 13-g. The Tax Commission shall procure, make available and sell to buyers
scrip or tokens which shall be accepted by sellers and, the state in the payment of
tax imposed under this Title. Tax scrip or tax tokens shall be issued by the Com­
mission in such denominations as the Commission may deem necessary to enable
buyers to pay the amount of the tax to the nearest one-tenth cent upon transactions
of all sizes. Tax scrip or tax tokens, whichever may be issued, shall bear promi­
nently upon the face thereof the amount of the selling price for which such scrip or
token will be accepted in payment of tax.

"The Commission shall have power to provide means for the distribution of tax
scrip or tax tokens to buyers throughout the state, including the right to place scrip
or tokens on consignment, to require sufficient bond from consignees, and to require
that persons making retail sales shall purchase and keep on hand scrip or tokens
for the purpose of supplying buyers therewith.
"Sec. 13-h. Each seller, on or before the fifteenth day of the month succeeding the end of each bi-monthly period, shall make out a return for the preceding bi-monthly period, upon forms to be provided by the Tax Commission, setting forth the amount of all sales, non-taxable sales, all taxable sales, the amount of tax thereon, and such other information as the Tax Commission may require, sign and transmit the same to the Tax Commission. The Tax Commission may, in its discretion, require annual returns from any taxpayer, setting forth such additional information as it may deem necessary to correctly determine tax liability. The tax collected by a seller or accrued under the provisions of this Title shall be paid by the seller to the Tax Commission in bi-monthly installments at the time of transmitting the return above provided for. Remittances in the amount of the tax collected or accrued may be made in the form provided in Section 104 of this act: Provided, however, That the Commission shall have full power to provide, by regulation, methods by which scrip or tokens shall be accepted, transmitted or cancelled in satisfaction of tax imposed under the provisions of this Title.

"Sec. 13-i. The Commission may authorize a seller to prepay the tax levied under this Title upon sales, and waive the collection of the tax from the customer. No such authority shall be granted except upon application to the Commission and unless the Commission, after hearing, shall find that the conditions of the applicant’s business are such as to render impracticable the collection of the tax in the manner otherwise provided under this Title. The Commission, by regulation, may provide that the applicant, under this section, furnish a proper bond sufficient to secure the prepayment of taxes levied hereunder and print upon the property sold a statement to the effect that the tax has been paid in advance.

"Sec. 13-j. In the case of installment sales and leases with an option to purchase, the Commission, by regulation, may provide for the collection of taxes upon the installments of the purchase price, or amount of rental, as of the time the same fall due.

"Sec. 13-k. In the case of a person who has no fixed place of business and sells from one or more vehicles, each such vehicle shall constitute a “place of business” within the meaning of Section 100 of this act.

"Sec. 13-l. Whoever, excepting as expressly authorized pursuant to this act, refunds, remits or rebates to a buyer, either directly or indirectly and by whatsoever means, all or any part of the tax levied by this Title, or makes in any form of advertising, verbal or otherwise, any statements which might infer that he is absorbing the tax or paying the tax for the buyer by an adjustment of prices, or at a price including the tax, or in any other manner whatsoever shall be guilty of a misdemeanor.

"Sec. 13-m. Whoever falsely or fraudulently makes, forges, alters, or counterfeits any scrip or token prescribed by the Commission under the provisions of this act, or knowingly and willfully utters, publishes, passes, or tenders as true, any false, altered, forged or counterfeited scrip or token shall be imprisoned in the state penitentiary for a term of not less than one year or more than ten years.

"Sec. 13-n. The provisions of Section 8 of Title II and all of the provisions contained in Title VIII of this act shall have full force and application with respect to taxes imposed under the provisions of this Title.”

In Section 14, line 8, page 11 of the original bill, the same being line 4, page 8 of the printed bill, strike the word “and” and insert after the word “telegraph” and before the word “businesses,” the words “and highway transportation.”

In Section 14, line 10, page 11 of the original bill, the same being line 6, page 8 of the printed bill, strike the following:

“III. Highway transportation business: one and one-half per cent.”

In Section 14, lines 11 and 12, page 11 of the original bill, the same being lines 7 and 8, page 8 of the printed bill, renumber IV and V to read III and IV, respectively.

In Section 15 (3), line 29, page 11 of the original bill, the same being line 23, page 8 of the printed bill, after the word “business” insert a period and strike the balance of the sentence down to and including the period following the word “made” in line 30 of the original bill, being line 24 of the printed bill.

In Section 15 (8), line 12, page 12 of the original bill, the same being line 35, page 8 of the printed bill, strike the words “gas company” and insert in lieu thereof the words “gas distribution business.”
In Section 15 (11), line 9, page 13 of the original bill, the same being line 17, page 9 of the printed bill, insert after the word "ferry" and before the word "pipe" a comma.

In Section 17 (a), line 26, page 13 of the original bill, the same being line 33, page 9 of the printed bill, after "(a)" strike all of the matter down to and including the period following the word "irrigation" in line 14 of the original bill, being line 37, page 9 of the printed bill, and insert in lieu thereof the following:

"Persons engaging in one or more businesses taxable under this Title, whose total gross operating revenue is less than One Thousand Five Hundred ($1,500.00) Dollars for a taxable quarter-year, or portion thereof. If the total gross operating revenue for a taxable quarter-year is One Thousand Five Hundred ($1,500.00) Dollars, or more, no exemption or deduction from the gross operating revenue is allowed by this provision."

Amend Section 18, after line 22, page 14 of the original bill, the same being line 12, page 10 of the printed bill, by adding a new subdivision, to be known as subdivision (g), to read as follows:

"(g) Amounts derived from the distribution of water through an irrigation system, for irrigation purposes."

Under Title IV. Amusement Tax, line 11, page 15 of the original bill, same being line 28, page 10 of the printed bill, strike all the sections thereof, to-wit: Sections 22 to 27, inclusive, and substitute in lieu thereof the following:

"SEC. 22. From and after the first day of May, 1935, there is hereby levied and there shall be collected a tax of one (1c) cent for each ten (10c) cents or fraction thereof of the amount paid for admission to any place, including admission by season ticket or subscription, to be paid by the person paying for such admission; except that in the case the amount paid for admission is less than ten (10c) cents, no tax shall be imposed. In the case of persons (except bona fide employees, state or municipal officers on official business, and children under twelve (12) years of age) admitted free or at reduced rates to any place at a time when and under circumstances under which an admission charge is made to other persons, an equivalent tax shall be collected based on the price so charged to such other persons for the same or similar accommodations, to be paid by the person so admitted. Amounts paid for admission by season ticket or subscription shall be exempt only if the amount which would be charged to the holder or subscriber for a single admission is less than ten (10c) cents:

(2) Upon tickets or cards of admission to places of amusement sold elsewhere than at the ticket offices of such places of amusement, at a price in excess of the sum of the established price therefor at such ticket offices, plus the amount of any tax imposed under paragraph (1) of this section, a tax equivalent to ten (10%) per cent of the amount of such excess; such tax to be returned and paid in the manner provided in Section 25 hereof, by the person selling such tickets;

(3) A tax equivalent to fifty (50%) per cent of the amount for which proprietors, managers, or employees of any place of amusement sell or dispose of tickets or cards of admission in excess of the regular or established price or charge therefor, such tax to be returned or paid in the manner provided in Section 25 hereof, by the person selling such tickets;

(4) In the case of persons having the permanent use of boxes or seats in any place of amusement or a lease for the use of such box or seat (in lieu of the tax imposed by paragraph (1) of this section), a tax equivalent to ten (10%) per cent of the amount for which a similar box or seat is sold for each performance or exhibition at which the box or seat is used or reserved by or for the lessee or holder, such tax to be paid by the lessee or holder;

(5) A tax of one and one-half (1½c) cents for each ten (10c) cents or fraction thereof of the amount paid for admission to any public performance for profit at any roof garden, cabaret, or other similar entertainment, to which the charge for admission is wholly or in part included in the price paid for refreshments, service or merchandise; the amount paid for such admission to be deemed to be twenty (20%) per cent of the amount paid for refreshment, service or merchandise. Where the amount paid for admission is twenty (20c) cents or less, no tax shall be imposed.

"SEC. 23. For the purposes of this Title, unless otherwise required by the context:

(1) The term 'admission' includes seats and tables, reserved or otherwise, and other similar accommodations, and the charges made therefor.

(2) The words 'person' and 'successor' shall have the same meaning as is attributed to such words in Title II of this act.
"Sec. 24. The price (exclusive of the tax to be paid by the person paying for admission) at which every admission ticket or card is sold shall be conspicuously and indelibly printed or written on the face or back of that part of the ticket which is to be taken up by the management of the place of amusement. Whoever sells an admission ticket or card on which the name of the vendor or the price is not so printed, stamped or written or at a price in excess of the price so printed, stamped or written thereon, shall be deemed guilty of a misdemeanor, and upon conviction thereof be fined not more than One Hundred ($100.00) Dollars.

"Sec. 25. Every person receiving any payment for admissions, taxable under this Title, shall collect the amount of tax imposed hereby from the person making such payments. The taxes imposed hereunder shall be due and payable to the state in monthly installments and remittance therefor shall be made on or before the fifteenth day of the month next succeeding the end of the month in which the tax is collected or accrued. The person receiving any payment for admissions on or before said fifteenth day of said month, shall make out a return, upon such forms and setting forth such information as the Tax Commission may require, showing the amount of tax upon admissions for which he is liable for the preceding month, sign and transmit the same to the Tax Commission, together with a remittance for said amount in the form required in Section 104 of this act. The Tax Commission may, in its discretion, require verified annual returns from any taxpayer setting forth such additional information as it may deem necessary to determine correctly tax liability.

"Sec. 26. Whenever a certificate of registration is obtained for operating or conducting temporary places of amusement by persons who are not the owners, lessees or custodians of the building, lots or place where the amusement is to be conducted, or whenever the business is permitted to be conducted, without the procurement of a certificate, the tax imposed by this Title shall be returned and paid as provided in Section 25 hereof, by said owner, lessee or custodian, unless paid by the person conducting the place of amusement.

"The applicant for a temporary certificate shall furnish with the application therefor, the name and address of the owner, lessee or custodian of the premises upon which the amusement is to be conducted, and such owner, lessee or custodian shall be notified by the Commission of the issuance of such certificate, and the joint liability for such tax.

"The Tax Commission may declare the tax upon temporary or Itinerant places of amusement to be immediately due and payable and collect the same, when in its discretion it believes there is a possibility that the tax imposed hereunder will not be paid.

"Sec. 27. All of the provisions of Title VIII of this act shall have full force and application with respect to the taxes imposed under the provisions of this Title."

In Section 35, subdivision 4, line 28, page 24 of the original bill, being line 37, page 16 of the printed bill, strike the word "securities" and insert in lieu thereof the word "sureties."

In Section 41, line 24, page 27 of the original bill, being line 33, page 18 of the printed bill, strike the word "April" and insert in lieu thereof the word "May."

Amend line 29, page 27 of the original bill, the same being line 39, page 18 of the printed bill, by striking the words "Estate and."

Amend Section 43, line 1, page 28 of the original bill, same being line 42, page 18 of the printed bill, by striking the words "Estate and."

Strike the whole of Section 45, and insert in lieu thereof the following:

"Sec. 45. That Section 2 of Chapter 55 of the Laws of 1901, as amended (Sec. 11202, Rem. Rev. Stat.), is amended to read as follows:

"Section 2. • • • • An inheritance tax shall be imposed on all estates subject to this act and other inheritance tax acts of the State of Washington, at the following rates • • • • :

"Class A. Any devise, bequest, legacy, gift or beneficial interest to any property or income therefrom which shall • • • • pass to or for the use or benefit of any grandchild, grandmother, father, mother, husband, wife, • • • • child or stepchild, or any lineal descendant of • • • • the deceased is hereby denominated as Class A. • • • • On any amount passing to Class A in excess of $10,000 up to and including $25,000, 1%; on any amount in excess of $25,000 up to and including $50,000, 2%; on any amount in excess of $50,000 up to and including $100,000, 4%; on any amount in excess of $100,000, up to and including $200,000, 7%; on any
amount in excess of $200,000 up to and including $500,000, 9%; on any amount in excess of $500,000, 10%.

"Class B. Any devise, bequest, legacy, gift, or beneficial interest to any property or income therefrom which shall * * * * pass to or for the use or benefit of * * * * any sister * * * * or brother * * * * is denominated Class B. * * * * On any amount passing to Class B in excess of $1,000 up to and including $5,000, 3%; on any amount in excess of $5,000 up to and including $10,000, 4%; on any amount in excess of $10,000 up to and including $30,000, 7%; on any amount in excess of $30,000 up to and including $50,000, 10%; on any amount in excess of $50,000 up to and including $100,000, 15%; on any amount in excess of $100,000, 20%.

"Class C. Any inheritance, devise, bequest, legacy, gift or beneficial interest to any property or income therefrom which shall * * * * pass to or for the use or benefit of * * * * any person or body politic or corporate other than mentioned in Class A and Class B herein, is hereby denominated Class C. * * * * On any amount passing to Class C up to and including $10,000, 10%; on any amount in excess of $10,000 up to and including $25,000, 15%; on any amount in excess of $25,000 up to and including $50,000, 20%; on any amount above $50,000, 25%.

"The taxes imposed with respect to each class of beneficiaries shall be apportioned between the beneficiaries in such class in proportion to the amount receivable by each beneficiary."

Amend Section 46 by adding thereto, following line 4, page 36 of the original bill, same being line 15, page 24 of the printed bill, the following:

"(s) Whenever the supervisor shall have reasonable cause to believe that a tax is due under the provisions of this act, upon any transfer of any property, and that any person, firm, institution, company, association or corporation has possession, custody or control of any books, accounts, papers or documents relating to or evidencing such transfer, the supervisor or his duly authorized agent, is hereby authorized and empowered to inspect the books, records, accounts, papers and documents of any such person, firm, institution, company, association or corporation, including the stock transfer book of any corporation, and to administer oaths to and examine any such person or any officer or agent of such firm, institution, company, association or corporation, for the purpose of acquiring any information deemed necessary or desirable by said supervisor or his assistants, for the proper enforcement of this act, and for the collection of the full amount of the tax which may be due the state hereunder. Any and all information and records acquired by said supervisor, or his assistants, shall be deemed and held by said supervisor and said supervisor's assistants and each of them, as confidential, and shall not be divulged, disclosed or made known by them or any of them except insofar as may be necessary for the enforcement of the provisions of this act. Any supervisor or assistant supervisor, or ex-supervisor or ex-assistant supervisor, or inheritance tax attorney, or ex-inheritance tax attorney, or assistant inheritance tax attorney, or ex-assistant inheritance tax attorney, who shall divulge, disclose, or make known any information acquired by such inspection and examination aforesaid, except insofar as the same may be necessary for the enforcement of the provisions of this act, shall be guilty of a gross misdemeanor.

"(t) An officer or agent of any firm, institution, company, association or corporation having or keeping an office within this state, who has in his custody or under his control any book, record, account, paper or document of such firm, institution, company, association or corporation, and any person having in his custody or under his control such book, record, account, paper or document who refuses to give to the supervisor, or said inheritance tax attorney, or any of said assistant inheritance tax attorneys, lawfully demanding, as provided in this section, during office hours to inspect or take a copy of the same, or any part thereof, for the purpose hereinafore provided, a reasonable opportunity so to do, shall be liable to a penalty of not less than one thousand dollars nor more than twenty thousand dollars, and in addition thereto shall be liable for the amount of the taxes, interest and penalties due under this act on such transfer, and the said penalties and liabilities for the violation of this section may be enforced in an action brought by the supervisor in any court of competent jurisdiction."

Amend Section 54 by striking all of lines 31 to 6, inclusive, pages 39 and 40 of the original bill, same being lines 3 to 9, inclusive, page 27 of the printed bill, and substituting in lieu thereof, the following:

"Section 7. * * * * All real estate and the improvements thereon, of the estate of the deceased person, for the purpose of computing the inheritance tax shall be
valued and appraised in the fair market value thereof on the day of the death of the decedent owner thereof.'

Amend Section 55 by striking all of lines 11 to 24, inclusive, page 40 of the original bill, same being lines 14 to 27, inclusive, page 27 of the printed bill, and substituting in lieu thereof the following:

"SEC. 55. Insurance payable upon the death of any person shall be deemed a part of the estate for the purpose of computing the inheritance tax and shall be taxable to the person, partnership or corporation entitled thereto. Such insurance shall be taxable irrespective of the fact that the premiums of the policy have been paid by some person, partnership or corporation other than the insured, or paid out of the income accruing from principal provided by the assured for such payment, whether such principal was donated in trust or otherwise: Provided, however, That there is exempt from the total amount of insurance, regardless of the number of policies, the sum of twelve thousand dollars and no more: Provided, further, That in the case of insurance upon the life of a decedent officer or employee of a corporation, payable to the corporation, or upon the life of a decedent employee of or partner in a business enterprise, payable to one or more of the partners, where all the premiums upon such policy have been paid exclusively by such beneficiary, upon the death of the decedent the amount only of the proceeds of the policy in excess of the cash surrender value immediately preceding the death of the decedent shall be deemed a part of the estate for the purpose of computing the inheritance tax. Where all of the premiums paid upon an insurance policy were community funds of the deceased and the surviving spouse and the policy is made payable to the surviving spouse, the proceeds of such policy, for the purpose of computing the inheritance tax, shall be considered community property, and in all other cases shall be considered the separate property of the decedent. As an illustration: Where the estate consists entirely of the proceeds of community insurance of one or more policies payable upon death, as above provided, and does not exceed forty-four thousand dollars payable to the surviving spouse, the tax shall be computed as follows: One-half of the proceeds of such community insurance belongs to the surviving spouse, leaving twenty-two thousand dollars; from the other half there is ten thousand dollars exempt under Section 45 of this Title and under this section there is an additional twelve thousand dollars exempt, leaving nothing of the forty-four thousand dollars community insurance payable upon death subject to inheritance tax.

"Where more than one beneficiary is entitled to the benefit of the provisions of this section exempting twelve thousand dollars of the proceeds of insurance policies, payable upon death, the benefit of such exemption shall be apportioned among such beneficiaries ratably and proportionately: Provided, That where there is fraternal benefit society insurance payable upon the death of the decedent and other insurance payable upon the death of the decedent, the twelve thousand dollars exemption shall first be taken from the fraternal benefit society insurance and if the same does not equal twelve thousand dollars, then the balance of the twelve thousand dollars shall be prorated among other policies.

"The inheritance tax upon the proceeds of any insurance policy shall be a lien upon the proceeds of such policy in the hands or possession of the estate of the deceased insured or in the hands or possession of any other beneficiary under such policy to whom such proceeds may have been paid: Provided, That when proceeds of insurance payable upon death, or receivable by a beneficiary other than the executor or representative, the executor or representative shall recover from such beneficiary the tax due upon such proceeds of such policy or policies.

"The supervisor shall have power to release such lien with respect to all or any part of such proceeds if he be satisfied that the collection of the tax will not thereby be jeopardized.

"Every insurance company, other corporation, partnership, association, individual order or society, whether or not authorized to transact business within this state, within three days after receiving notice of the death of the decedent shall give written notice of the death of the decedent to the supervisor in such form as the supervisor may prescribe. Any such corporation, partnership, association, individual, order or society failing to give such notice within three days shall be held personally liable for the payment of the inheritance tax herein provided."

Amend Section 64 by striking all of lines 7 and 8, page 44 of the original bill, same being lines 40 and 41, page 29 of the printed bill, and substituting in lieu thereof the following:
"The provisions of this Title shall apply to all cases pending in the inheritance tax and escheat division and to all cases pending in any of the courts of this state, whether on appeal or otherwise, at the time this act takes effect, whether the death of the decedent occurred prior to the passage of this act or subsequent thereto: Provided, however, That the inheritance tax now due before the passage of this act may be paid under the law effective immediately before the passage of this act if paid within eight months from the time this law becomes effective: Provided, further, That if a portion of the inheritance tax is paid in any estate now pending within the eight months as herein provided, then the increased rates under this act shall apply only upon the proportionate part of such estate remaining unpaid."

Amend Section 68 by striking all of lines 21 to 28, page 45 of the original bill, same being lines 38 to 43, page 30 and lines 1 and 2, page 31 of the printed bill, and substituting in lieu thereof the following:

"Rate Schedule. Class A. Any gift made to or for the use or benefit of a grandfather, grandmother, father, mother, husband, wife, child or stepchild, or any lineal descendant of the donor is hereby denominated as Class A. On any amount passing to Class A the tax shall be ninety per cent of the amount of a tax computed at the following rates: On any amount up to and including $25,000, 1%; on any amount in excess of $25,000 up to and including $50,000, 2%; on any amount in excess of $50,000 up to and including $100,000, 4%; on any amount in excess of $100,000 up to and including $200,000, 7%; on any amount in excess of $200,000 up to and including $500,000, 9%; on any amount in excess of $500,000, 10%.

"Class B. Any gift made to or for the use or benefit of a brother or sister is denominated Class B. On any amount passing to Class B the tax shall be ninety per cent of the amount of a tax computed at the following rates: On any amount up to and including $5,000, 3%; on any amount in excess of $5,000 up to and including $10,000, 4%; on any amount in excess of $10,000 up to and including $30,000, 7%; on any amount in excess of $30,000 up to and including $50,000, 10%; on any amount in excess of $50,000 up to and including $100,000, 15%; on any amount in excess of $100,000, 20%.

"Class C. Any gift made to or for the use or benefit of any person or body politic or corporate other than mentioned in Class A and Class B herein, is hereby denominated Class C. On any amount passing to Class C the tax shall be ninety per cent of the amount of a tax computed at the following rates: On any amount up to and including $10,000, 10%; on any amount in excess of $10,000 up to and including $25,000, 15%; on any amount in excess of $25,000 up to and including $50,000, 20%; on any amount above $50,000, 25%.

"The taxes imposed with respect to each class of donees shall be apportioned between the donees in such class in proportion to the amount receivable by each donee."

In Section 99, lines 25 and 26, inclusive, page 59 of the original bill, the same being lines 10 and 11, inclusive, page 40 of the printed bill, strike the following: "'corporation,' 'fiscal year,' 'paid,' 'received' and 'tax'" and substitute in lieu thereof the following: "'and 'value of products'."

In Section 100, line 12, page 60 of the original bill, the same being line 26, page 40 of the printed bill, strike the words "turn in" and substitute in lieu thereof the word "return."

In Section 101, line 21, page 60 of the original bill, the same being line 34, page 40 of the printed bill, strike the word "tax" and substitute in lieu thereof the word "return."

In Section 101, line 22, page 60 of the original bill, the same being line 35, page 40 of the printed bill, after the word "of" and before the word "tax" insert the words "such additional."

In Section 112, line 21, page 65 of the original bill, the same being line 6, page 44 of the printed bill, strike the words "within thirty days after the payment of such tax" and substitute in lieu thereof the following: "within one year after the payment of such tax."

In Section 116, lines 23 to 24, inclusive, page 68 of the original bill, the same being line 8, page 46 of the printed bill, after the word "receivers" insert the following: ". trustees in bankruptcy."

In Section 119, lines 14 to 25, inclusive, page 69 of the original bill, the same being lines 26 to 35, inclusive, page 46 of the printed bill, strike all of the matter contained in said Section 119 and substitute in lieu thereof the following:
“Sec. 119. Blank.”

In Section 121, line 9, page 70 of the original bill, the same being line 4, page 47 of the printed bill, after the word “hereunder” insert the following: “or for the president, vice-president, secretary, treasurer or other officer of any company to carry on the business of any company which has not obtained a certificate of registration or whose certificate of registration has been revoked by order of the Tax Commission.”

In Section 124, lines 22 to 31, inclusive, page 71, lines 1 to 31, inclusive, page 72, and lines 1 to 4, inclusive, page 73 of the original bill, the same being lines 3 to 44, inclusive, page 48 of the printed bill, strike all of the matter contained in said Section 124 and substitute in lieu thereof the following:

“Sec. 124. Except as hereinafter provided it shall be unlawful for the Tax Commission or any member, deputy, clerk, agent, employee or representative thereof or any other person to make known or reveal any facts or information contained in any return filed by any taxpayer pursuant to the provisions of this act or disclosed in any investigation or examination of the taxpayer’s books and records made in connection with the administration of this act. The foregoing, however, shall not be construed to prohibit the Tax Commission or a member or employee thereof from: (a) giving such facts or information in evidence in any court action involving tax imposed under this act or involving a violation of the provisions of this act or involving another state department and the taxpayer, if such facts and information are relevant to the issues in such case; (b) giving such facts and information to the taxpayer or his duly authorized agent; (c) publishing statistics so classified as to prevent the identification of particular returns or reports or items thereof; (d) giving such facts or information, for official purposes only, to the governor, attorney general or to any committee or sub-committee of the legislature dealing with matters of taxation, revenue, trade, commerce, the control of industry or the professions; (e) permitting its records to be audited and examined by the proper state officer, his agents and employees; or (f) giving any such facts or information to the Commissioner of Internal Revenue of the United States or to the proper officer of any state tax department, for official purposes, but only if the statutes of the United States or of such other state, as the case may be, grant substantially similar privileges to the proper officers of this state. Any person acquiring knowledge of such facts or information in the course of his employment with the Tax Commission and any person acquiring knowledge of such facts and information as provided under (d), (e) and (f), above, who shall reveal or make known any such facts or information to another not entitled to knowledge of such facts or information under the provisions of this section, shall be punished by a fine of not exceeding One Thousand ($1,000.00) Dollars and, if the offender or person guilty of such violation be an officer or employee of the state, shall forfeit such office or employment and shall be incapable of holding any public office or employment in this state for a period of two years thereafter.”

In the title, line 4, page 1 of the original bill, same being line 3, page 1 of the printed bill, insert after the words “business activities;” the following: “providing for the levy and collection of a tax or excise upon retail sales;”.

In the title, lines 7 and 8, page 1 of the original bill, same being lines 6 and 7, page 1 of the printed bill, strike the words: “measured by gross admission charges, upon the act or privilege of engaging in amusement businesses” and substituting in lieu thereof the following: “upon admissions to any place.”

In the title, line 11, page 1 of the original bill, same being line 9, page 1 of the printed bill, strike the word “estate.”

In the title, line 20, page 1 of the original bill, same being line 16, page 1 of the printed bill, insert following the word “tax;” the following: “providing for the issuance and use of tax scrip or tax tokens;”.

Chairman.

We concur in this report: W. E. Carty, A. E. Hoit, John R. Jones, Gordon Klemgard, Marie F. Keen, J. D. McDonald, Adela Parker, George Twidwell.

We concur in this report: H. D. Hall, Hans Johnson.
The bill was read the second time by sections.

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

On motion of Mr. Adams, the House was declared at recess until 1:00 p.m.

AFTERNOON SESSION.

The Speaker (Mr. Ott presiding) called the House to order at 1:00 p.m.

The Clerk called the roll and all members were present except Representatives Adams, Austin, Bell, Brown, Devenish, Dixon, Easterday, Gehlen, Gessell, Herren, Hueter, Johnson (W. A.), Jones, Karr, Kemp, Leber, Myers, Neal, Neff, Smith (M. B.), Todd, Wingrove, Wiswall and Mr. Waldron; Representative Waldron having been excused on account of illness.

Mr. Drew 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 all members were present except Representatives Austin, Easterday, Gehlen, Leber, Myers, Smith (M. B.), Todd, and Waldron; Representatives Leber and Waldron having been excused.

Mr. Van Dyk requested that he be excused for approximately two hours in order to attend a meeting in the Senate with reference to the truck bill.

The request was granted.

Mr. Bohlke requested that he be excused for approximately forty-five minutes to work with the Appropriations Committee.

The request was granted.

Mr. Drew moved that the House proceed with business under the call of the House without excusing the absentees.

The motion was lost.

The Sergeant-at-Arms was instructed to bring the absentees within the bar of the House.

On motion of Mr. Gifford, the House proceeded with business under the call of the House without excusing the absentees.

The House resumed consideration of House Bill No. 237 on second reading.

Mr. Yantis moved the adoption of the committee amendment in Section 1 to insert "Sections 13-a to 13-n, inclusive: TITLE II-A. TAX ON RETAIL SALES."

Mr. Dixon moved the adoption of the following substitute amendment:
In Section 1, page 2 of the printed bill, strike all of line 4.

Debate ensued.

Mr. Yantis explained the bill in detail.

Mr. Sawyer moved that further discussion be deferred until the members of the House had considered the balance of the bill.

Mr. McDonald (D. A.) moved that the motion by Mr. Sawyer be laid on the table without taking anything with it.

A roll call was demanded and the demand was sustained.
The Speaker (Mr. Ott presiding):

"The question is on the motion by Mr. McDonald (D. A.) A vote 'aye' will table the motion by Mr. Sawyer without taking anything else with it. A vote 'no' is against laying the motion by Mr. Sawyer on the table."

The Clerk called the roll and the motion by Mr. Sawyer was laid on the table without taking anything else with it, by the following vote: Yeas, 56; nays, 40; absent or not voting, 3.

Those voting yea were: Representatives Adams, Austin, Bice, Boede, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Eddy, Edwards, Emory, Haddon, Halleran, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kemp, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Reeves, Reilly, Richmond (C. L.), Robbins, Ryan, Skinner, Todd, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis—56.

Those voting nay were: Representatives Bell, Bohlke, Boyle, Drew, Easterday, Edlund, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Hales, Hall, Herren, Johnson (Hans), Keen, Kelly, Klemgard, Lindgren, Lynch, McCarty, McDonald (J. D.), Neal, Nelsen, Parker, Richmond (W. A.), Sandegren, Sawyer, Schroeder, Schults, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Voyce—40.

Those absent or not voting were: Representatives Leber, Van Dyk, Mr. Speaker—3.

The Speaker (Mr. Ott presiding) declared the question to be on the adoption of the substitute amendment by Mr. Dixon.

Mr. Hurley moved that the substitute amendment by Mr. Dixon be laid on the table without taking anything with it.

The motion was carried and the substitute amendment was laid on the table without taking anything with it.

Mr. Dixon moved the adoption of the following substitute amendment:

In Section 1, page 2 of the printed bill, strike all of line 4, and insert in lieu thereof the following: "A Transaction Tax of % of 1% on all transactions, including bank transactions."

Mr. Bice moved that the substitute amendment be laid on the table without taking anything with it.

A roll call was demanded and the demand was sustained.

The Clerk called the roll and the substitute amendment by Mr. Dixon was laid on the table, without taking the bill with it, by the following vote: Yeas, 61; nays 36, absent or not voting, 2.

Those voting yea were: Representatives Adams, Austin, Bice, Boede, Bohlke, Bowden, Brown, Carty, Cohen, Copeland, Cowen, Devenish, Donahoe, Eddy, Edwards, Emory, Ford, Gardner, Gehlen, Haddon, Halleran, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Kemp, Klemgard, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Reeves, Reilly, Richmond (C. L.), Robbins, Sandegren, Skinner, Smith (B. L.), Strickland, Todd, Twidwell, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis—61.

Those voting nay were: Representatives Bell, Boyle, Christianson, Clark, Dixon, Drew, Easterday, Edlund, Freese, Gessell, Gifford, Hales, Hall, Herren, Johnson (Hans), Keen, Lindgren, Lynch, McCarty, McCauley, McDonald
Those absent or not voting were: Representatives Leber, Mr. Speaker—2.

Mr. Emory demanded the previous question and the demand was sustained.

The Speaker (Mr. Ott presiding) declared the question to be on the adoption of the committee amendment to Section 1.

The Clerk called the roll and the committee amendment was adopted by the following vote: Yeas, 64; nays, 33; absent or not voting, 2.

Those voting yea were: Representatives Adams, Austin, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Eddy, Edwards, Emory, Ford, Gardner, Gehlen, Haddon, Halleran, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Kemp, Klemgard, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Reeves, Reilly, Richmond (C. L.), Robbins, Ryan, Sandegren, Skinner, Smith (B. L.), Todd, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis—64.

Those voting nay were: Representatives Bell, Boyle, Dixon, Drew, Easterday, Edlund, Freese, Gessell, Gifford, Hales, Hall, Herren, Johnson (Hans), Keen, Lindgren, Lynch, McCarty, Neal, Nelsen, Parker, Richmond (W. A.), Sawyer, Schroeder, Schultz, Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voyce—33.

Those absent or not voting were: Representatives Leber, Mr. Speaker—2.

Mr. Richmond (W. A.) moved that Mr. Yantis be allowed to give the members a complete picture of the bill.

The Speaker (Mr. Ott presiding):

"It is the observation of the chair that Mr. Yantis has already given the members a complete picture but if you desire it given over again, I am sure Mr. Yantis will be glad to do it."

Debate ensued.

Mr. Bohlke demanded the previous question and the demand was sustained.

A roll call was demanded on the motion by Mr. Richmond (W. A.), but the demand was not sustained.

The motion was lost.

On motion of Mr. Yantis, the committee amendment to Section 1, striking the word "Amusement" and substituting the word "Admission," was adopted.

On motion of Mr. Yantis, the committee amendment to Section 1, striking the words "Estate and," was adopted.

On motion of Mr. Yantis, the committee amendment to Section 3 was adopted.

With the consent of the House, the committee amendment to Section 4, striking the words "gross proceeds of sales," was withdrawn.

Mr. Yantis moved the adoption of the committee amendment to Section 4, Subsection (c), striking all the matter contained in Subsection (c).

Mr. Drew moved the adoption of the following substitute amendment:

In Section 4, line 3 of the printed bill, strike the words "two and one-half per cent" and insert in lieu thereof the words "one-half of one per cent."
Considerable debate ensued.

Miss Parker demanded the previous question and the demand was sustained.

A roll call was demanded and the demand was sustained.

The Clerk called the roll and the substitute amendment by Mr. Drew was adopted by the following vote: Yeas, 49; nays, 48; absent or not voting, 2.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Carty, Christianson, Clark, Copeland, Cowen, Devenish, Drew, Edlund, Ford, Freese, Gehlen, Gessell, Gifford, Hales, Hall, Holt, Huetter, Karr, Keen, Keith, Kelly, Lindgren, Luck, Lynch, McCarty, McCauley, Morgan, Neal, Nelsen, Reilly, Richmond (C. L.), Schultz, Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Van Dyk, Vance, Wanamaker—49.

Those voting nay were: Representatives Brown, Cohen, Dixon, Donahoe, Easterday, Eddy, Edwards, Emory, Gardner, Haddon, Halleran, Herren, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Kemp, Klemgard, Ledgerwood, Mackie, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (J. D.), McDonnell, Murray, Myers, Neff, Ott, Parker, Reeves, Richmond (W. A.), Robbins, Ryan, Sandgren, Sawyer, Schroeder, Skinner, Smith (B. L.), Todd, Twidwell, Wentworth, Wilson, Wingrove, Wiswall, Yantis—48.

Those absent or not voting were: Representatives Leber, Mr. Speaker—2.

With the consent of the House the committee amendment to Section 4, Subsection (d) was withdrawn.

Mrs. Wanamaker moved the adoption of the following amendment:

In Section 4, subsection (a), page 2, line 36 of the printed bill, strike the words "one-half" and insert in lieu thereof the words "one-quarter."

Mr. Drew moved the adoption of the following substitute amendment:

In Section 4, page 2, line 34 of the printed bill, strike the first paragraph of subsection (a) and insert in lieu thereof the following:

"(a) Upon every person engaging within this state in business as an extractor of coal or clay; as to such persons the amount of the tax with respect to such business shall be equal to the value of the product extracted for sale or commercial use, multiplied by the rate of one-half of one per cent. Upon every other person so engaging in extracting every other product under the purview of Section 5, subsection 9 of this act; as to such persons the amount of the tax with respect to such business shall be equal to the value of the product extracted for sale or commercial use, multiplied by the rate of five per cent."

Debate ensued.

Mr. Reilly demanded the previous question and the demand was sustained.

A roll call was demanded and the demand was sustained.

The Clerk called the roll and the substitute amendment was lost by the following vote: Yeas, 19; nays, 77; absent or not voting, 3.

Those voting yea were: Representatives Boyle, Drew, Edlund, Freese; Gessell, Gifford, Hales, Hall, Herren, Hurley, Keen, Lindgren, Lynch, McCarty, Neal, Smith (M. B.), Smith (T. E.), Titus, Vance—19.

Those voting nay were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Devenish, Dixon, Donahoe, Easterday, Eddy, Edwards, Emory, Ford, Gardner, Gehlen, Haddon, Halleran, Holt, Johnson (Hans), Johnson (W. A.),
Those absent or not voting were: Representatives Huetter, Leber, Mr. Speaker—3.

The Speaker (Mr. Ott presiding) declared the question to be on the adoption of the amendment by Mrs. Wanamaker.

Considerable debate ensued.

With the consent of the House, Mr. Van Dyk was excused for one hour.

Mr. Drew moved the adoption of the following substitute amendment:

In Section 4, strike all of subsection (a) and insert in lieu thereof the following:

“(a) Upon every person engaging within this state in business as an extractor of coal, clay, fish, shell fish or other sea or inland water foods or products, or falls, cuts or takes timber; as to such persons the amount of the tax with respect to such business shall be equal to the value of the product extracted for sale or commercial use multiplied by the rate of one-half of one per cent; upon all others within the purview of paragraph (9) of Section 5 of this act such rate shall be two per cent of the value of the product extracted.”

Mr. Ford moved that the substitute amendment be laid on the table without taking the original amendment or bill with it.

The motion was carried and the substitute amendment was laid on the table without taking anything with it.

The Speaker (Mr. Ott presiding) declared the question to be on the adoption of the amendment by Mrs. Wanamaker.

A roll call was demanded and the demand was sustained.

The Clerk called the roll and the amendment was adopted by the following vote: Yeas, 51; nays, 44; absent or not voting, 4.

Those voting yea were: Representatives Adams, Bell, Bice, Boede, Bowden, Brown, Christianson, Cohen, Copeland, Cowen, Devenish, Donahoe, Eddy, Emory, Ford, Gehlen, Haddon, Halleran, Holt, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Kemp, Klemgard, Ledgerwood, Luck, Mackie, Martin (J. R.), McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Strickland, Sullivan, Todd, Twidwell, Van Dyk, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis—51.

Those voting nay were: Representatives Austin, Bohlke, Boyle, Carty, Clark, Dixon, Drew, Easterday, Edlund, Edwards, Freese, Gardner, Gessell, Gifford, Hales, Hall, Herren, Hurley, Johnson (Hans), Keen, Keith, Kelly, Lindgren, Lynch, Martin (F. J.), McCarty, McDonald (J. D.), Murray, Neal, Parker, Reilly, Robbins, Sawyer, Schroeder, Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Titus, Twidwell, Voyce, Wentworth, Wilson, Wiswall—44.

Those absent or not voting were: Representatives Huetter, Leber, Van Dyk, Mr. Speaker—4.

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

On motion of Mr. Adams, the House was declared at recess until 7:30 p. m.
EVENING SESSION.

The Speaker (Mr. Ott presiding) called the House to order at 7:30 p. m. The Clerk called the roll and all members were present except: Representatives Adams, Austin, Bice, Devenish, Easterday, Eddy, Emory, Ford, Freese, Gehlen, Halléran, Huetter, Jones, Leber, Ledgerwood, Lynch, Neal, Nelsen, Richmond (C. L.), Robbins, Sandegren, Smith (M. B.), Smith (T. E.), Sullivan, Todd, Voyce, Wingrove and Mr. Waldron; Representative Waldron having been excused.

Mr. Murray 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 Austin, Bice, Devenish, Easterday, Eddy, Freese, Gardner, Huetter, Jones, Leber, McCarty, Neal, Richmond (C. L.), Smith (M. B.), and Waldron; Representatives Bice, Gardner, Huetter, Leber and Waldron having been excused.

Mr. Sawyer moved that the House proceed with business under call of the House without excusing the absentees.

The motion was lost.

Mr. Bohlke moved that the House proceed with business under the call of the House and that the absentees be excused.

Mr. Adams moved as a substitute that the House proceed with business under the call of the House without excusing the absentees.

Division was called for and the substitute motion was carried on a rising vote.

MOTION.

On motion of Mr. Adams, the rules were suspended, and the House reverted to the fifth order of business.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., March 8, 1935.

Mr. Speaker:

We, your Committee on Elections and Privileges, to whom was referred House Bill No. 303, entitled "An Act relating to nomination of candidates for public office in first-class school districts and port districts in Class 'A' counties and counties of the first class, and amending Section 2 of Chapter 209 of the Session Laws of 1907 as amended by Section 1 of Chapter 82 of the Session Laws of 1909 as amended by Section 2 of Chapter 101 of the Session Laws of 1911 (Sec. 5178, Rem. Rev. Stat.), 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.

HUGH HERREN, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., March 7, 1935.

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 420, 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 and improvement of land, the construction of buildings and improvements for the various state institutions designated and mentioned, and relating to public highways, and for location, rights of way, engineering, construction, improvement and/or maintenance of state highways and certain streets in cities and towns and for emergencies, and for sundry civil expenses of the state government, and for purposes specified in certain acts of Congress, and for miscellaneous purposes, for the fiscal biennium beginning April 1, 1935, and ending March 31, 1937, except as otherwise provided, and declaring that this act shall take effect immediately,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor, and that the substitute bill do pass.

A. E. Edwards, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 8, 1935.

MR. SPEAKER:

We, a majority of your Committee on Public Morals, to whom was referred House Bill No. 639, entitled “An Act prohibiting horse racing on Sunday, amending Section 7, Chapter 55, Laws of 1933 (Section 8312-7, Remington’s Revised Statutes of Washington); 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.

We concur in this report: Myron H. Titus, J. B. Smith, Bert Lynch, Donald A. McDonald, John R. Martin.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 6, 1935.

MR. SPEAKER:

We, a majority of your Committee on Harbors and Waterways, to whom was referred House Bill No. 669, entitled “An Act relating to port districts in Class A and First Class counties, and providing for the number, election and tenure of office of the commissioners thereof and relating to their compensation,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 7, 1935.

MR. SPEAKER:

We, a minority of your Committee on Harbors and Waterways, to whom was referred House Bill No. 669, 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: Geo. F. Yantis.

Passed to second reading.

On motion of Mr. Adams, the rules were suspended, and the House reverted to the fourth order of business.

On motion of Mr. Adams, the regular number of copies of House Bill No. 468 were ordered printed.

On motion of Mr. Adams, the rules were suspended, and the House advanced to the eighth order of business.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, Wash., March 8, 1935.

Mr. Speaker:

The Senate has passed:
Senate Bill No. 351; also
Senate Bill No. 352, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE AMENDMENTS TO HOUSE BILLS.

SENATE CHAMBER,
OLYMPIA, WASH., March 8, 1935.

Mr. Speaker:

The Senate has passed:
House Bill No. 518, with the following amendments:

Amend Section 1, line 4 of the printed bill, by inserting after the words "radio broadcasting or" the words "which shall."

Amend Sec. 2, being line 31 of page 1 of the original bill, the same being line 21 of the printed bill, by striking after the word "disseminated," all of the remainder of said section which reads as follows: "but in every prosecution for libel the defendant may show in his defense that the matter complained of was published without his knowledge or fault and against his wishes by another who had no authority from him to make such publication, and was retracted by him as soon as known with an equal degree of publicity."

Provided, That in any prosecution or action for libel it shall be an absolute defense if the defendant shows that the matter complained of was published without his knowledge or fault and against his wishes by another who had no authority from him to make such publication and was promptly retracted by the defendant with an equal degree of publicity upon written request of the complainant."; and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

Mr. Edwards moved that the House concur in the Senate amendments to House Bill No. 518.

The motion was carried.

The Clerk called the roll on the final passage of House Bill No. 518, as amended by the Senate, and the bill passed the House by the following vote:
Yeas, 65; nays, 25; absent or not voting, 9.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Drew, Edwards, Emory, Ford, Gehlen, Haddon, Hales, Halleran, Holt, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Kemp, Klemgard, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Parker, Reeves, Reilly, Robbins, Ryan, Sandegren, Skinner, Smith (B. L.), Strickland, Sullivan, Twidwell, Wannemaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis—65.

Those voting nay were: Representatives Boyle, Dixon, Edlund, Gessell, Gifford, Hall, Herren, Johnson (Hans), Keen, Lindgren, Lynch, McCarty, McDonald (J. D.), Neal, Nelsen, Richmond (W. A.), Sawyer, Schroeder, Schultz, Smith (J. B.), Smith (T. E.), Titus, Todd, Van Dyk, Voyce—25.

Those absent or not voting were: Representatives Easterday, Eddy, Freese, Gardner, Huetter, Leber, Richmond (C. L.), Smith (M. B.), Mr. Speaker—9.

House Bill No. 518, having received the constitutional majority, was declared passed as amended by the Senate.
Mrs. Edlund was excused from the call of the House for one hour.

On motion of Mr. Adams, the rules were suspended and the House resumed the regular order of business.

**FIRST READING OF SENATE BILLS.**

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

**Senate Bill No. 351,** by Committee on Rules and Joint Rules: An Act appropriating the additional sum of five thousand dollars ($5,000.00) or so much thereof as may be necessary, for the printing of the Twenty-fourth Legislature of the State of Washington; and declaring an emergency.

On motion of Mr. Adams, the rules were suspended, and Senate Bill No. 351 was advanced to second reading and read in full.

On motion of Mr. Adams, the rules were suspended, Senate Bill No. 351 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 351 and the bill passed the House by the following vote: Yeas, 87; nays, 1; absent or not voting, 11.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Dixon, Donahoe, Drew, Edlund, Edwards, Emory, Ford, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis—87.

Those voting nay were: Representative Neal—1.

Those absent or not voting were: Representatives Devenish, Easterday, Eddy, Freese, Gardner, Huetter, Leber, McCarty, Richmond (C. L.), Smith (M. B.), Mr. Speaker—11.

Senate Bill No. 351, having received the 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. 352,** by Committee on Rules and Joint Rules: An Act appropriating the additional sum of thirty thousand dollars ($30,000.00), or so much thereof as may be necessary, for the expenses of the Twenty-fourth Legislature of the State of Washington; and declaring an emergency.

On motion of Mr. Adams, the rules were suspended, and Senate Bill No. 352 was advanced to second reading and read in full.

On motion of Mr. Adams, the rules were suspended, Senate Bill No. 352 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
The Clerk called the roll on the final passage of Senate Bill No. 352 and the bill passed the House by the following vote: Yeas, 79; nays, 9; absent or not voting, 11.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Edlund, Edwards, Emory, Ford, Gehlen, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Kelly, Kemp, Klemgard, Ledgerwood, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Parker, Reilly, Richmond (W. A.), Robbins, Ryan, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Titus, Todd, Twidwell, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis—79.

Those voting nay were: Representatives Gessell, Keith, Lindgren, Luck, Neal, Nelsen, Sandegren, Sullivan, Van Dyk—9.

Those absent or not voting were: Representatives Easterday, Eddy, Freese, Gardner, Huetter, Leber, McCarty, Reeves, Richmond (C. L.), Voyce, Mr. Speaker—11.

Senate Bill No. 352, having received the 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., March 8, 1935.

MR. SPEAKER:
The Senate has passed:
Engrossed Senate Bill No. 287; also
Engrossed Senate Bill No. 268; and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., March 8, 1935.

MR. SPEAKER:
The Senate refuses to recede from its amendments to Engrossed House Bill No. 39 and asks for a conference thereon.

HARRISON W. MASON, Secretary.

Mr. Brown moved that the request of the Senate for a Conference Committee on Senate amendments to Engrossed House Bill No. 39 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. 39, Representatives Jones, Brown and Johnson (Hans).

The House resumed consideration of House Bill No. 237 on second reading.

NOTICE OF RECONSIDERATION.

Mr. Strickland gave notice that at 9:30 p. m. this day he would move that the House reconsider the vote by which the following amendment by Mr. Drew was adopted:

In Section 4, line 3 of the printed bill, strike the words "two and one-half per cent" and insert in lieu thereof the words "one-half of one per cent."
Mrs. Haddon moved the adoption of the following amendment:

Amend Title II of House Bill No. 237, Section 4, subsection (c), in line 4, page 3 of the printed bill, by striking the period (.) after "per cent" and inserting a colon (:) and adding the words: "Provided, That the sale of all articles of food for human consumption shall be exempt from the provisions of this act."

The Speaker (Mr. Ott presiding) observed former Representative Ralph Knapp within the bar of the House and appointed Mr. Austin to escort him to a seat upon the rostrum.

On motion of Mr. Clark, the amendment by Mrs. Haddon and Mrs. Keen was laid on the table without taking anything with it.

Mr. Klemgard moved the adoption of the following amendment:

In Section 4, subsection (c), add the following: "Provided, however, The following items shall be exempt:

"(1) Sales of bread and milk.

"(2) When the consumer is the State of Washington or any of its political subdivisions or municipalities.

"(3) When the vendor is a farmer and the thing transferred is the product in its raw state, of his own farm, or of a farm which he operates, and the retail establishment is located on his farm, or when the sale is of feed, seeds, lime or fertilizer.

"(4) Sales of motor vehicle fuel on which a tax is imposed by the law of this state.

"(5) Casual and isolated sales by a vendor who is not engaged in the business of selling tangible personal property.

"(6) Sales which are not within the taxing power of this state under the Constitution of the United States.

"(7) Tangible personal property sold by charitable and religious organizations, the income of which is used in philanthropic activities."

Mr. Neff moved that the amendment be laid on the table without taking anything with it.

Division was called for and the amendment was laid on the table without taking anything with it.

Mrs. Wanamaker moved the adoption of the following amendment:

In Section 4, subsection (b), page 2, line 42 of the printed bill, strike the words "one-half" and insert in lieu thereof the words "one-quarter."

Division was called for and the amendment was adopted on a rising vote.

Mrs. Wanamaker moved the adoption of the following amendment:

In Section 4, subsection (c), line 3, page 3 of the printed bill, strike the words "two and" and insert after the word "one-half" the words "of one."

Debate ensued.

With the consent of the House, Mrs. Wanamaker withdrew the amendment.

Mr. Klemgard moved the adoption of the following amendment:

In Section 4, subsection (d), line 8 of the printed bill, strike the words "one-half" and insert in lieu thereof the words "one-fourth."

Mr. Emory moved that the amendment be laid on the table without taking anything with it.

The motion was carried and the amendment was laid on the table without taking anything with it.

Mrs. Wanamaker moved the adoption of the following amendment:

In Section 4, page 3 of the printed bill, insert after subsection (c) a new subsection to be designated as subsection (d) to read as follows:

"(d) Upon every person engaging within this state in the business of making sales at wholesale; as to such persons the amount of tax with respect to such busi-
ness shall be equal to the gross proceeds of sale of such business multiplied by the rate of one-quarter of one per cent."

Mr. Strickland moved that the amendment be laid on the table without taking anything with it.

Division was called for and the motion was lost on a rising vote.

The amendment was adopted.

Mrs. Wanamaker moved the adoption of the following amendment:

In Section 4, subsection (d), page 3, line 5 of the printed bill, strike "(d)" and insert in lieu thereof "(e)."

The amendment was adopted.

Mrs. Wanamaker moved the adoption of the following amendment:

In Section 4, subsection (d), page 3, line 6 of the printed bill, strike the words "and (c)" and insert in lieu thereof "(c) and (d)."

The amendment was adopted.

Mrs. Wanamaker moved the adoption of the following amendment:

In Section 4, subsection (d), page 3, line 9 of the printed bill, strike everything after the comma coming after the word "hereof" in line 9 down to and including the word "and" before the word "persons" in line 10.

The amendment was adopted.

On motion of Mr. Yantis, the majority committee amendments to Section 5 were adopted.

Mr. Drew moved the adoption of the following amendment:

In Section 5, subsection (2), line 22 of the printed bill, strike the words "municipal corporation."

Debate ensued.

Mr. Neff moved that the amendment be laid on the table without taking anything with it.

The motion was carried and the amendment was laid on the table without taking anything with it.

Mr. Dixon moved the adoption of the following amendment:

In Section 5, paragraph (4), at the end of line 34 of the printed bill, add the following: "Providing that this act shall not apply to a retail sale of any article less than fifteen (15) cents."

Debate ensued.

Mr. Martin (J. R.) moved that the amendment be laid on the table without taking anything with it.

A roll call was demanded, but the demand was not sustained.

The motion was carried and the amendment was laid on the table without taking anything with it.

Mr. Drew moved the adoption of the following amendment:

In Section 5, subsection (5), page 4 of the printed bill, after the word "sales" insert the words "and interest on such sales."

The amendment was lost.

Mr. Robbins moved the adoption of the following amendment:

In Section 4, subsection (d) add the following:

"The tax imposed under this subdivision shall be applied, under uniform and equitable rules to be prescribed by the commission, so as to impose a like tax upon persons performing the functions of warehousing for, or distributing to their store or stores, or to the stores of a parent or subsidiary corporation."

Debate ensued.
Mr. Wentworth demanded the previous question and the demand was sustained.

The amendment was adopted.

MOTION.

Mr. Strickland moved that the House do now reconsider the vote by which the following amendment by Mr. Drew was adopted:

"In Section 4, line 3 of the printed bill, strike the words "two and one-half per cent" and insert in lieu thereof the words "one-half of one per cent."

Debate ensued on the motion to reconsider.

Mr. Cowen demanded the previous question and the demand was sustained.

Division was called for and the motion to reconsider was carried on a rising vote.

RECONSIDERATION.

The Speaker (Mr. Ott presiding) declared the question to be on the adoption of the amendment by Mr. Drew.

Mr. Drew moved that the amendment be made a special order of business for March 9, 1935, at 10:30 a.m.

Debate ensued.

The motion by Mr. Drew was lost.

Debate continued.

Mr. Wilson moved that the amendment by Mr. Drew be laid on the table without taking anything with it.

Division was called for and the motion was lost on a rising vote.

The Speaker (Mr. Ott presiding) declared the question to be on the adoption of the amendment by Mr. Drew.

A roll call was demanded and the demand was sustained.

The Clerk called the roll and the amendment was adopted by the following vote: Yeas, 53; nays, 41; absent or not voting, 5.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Bohlke, Bowden, Boyle, Carty, Clark, Cowen, Devenish, Dixon, Drew, Eddy, Edlund, Edwards, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Hales, Herren, Holt, Johnston (Geo. H.), Karr, Keen, Keith, Kelly, Lindgren, Luck, Lynch, McCarty, McCauley, Morgan, Myers, Neal, Neff, Nelsen, Parker, Reilly, Robbins, Sawyer, Schroeder, Schultz, Smith (J. B.), Smith (T. E.), Sullivan, Titus, Van Dyk, Voice, Wanamaker—53.

Those voting nay were: Representatives Boede, Brown, Christianson, Cohen, Copeland, Donahoe, Emory, Haddon, Hall, Halleran, Hurley, Johnson (Hans), Johnson (W. A.), Jones, Kemp, Klemgard, Ledgerwood, Mackie, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Murray, Ott, Reeves, Richmond (C. L.), Richmond (W. A.), Ryan, Sandegren, Skinner, Smith (B. L.), Strickland, Todd, Twidwell, Wentworth, Wilson, Wingrove, Wiswall, Yantis—41.

Those absent or not voting were: Representatives Easterday, Huetter, Leber, Smith (M. B.), Mr. Speaker—5.

MOTION.

On motion of Mr. Ledgerwood, the rules were suspended and the House reverted to the fifth order of business.

The Speaker (Mr. Ott presiding) observed former Representative George
Northrop of Jefferson within the bar of the House and appointed Mr. Ford to escort him to a seat upon the rostrum.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 8, 1935.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 104, entitled "An Act to provide for a bridge across Columbia Slough from Puget Island in the Columbia River to Cathlamet, Wahkiakum County, and making the necessary 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.

Vic Skinner, Chairman.


Passed to second reading.

House Bill No. 198 (reported by Committee on Roads and Bridges):

Do pass with amendment.

Passed to second reading.

With the consent of the House, Mrs. Boede was excused from the call of the House.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 497, entitled "An Act providing for use of funds from the motor vehicle fund in cooperation with other funds for the construction of a bridge between Clarkston, Washington, and Lewiston, Idaho, over the Snake River," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Vic Skinner, Chairman.


Passed to second reading.
MR. SPEAKER:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 689, entitled "An Act authorizing acquisition by the State of Washington of all interest, share, right and title of the cities of Aberdeen, Hoquiam and Grays Harbor County in and to certain bridges located on state highways, namely: the Wishkah River Bridge in the City of Aberdeen, crossing the Wishkah River on State Road No. 9; the Chehalis River Bridge in the City of Aberdeen, crossing the Chehalis River on State Road No. 13; the Simpson Avenue Bridge in the City of Hoquiam, crossing the Hoquiam River on State Road No. 9; the Little Hoquiam River Bridge in the City of Hoquiam, crossing the Little Hoquiam River on State Road No. 9, providing methods for acquisition thereof and payment therefor, and providing for the operation and control of said bridges by the State 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.

MR. SPEAKER:

We, your Committee on Memorials, to whom was referred Senate Joint Memorial No. 13, relating to an appropriation for federal and state hospitals, 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 E. Drew, Florence W. Myers, Ben S. Sawyer, Corbin Sullivan.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred Senate Bill No. 274, entitled "An Act relating to taxing districts, as defined in Chapter IX of the act of Congress, entitled 'An Act to establish a uniform system of bankruptcy throughout the United States,' approved July 1, 1898, as amended, and to assessments or taxes levied or to be levied upon lands therein, enabling such districts to obtain the relief provided in said Chapter IX, validating petitions and proceedings under or in contemplation of proceedings under said Chapter IX, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

Engrossed Substitute House Bill No. 87 (reported by Committee on Liquor Control):

Majority: Do pass with amendments.

Minority: Do pass without amendments.

Passed to second reading.
FIFTY-FOURTH DAY, MARCH 8, 1935

MOTION.

On motion of Mr. Adams, the rules were suspended, and the House resumed the regular order of business.

The House resumed consideration of House Bill No. 237 on second reading.

Mr. McDonald (J. D.) moved the adoption of the following amendment:

In Section 4, subsection (d), line 14 of the printed bill, after the word “subcontracting” insert the words “and advertising.”

Debate ensued.

The amendment was adopted.

Mr. Hales moved the adoption of the following amendment:

In Section 5, subsection (4), line 39 of the printed bill, strike the word “beautifying” and the comma (,) and after the word “curing” strike the comma (,) and insert the word “and” and strike the words “or otherwise improving or altering.”

Mr. Ford moved that the amendment be laid on the table without taking anything with it.

The motion was carried and the amendment was laid on the table without taking anything with it.

On motion of Mr. Yantis, the majority committee amendment to Section 6, lines 8 and 9, page 7, was adopted.

With the consent of the House, the majority committee amendment to Section 6, line 12, page 7, was withdrawn.

Mr. Drew moved the adoption of the following amendment:

In Section 7, line 34 of the printed bill, strike the word “shall” and insert the word “may.”

Debate ensued.

The amendment was lost.

On motion of Mr. Strickland, Mr. Lindgren was excused from the call of the House.

Mr. Yantis moved the adoption of the majority committee amendment to add a new section to be known as Section 7-a.

Mr. Drew moved the adoption of the following amendment to the committee amendment:

In Section 7-a, strike the last sentence of section, being “The term ‘gross earnings,’ as used in this section, shall mean the gross proceeds of sales less the amount of the purchase price paid for the products herein mentioned.”

Debate ensued.

Mr. Bice moved that the amendment to the amendment be laid on the table without taking anything with it.

The motion was carried and the amendment to the amendment was laid on the table without taking anything with it.

The majority committee amendment was adopted.

On motion of Mr. Yantis, the majority committee amendment to Section 8 was adopted.

On motion of Mr. Yantis, the majority committee amendment to Section 10, subsection (a), line 18, page 8, was adopted.

On motion of Mr. Yantis, the majority committee amendment to Section 10, subsection (b), line 25, page 8, was adopted.

With the consent of the House, the majority committee amendment to Section 10, subsection (d), lines 6 and 7, page 9, was withdrawn.
On motion of Mr. Yantis, the majority committee amendment to Section 10, subsection (d), line 10, page 9, was adopted.

On motion of Mr. Yantis, the majority committee amendment to Section 10, subsection (g), line 19, page 9, was adopted.

Mr. Yantis moved the adoption of the majority committee amendment to Section 10 by adding thereto two new subsections to be known as subsections (h) and (i).

Mr. Drew moved the adoption of the following amendment to the committee amendment:

Amend Section 10, strike the whole of subsection (h).

Debate ensued.

Mr. Emory moved that the amendment to the majority committee amendment be laid on the table without taking anything with it.

The motion was lost.

Mr. Lynch demanded the previous question and the demand was sustained.

The amendment to the majority committee amendment was adopted.

The majority committee amendment was adopted as amended.

Mr. Smith (T. E.) moved the adoption of the following amendment:

Add a new subsection to Section 10, to read as follows:

"(i) Any retail business making annual gross sales of less than the amounts listed in the following schedule:

<table>
<thead>
<tr>
<th>Business Category</th>
<th>Sales Limit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Grocers, drug stores, confectioners, clothiers, fuel</td>
<td>$10,000.00</td>
</tr>
<tr>
<td>Barbers, beauticians, shoe repair shops and shoe shining parlors</td>
<td>$3,500.00</td>
</tr>
</tbody>
</table>

This section will only apply to stores operated by their owners and which constitute such owners' principal source of income. Exemption granted in this section shall be granted upon application made and verified in such manner as shall be prescribed by the Commission."

Mr. Copeland moved that the amendment be laid on the table without taking anything with it.

The motion was carried and the amendment was laid on the table without taking anything with it.

Mr. Dixon moved the adoption of the following amendment:

Amend Section 10, subsection (a), strike the words and figures, in line 15 of the printed bill, "three ($3.00) dollars" and insert in lieu thereof the words and figures "Twelve and 50/100 Dollars ($12.50)."

Debate ensued.

Mr. Lynch demanded the previous question, but the demand was not sustained.

Debate continued.

Mr. Dixon demanded the previous question and the demand was sustained.

A roll call was demanded and the demand was sustained.

The Clerk called the roll and the amendment was lost by the following vote: Yeas, 43; nays, 49; absent or not voting, 7.

Those voting yea were: Representatives Bell, Boyle, Brown, Clark, Cohen, Dixon, Drew, Easterday, Edlund, Ford, Freese, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Hurley, Johnson (Hans), Keen, Kelly, Luck, Lynch, Martin (F. J.), McCarty, Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Strickland, Titus, Twidwell, Van Dyk, Voyce—43.
FIFTY-FOURTH DAY, MARCH 8, 1935

Those voting nay were: Representatives Adams, Austin, Bice, Bohlke, Bowden, Carty, Christianson, Copeland, Cowen, Devenish, Donahoe, Eddy, Edwards, Emory, Gardner, Holt, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kemp, Klemgard, Ledgerwood, Mackie, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Sullivan, Todd, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis—49.

Those absent or not voting were: Representatives Boede, Huetter, Leber, Lindgren, Martin (J. R.), Smith (M. B.), Mr. Speaker—7.

Mr. Herren moved the adoption of the following amendments:

In Section 10, line 15 of the printed bill, strike the word and figures “three ($3.00)” and insert in lieu thereof the word and figures “ten ($10.00);” and after the word “dollars” and before the colon (:) insert the following: “as to retail business and three ($3.00) dollars as to other businesses:”

In Section 10, line 18 of the printed bill, strike the words and figures “three ($3.00) do!Jars or more” and insert in lieu thereof the words “in excess of the amounts above stated.”

The amendments were adopted.

Mr. Sandegren moved the adoption of the following amendment:

In Section 10, page 6 of the printed bill, add a new subsection, to be known as subsection (j), to read as follows:

“(j) Any person conducting a neighborhood or weekly newspaper having a regular circulation of less than 3,000 copies per week.”

Division was called for and the amendment was lost on a rising vote.

Mr. Neff moved the adoption of the following amendment:

In Section 10, page 6 of the printed bill, after subdivision (g) insert a new subdivision to be known as subdivision (h) as follows:

“(h) Scientific, religious, educational, benevolent or other corporations or associations not organized for pecuniary profits:”

Division was called for and the amendment was lost on a rising vote.

Mr. Bice moved the adoption of the following amendment:

In Section 10, line 42½ of the printed bill, insert a new subsection to be known as subsection (j) to read as follows:

“(j) Any person in respect to the business of operating a hospital.”

Debate ensued.

Mr. Sandegren demanded the previous question and the demand was sustained.

The amendment was adopted.

Mr. Easterday moved that further proceedings under the call of the House be dispensed with.

Division was called for and the motion was lost on a rising vote.

Mr. Todd moved the adoption of the following amendment:

In Section 10, add a new subsection to be known as subsection (h) to read as follows:

“(h) Any person engaging in newspaper publishing.”

Debate ensued.

Mr. Sawyer demanded the previous question and the demand was sustained.

Division was called for and the amendment was lost on a rising vote.
Mr. Drew moved the adoption of the following amendment:
In Section 11, page 7 of the printed bill, strike all of subsection (a).
Debate ensued.
Mr. McDonald (R. T.) demanded the previous question and the demand was sustained.
Division was called for and the amendment was lost on a rising vote.
Mr. Drew moved the adoption of the following amendment:
In Section 11, page 7 of the printed bill, strike all of subsection (b).
Division was called for and the amendment was lost on a rising vote.
Mr. Martin (F. J.) moved the adoption of the following amendment:
In Section 11, page 7 of the printed bill, add a new subsection to be known as subsection (h), to read as follows:
"(h) Sales of tangible property in interstate commerce: Provided, That this shall not apply to the provisions of Section 4(a) and 4(b) of this title."
Mr. McDonald (R. T.) moved that the amendment be laid on the table without taking anything with it.
The motion was carried and the amendment was laid on the table without taking anything with it.
Mr. Bell moved that further proceedings under the call of the House be dispensed with.
The motion was lost.
Mr. Johnson (W. A.) moved the adoption of the following amendment:
In Section 11, page 7 of the printed bill, add a new subsection to be known as subsection (h), to read as follows:
"(h) Whenever tangible personal property is sold, and, by the terms of such sale, the seller accepts as a part of the consideration therefor another article of tangible personal property at an agreed valuation, such agreed valuation may be deducted and the amount of the gross proceeds derived from such transaction shall, for the purposes of this act, be construed to be the total price for which such first mentioned property is sold, less the agreed valuation for such article of tangible personal property taken in trade as a credit against such price."
The amendment was lost.
Mr. Karr moved the adoption of the following amendment:
In Section 11, page 7, line 28 of the printed bill, add a new subsection to be known as subsection (h), to read as follows:
"(h) Amounts derived by any person as compensation for receiving, washing, sorting and packing fresh perishable horticultural products and the material and supplies used and supplied in such operation when performed for a person exempted in Section 9(d) of this Title, either as agent or as independent contractor."
Division was called for and the amendment was lost on a rising vote.
Mr. Sawyer moved that further proceedings under the call of the House be dispensed with.
The motion was lost.
Mr. Yantis moved the adoption of the majority committee amendment to add a new section to be known as Section 12-a.
Debate ensued.
Mr. Emory demanded the previous question and the demand was sustained.
A roll call was demanded and the demand was sustained.
The Clerk called the roll and the majority committee amendment was adopted by the following vote: Yeas, 60; nays, 31; absent or not voting, 8.
Those voting yea were: Representatives Adams, Austin, Bice, Bohlke,
FIFTY-FIFTH DAY, MARCH 9, 1935

Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Dev- 
venish, Donahoe, Eddy, Edwards, Emory, Gardner, Gehlen, Gessell, Haddon, 
Halleran, Holt, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, 
Keith, Kemp, Klemgard, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin 
(J. R.), McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), 
McDonnell, Morgan, Murray, Myers, Neff, Ott, Parker, Reeves, Reilly, Rich-
mond (C. L.), Richmond (W. A.), Robbins, Skinner, Strickland, Todd, Wan-
amaker, Wentworth, Wilson, Wiswall, Yantis—60.

Those voting nay were: Representatives Bell, Boyle, Dixon, Drew, Easter-
day, Edlund, Ford, Freese, Gifford, Hales, Hall, Herren, Johnson (Hans), 
Keen, Kelly, Lynch, McCarty, Nelsen, Ryan, Sandegren, Sawyer, Schroeder, 
Schultz, Smith (J. B.), Smith (T. E.), Sullivan, Titus, Twidwell, Van Dyk, 
Voyce, Wingrove—31.

Those absent or not voting were: Representatives Boede, Huetter, Leber, 
Lindgren, Neal, Smith (B. L.), Smith (M. B.), Mr. Speaker—8.

Mr. Easterday moved that the rules be suspended and the Clerk re-read 
Section 130.

The motion was lost.

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

On motion of Mr. Adams, the House adjourned to 10:30 a.m., Saturday, 
March 9, 1935.

S. R. HOLCOMB, Chief Clerk.

FIFTY-FIFTH DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES, 
OLYMPIA, WASH., SATURDAY, MARCH 9, 1935.

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

The Clerk called the roll and all members were present except Repre-
sentatives Ford, Gehlen, Luck, Reilly, Richmond (W. A.); Sawyer and 
Schroeder.

Prayer was offered by Reverend Samuel Everton of the Central Baptist 
Church of Olympia.

The Reading Clerk proceeded to read the journal of the proceedings of 
the previous day. On motion of Mr. Austin, further reading was dispensed 
with and the journal was approved.

On motion of Mr. Clark, Rule 20 was suspended.
PROPOSITIONS, MOTIONS AND RESOLUTIONS.

Resolution by Mr. Adams:

Resolved, That beginning with today, March 9, 1935, the rules will be suspended and all Senate bills received from the Senate will be referred directly to the Committee on Rules and Order.

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

REPORT OF ENROLLMENT COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 8, 1935.

MR. SPEAKER:

We, your Committee on Enrollment, to whom was referred House Bill No. 325; also House Bill No. 329; also House Bill No. 330; also House Bill No. 353, have compared same with the original bills and find them correctly enrolled.

Chairman.
We concur in this report: Joseph Gardner, Geo. H. Johnston.

MR. SPEAKER:

We, of your Committee on Enrollment, to whom were referred House Bill No. 89; also House Bill No. 109; also House Bill No. 111; also House Bill No. 112; also House Bill No. 113; also House Bill No. 158; also House Bill No. 228; also House Bill No. 262; also House Bill No. 285; also House Bill No. 328; also House Bill No. 331; also House Bill No. 518; and Substitute House Joint Resolution No. 11, have compared same with the original and engrossed bills and resolution and find them correctly enrolled.

Chairman.
We concur in this report: Geo. H. Johnston, Richard W. Bowden.

MR. SPEAKER:

We, of your Committee on Enrollment, to whom were referred House Bill No. 110; also House Bill No. 434, have compared same with the original and engrossed bills and find them correctly enrolled.

Chairman.
We concur in this report: Joseph Gardner, Richard W. Bowden.

MR. SPEAKER:

We, of your Committee on Enrollment, to whom were referred House Bill No. 231; also House Bill No. 324; also House Bill No. 326, have compared same with the original and engrossed bills and find them correctly enrolled.

Chairman.
We concur in this report: W. A. Johnson, Joseph Gardner.
MESSAGES FROM THE SENATE.

FIFTY-FIFTH DAY, MARCH 9, 1935

SENATE CHAMBER,
OLYMPIA, WASH., March 8, 1935.

Mr. Speaker:
The Senate has passed:
Engrossed House Bill No. 158, and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., March 8, 1935.

Mr. Speaker:
The President has signed:
Senate Bill No. 351; also
Senate Bill No. 352, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., March 8, 1935.

Mr. Speaker:
The President has signed:
Senate Bill No. 14; also
Senate Bill No. 76; also
Senate Bill No. 89; also
Senate Bill No. 99; also
Senate Bill No. 149; also
Senate Bill No. 182; also
Senate Bill No. 183; and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., March 8, 1935.

Mr. Speaker:
The President has signed:
Senate Bill No. 184;
Senate Bill No. 200;
Senate Bill No. 198;
Senate Bill No. 201;
Senate Bill No. 185;
Senate Bill No. 186;
Senate Bill No. 189;
Senate Bill No. 161;
Senate Bill No. 188;
Senate Bill No. 190;
Substitute Senate Bill No. 92;
Senate Bill No. 203;
Senate Bill No. 54, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

The Speaker announced he was about to sign Senate Bill No. 14; Senate Bill No. 54; Senate Bill No. 76; Senate Bill No. 89; Senate Bill No. 99; Substitute Senate Bill No. 92; Senate Bill No. 137; Senate Bill No. 149; Senate Bill No. 161; Senate Bill No. 182; Senate Bill No. 183; Senate Bill No. 184; Senate Bill No. 185; Senate Bill No. 186; Senate Bill No. 188; Senate Bill No. 190; Senate Bill No. 189; Senate Bill No. 191; Senate Bill No. 192; Senate Bill No. 194; Senate Bill No. 195; Senate Bill No. 198; Senate Bill No. 200; Senate Bill No. 201; Senate Bill No. 203; Senate Bill No. 351; Senate Bill No. 352; Substitute House Joint Resolution No. 11; House Bill No. 89; House Bill No. 109; House Bill No. 110; House Bill No. 111; House Bill No. 112; House Bill No. 113; House Bill No. 158;
House Bill No. 228; House Bill No. 231; House Bill No. 262; House Bill No. 285; House Bill No. 324; House Bill No. 325; House Bill No. 326; House Bill No. 328; House Bill No. 329; House Bill No. 330; House Bill No. 331; House Bill No. 353; House Bill No. 434; and House Bill No. 518.

The Speaker called Mr. Ott to preside.

SENATE AMENDMENTS TO HOUSE BILL.

MR. SPEAKER:

The Senate has passed:

SENATE CHAMBER,
OLYMPIA, WASH., March 8, 1935.

Engrossed Substitute House Bill No. 584 with the following amendments:

Amend Sec. 2, line 17, page 1 of Engrossed Substitute House Bill, same being Sec. 2, line 10, page 1 of the printed bill, by striking the word "unemployment" and inserting in lieu thereof the words "the unemployed."

Amend Sec. 10, line 6; page 3 of the printed bill, after the period (.) in line 6, strike the balance of the section.

Amend Sec. 3, lines 25, 26 and 27, page 1 of the Engrossed Substitute House Bill, same being Sec. 3, lines 18, 19, 20 and 21, page 1 of the printed bill, by striking the period (.) following the word "purposes" and all of the sentence down to and including the word "situated" and inserting in lieu thereof the following: "Including the establishment, maintenance and operation of self-help cooperatives, as defined by the Federal Emergency Relief Administration Manuals SH-1 and SH-10, 'Division of Self-Help Cooperatives.' Such cooperatives shall be given preference and their formation encouraged and developed as rapidly as may be practical."; and the same is herewith transmitted.

HARRISON W. MASON,
Secretary.

Mr. Yantis moved that the House concur in the Senate amendments to Engrossed Substitute House Bill No. 584.

The motion was carried.

The Clerk called the roll on the passage of Engrossed Substitute House Bill No. 584 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 63; nays, 12; absent or not voting, 24.

Those voting yea were: Representatives Austin, Bell, Boede, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Easterday, Edwards, Emory, Gardner, Gessell, Haddon, Hall, Halleran, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Kelly, Klemgard, Leber, Lynch, Mackie, Martin (J. R.), McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Richmond (C. L.), Robbins, Sandegren, Skinner, Smith (B. L.), Sullivan, Todd, Twidwell, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis—63.

Those voting nay were: Representatives Boyle, Dixon, Drew, Eddy, Edlund, Hales, Ledgerwood, Lindgren, McCarty, Schultz, Smith (J. B.), Titus—12.

Those absent or not voting were: Representatives Adams, Bice, Bohlke, Ford, Freese, Gehlen, Gifford, Huetter, Keen, Keith, Kemp, Luck, Martin (F. J.), Reilly, Richmond (W. A.), Ryan, Sawyer, Schroeder, Smith (M. B.), Smith (T. E.), Strickland, Van Dyk, Voyce, Mr. Speaker—24.

Engrossed Substitute House Bill No. 584, having received the constitutional majority, was declared passed as amended by the Senate.

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., March 7, 1935.

MR. SPEAKER:

We, a majority of your Committee on Fisheries, to whom was referred House Bill No. 156, entitled "An Act relating to food and shell fish, defining the powers of the Director of Fisheries in relation thereto, and amending Section 108, Chapter 7, Laws of 1921 (Section 10866, Remington's Revised Statutes) and Section 110, Chapter 7, Laws of 1921 (Section 10868, Remington's Revised Statutes)," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

G. N. ADAMS, Chairman.

We concur in this report: Rex Strickland, Harry E. Christianson, Carl J. Luck, Bert Lynch, J. D. McDonald.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 7, 1935.

MR. SPEAKER:

We, a minority of your Committee on Fisheries, to whom was referred House Bill No. 156, 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: Vic Skinner, M. P. Halleran, W. A. Richmond.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 7, 1935.

MR. SPEAKER:

We, a majority of your Committee on Fisheries, to whom was referred House Bill No. 359, entitled "An Act granting to the Indians of the State of Washington the right to take fish in all the waters of said state," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

G. N. ADAMS, Chairman.

We concur in this report: Violet P. Boede, Harry E. Christianson, L. C. Freese, Carl J. Luck, Bert Lynch, J. D. McDonald, W. A. Richmond.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 7, 1935.

MR. SPEAKER:

We, a majority of your Committee on Fisheries, to whom was referred Senate Bill No. 144, entitled "An Act relating to clams; authorizing the digging and taking thereof as in this act provided; providing for issuance and revocation of certain licenses and fixing the fees thereof; and prescribing penalties for the violation of this act," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

G. N. ADAMS, Chairman.

We concur in this report: Violet P. Boede, Harry E. Christianson, Carl J. Luck, Bert Lynch, J. D. McDonald, Rex Strickland.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 8, 1935.

MR. SPEAKER:

We, a minority of your Committee on Fisheries, to whom was referred Senate Bill No. 144, 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: Vic Skinner, M. P. Halleran, W. A. Richmond.

Passed to second reading.

22—H.
FIRST READING OF SENATE BILLS.

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


Referred to Committee on Rules and Order.

Engrossed Senate Bill No. 268, by Senators Dailey, Bengtson, Roland and Murfin: An Act relating to the organization and administration of the state government, providing for the regulation and supervision of petroleum and natural gas, defining the powers and duties of certain officers, prohibiting certain acts, and providing penalties for the violation thereof.

Referred to Committee on Rules and Order.

SECOND READING OF BILLS.

The House resumed consideration of House Bill No. 237 on second reading.

Mr. Yantis moved the adoption of the majority committee amendment by adding thereto a new title to be known as Title II-A, "TITLE II-A. TAX ON RETAIL SALES."

Mrs. Keen moved the adoption of the following amendment to the majority committee amendment:

In Title II-A, Sec. 13a, strike the period (.) after the word "price" and add the following: "Provided, however, Any sale made to a family having an income of $10.00 a week or less, shall not be required to pay the tax under this act."

Debate ensued.

Miss Parker moved that the amendment to the majority committee amendment be laid on the table without taking anything with it.

The motion was carried and the amendment to the majority committee amendment was laid on the table without taking anything with it.

Mr. Bice moved the adoption of the following amendment to the majority committee amendment:

In Section 13d of the amendment insert a new subsection to be known as subsection (6) to read as follows:

"(6) Sales of medical and surgical supplies to charitable hospitals."

The amendment to the majority committee amendment was lost.

Mr. Yantis moved the adoption of the following amendment to the majority committee amendment:

In Section 13d of the amendment, insert a new subsection to be known as subsection (6) to read as follows:

"(6) Sales of motor vehicle fuel taxable under Chapter 58 of the Laws of 1933 (Section 5, being Rev. Rev. Stat., Section 8327-5)."

The amendment to the majority committee amendment was adopted.

Mr. Yantis moved the adoption of the following amendment to the majority committee amendment:

In Section 13-e, subsection (2) of the amendment, strike all of subsection (2).
The amendment to the majority committee amendment was adopted.

Mr. Yantis moved the adoption of the following amendment to the majority committee amendment:

Amend Section 13-i of the amendment by inserting after the word “sales” in the second line thereof, and before the comma (,) the words “made through vending machines or similar devices.”

The amendment to the majority committee amendment was adopted.

Mr. Clark moved the adoption of the following amendment to the majority committee amendment:

In Section 13a, line 3 of the committee amendment, strike the word “two” and insert in lieu thereof the word “one.”

Mr. McDonald (R. T.) moved that the amendment to the majority committee amendment be laid on the table without taking anything with it.

Division was called for and the motion to lay the amendment to the majority committee amendment on the table without taking anything with it was carried on a rising vote.

NOTICE OF RECONSIDERATION.

Mr. McDonald (J. D.) gave notice that he would move that the House reconsider the vote by which the amendment by Mr. Bice, “in Section 13-d of the amendment insert a new subsection to be known as Subsection (6)” was lost, at 2:00 p.m. this day.

Debate ensued on the majority committee amendment.

Mr. Austin 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 Bell, Bice, Keith, Keilly, Ryan, Van Dyk and Waldron; Representatives Keith, Keilly, Ryan and Waldron being excused.

On motion of Mrs. Wanamaker, the Speaker (Mr. Ott presiding) appointed Mrs. Wanamaker to escort Mr. Edmond S. Meany of the University of Washington to a seat upon the rostrum.

On motion of Mr. Jones the absentees were excused and the House proceeded with business under the call of the House.

Debate continued on the majority committee amendment.

Mr. McDonald (R. T.) demanded the previous question and the demand was sustained.

A roll call was demanded and the demand was sustained.

The Clerk called the roll and the majority committee amendment was adopted, as amended, by the following vote: Yeas, 54; nays, 38; absent or not voting, 7.

Those voting yea were: Representatives Adams, Austin, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Cohen, Copeland, Cowen, Devenish, Donahoe, Eddy, Edwards, Emory, Gardner, Gehlen, Haddon, Halleran, Holt, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Kemp, Klemgard, Leber, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Reeves, Richmond (C. L.), Robbins, Skinner, Smith (B. L.), Todd, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis—54.
Those voting nay were: Representatives Bell, Boyle, Clark, Dixon, Drew, Easterday, Edlund, Ford, Freese, Gessell, Gifford, Hales, Hall, Herren, Johnson (Hans), Keen, Kelly, Lindgren, Lynch, McCarty, McCauley, McDonald (J. D.), Neal, Nelsen, Parker, Richmond (W. A.), Sandegren, Sawyer, Schroeder, Schultz, Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Voyce—38.

Those absent or not voting were: Representatives Bice, Huetter, Keith, Reilly, Ryan, Van Dyk, Mr. Speaker—7.

Mrs. Keen moved the adoption of the following amendment to the majority committee amendment:

In Section 13a, line 3 of the committee amendment, strike the period (.) after the word "price" and add the following: "this shall not apply to persons or families on relief."

Mr. McDonald (R. T.), moved that the amendment to the majority committee amendment be laid on the table without taking anything with it.

A roll call was demanded and the demand was sustained.

The Clerk called the roll and the amendment to the majority committee amendment was laid on the table without taking anything with it by the following vote: Yeas, 47; nays, 46; absent or not voting, 6.

Those voting yea were: Representatives Adams, Austin, Boede, Bohlike, Brown, Carty, Christianson, Cohen, Copeland, Devenish, Donahoe, Eddy, Edwards, Emory, Gardner, Haddon, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Kemp, Klemgard, Leber, Ledgerwood, Luck, Mackle, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Myers, Neff, Ott, Reeves, Richmond (C. L.), Richmond (W. A.), Robbins, Skinner, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis—47.

Those voting nay were: Representatives Bell, Bowden, Boyle, Clark, Cowen, Dixon, Drew, Easterday, Edlund, Ford, Freese, Gehlen, Gessell, Gifford, Hales, Hall, Halleran, Herren, Holt, Johnson (Hans), Keen, Keith, Kelly, Lindgren, Lynch, McCarty, McCauley, McDonald (J. D.), Murray, Neal, Nelsen, Parker, Sandegren, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Voyce—46.

Those absent or not voting were: Representatives Bice, Huetter, Reilly, Ryan, Van Dyk, Mr. Speaker—6.

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

On motion of Mr. Adams, the House was declared at recess until 1:30 p. m.

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**AFTERNOON SESSION.**

The Speaker (Mr. Ott presiding) called the House to order at 1:30 p. m. The Clerk called the roll and all members were present except Representatives Austin, Dixon, Edwards, Huetter, Johnson (Hans), Karr, Mackie, Reilly, Richmond (W. A.), Robbins, Ryan, Sandegren, Schultz, Skinner, Van Dyk and Waldron; Representative Waldron having been excused.

Mr. Bice 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 Austin, Dixon, Edwards, Huetter, Johnson (Hans), Karr, Mackie, Reilly, Richmond (W. A.), Robbins, Ryan, Sandegren, Schultz, Skinner, Van Dyk and Waldron; Representative Waldron having been excused.

On motion of Mr. Adams the House proceeded with business under the call of the House without excusing the absentees.

SECOND READING OF BILLS.

The House resumed consideration of House Bill No. 237 on second reading.

Mr. Klemgard moved the adoption of the following amendment:

Amend Section 13 by adding thereto a new subsection to be known as subsection (o) to read as follows:

"(o) The state does hereby pre-exempt the field of imposing tax upon retail sales of tangible property as included under the provisions of this title and no county, city, town or other municipal subdivision shall have the right to impose, levy or collect taxes upon retail sales as herein defined."

Debate ensued.

The amendment was adopted.

Mr. Hall moved the adoption of the following amendment to the majority committee amendment to Title II-A, Sec. 13-a:

In Section 13-a strike the words "two per cent" and insert in lieu thereof the words, "one and one-half per cent."

Debate ensued.

Mr. Gardner demanded the previous question and the demand was sustained.

The amendment to the majority committee amendment was lost.

Mrs. Keen moved the adoption of the following amendment:

Amend Section 13-d by adding thereto a new subsection to be known as subsection (7) to read as follows:

"(7) Sales made on relief vouchers issued by the department of public welfare or by any county or city or other welfare agency."

Debate ensued.

Mr. Skinner demanded the previous question and the demand was sustained.

The amendment was adopted.

With the consent of the House Mr. Leber was excused from the call of the House for approximately ten minutes.

On motion of Mr. Yantis the majority committee amendment to Section 14, line 8, page 11 of the original bill, was adopted.

MOTION.

Mr. McDonald (J. D.) moved that the House do at this time reconsider the vote by which the following amendment was lost:

In Section 13-d of the amendment insert a new subsection to be known as subsection (6) to read as follows:

"(6) Sales of medical and surgical supplies to hospitals."

Debate ensued.
Mr. Wilson demanded the previous question and the demand was sustained.
The motion to reconsider was lost.
Mr. Yantis moved the adoption of the majority committee amendment in Section 14, line 10, page 11.
Debate ensued.
The majority committee amendment was adopted.
On motion of Mr. Yantis the majority committee amendment to Section 14, lines 11 and 12, page 11, was adopted.
Mr. Halleran moved the adoption of the following amendment:
In Section 14, Title 3, page 8, line 7 of the printed bill, after the word "interurban" and before the word "transportation" insert the words "and water."
Mr. Drew moved the adoption of the following substitute amendment:
In Section 14, line 9½, page 8 of the printed bill, add a new subsection to read as follows:
"V. All water transportation, either public, semi-public or private, including tug and lighterage: one and one-half per cent."
Debate ensued.
The substitute amendment was lost.
Division was called for and the amendment by Mr. Halleran was lost on a rising vote.
Mr. Halleran moved the adoption of the following amendment:
Amend Title III by adding thereto Item V to read as follows:
"Item V. Vessels under sixty-five (65) feet in length operating upon the waters within the State of Washington: one-half of one per cent (½ of 1%)."
The amendment was adopted.
On motion of Mr. Yantis the majority committee amendments to Section 15 were adopted.
On motion of Mr. Yantis the majority committee amendments to Section 17 (a) and Section 18 were adopted.
Mr. Yantis moved the adoption of the majority committee amendment "Under Title IV, AMUSEMENT TAX, line 11, page 15."
Mr. Smith (T. E.) moved that he be excused from the call of the House for approximately one-half hour.
The motion was carried and Mr. Smith (T. E.) was excused.
Mr. Austin moved the adoption of the following amendment to the majority committee amendment:
Amend the amendment in Section 22, subsection (1): strike the words and figures "Ten (10c) cents" wherever they appear in this section and substitute in lieu thereof the words and figures "twenty (20c) cents."
Mr. Jones moved that Mr. Brown be excused from the call of the House on account of illness.
The motion was carried and Mr. Brown was excused from the call of the House.
Mr. Cowen demanded the previous question and the demand was sustained.
The Speaker (Mr. Ott presiding) declared the question to be on the adoption of the amendment by Mr. Austin to the majority committee amendment.
The amendment to the majority committee amendment was adopted.
With the consent of the House Mrs. Edlund was excused from the call of the House for approximately one hour.

Mr. Herren moved the adoption of the following amendment to the majority committee amendment:

Amend the amendment by inserting a new section to be known as Section 26-a to read as follows:

"Sec. 26-a. No tax shall be levied under this Title in respect of any admissions to agricultural fairs if no part of the net earnings thereof inures to the benefit of any stockholders or members of the association conducting the same, or admissions to any exhibit, entertainment, or other pay feature conducted by such association as part of any such fair—if the proceeds therefrom are used exclusively for the improvement, maintenance and operation of such agricultural fairs."

The amendment to the majority committee amendment was adopted.

Mr. Yantis moved the adoption of the following amendment to the majority committee amendment:

Amend the amendment by inserting before Sec. 22 (1) the words and figures as follows:

"Title IV. Admissions Tax."

The amendment to the majority committee amendment was adopted.

The majority committee amendment was adopted as amended.

Mr. Klemgard moved the adoption of the following amendment:

Amend the bill by striking therefrom the whole of Title V.

Debate ensued.

Mr. Mackie demanded the previous question and the demand was sustained.

A roll call was demanded and the demand was sustained.

The Clerk called the roll and the amendment was adopted by the following vote: Yeas, 60; nays, 31; absent or not voting, 8.

Those voting yea were: Representatives Adams, Austin, Bice, Boede, Boyle, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Drew, Easterday, Freese, Gehlen, Hales, Hall, Halleran, Holt, Huetter, Hurley, Johnson (Hans), Johnston (Geo. H.), Jones, Keen, Kemp, Klemgard, Leber, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McDonald (J. D.), McDonnell, Morgan, Myers, Ott, Reeves, Richmond (C. L.), Richmond (W. A.), Robbins, Sawyer, Skinner, Smith (B. L.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Voyce, Wentworth, Wilson, Wingrove, Wiswall—60.

Those voting nay were: Representatives Bell, Bohlke, Bowden, Brown, Dixon, Eddy, Emory, Ford, Gardner, Gessell, Gifford, Herren, Johnson (W. A.), Keith, Kelly, Ledgerwood, McCauley, McDonald (D. A.), McDonald (R. T.), Murray, Neal, Neff, Nelsen, Parker, Sandegren, Schroeder, Schultz, Smith (J. B.), Van Dyk, Wanamaker, Yantis—31.

Those absent or not voting were: Representatives Edlund, Edwards, Haddon, Karr, Reilly, Ryan, Smith (M. B.), Mr. Speaker—8.

NOTICE OF RECONSIDERATION.

Mr. McDonald (J. D.) gave notice that he would move that the House reconsider the vote by which the amendment striking Title V was adopted, at 4:00 p. m. this day.
PERSONAL PRIVILEGE.

Mrs. Reeves:

"Within the last few days, or rather the last couple of hours, several people have come to me and requested that I do all in my power to get their bills out of the Committee on Rules and Order.

"Now how can you expect us to get the bills out for you when you fool around like you are doing? We have a full calendar, and we keep telling you that unless you quit demanding roll calls and giving notices of reconsideration and so forth, we will not be able to get any more bills from the Rules Committee. I, as one of the members of the Rules Committee, will not try to get any more bills out for anyone unless you all go to work and get down to this business ahead of us in a serious manner."

PERSONAL PRIVILEGE.

Mr. Johnson (Hans):

"I want to answer Mrs. Reeves with regard to what we are doing. I want to call the attention of Mrs. Reeves to the fact that I think this afternoon we have made more progress than we made all day yesterday, up until one o'clock this morning. I think we are all trying to do our best to get this through as soon as possible."

Mr. Holt moved the adoption of the following amendments:

Amend Section 13-d by striking therefrom the whole of subsection (3).

Amend Section 13-d further by renumbering the remaining subsections consecutively.

The amendments were adopted.

Mr. Holt moved the adoption of the following amendment:

Under Title V, Tobacco Tax, the same being line 28, page 11 of the printed bill, strike all of the sections thereof, to-wit: Sections 28 to 42, inclusive, and substitute in lieu thereof the following:

"TITLE V. PROPRIETARY MEDICINE AND COSMETICS TAX.

"Sec. 28. From and after the first day of May, 1935, there is hereby levied and there shall be collected an excise tax on the sale of proprietary medicines, cosmetics or toilet preparations, at the rate of ten (10%) per cent of the retail selling price thereof. Only one sale of the same article shall be used in computing the amount of tax thereunder.

"Sec. 29. For the purposes of this Title, unless otherwise required by the context:

"(1) The words 'person,' 'sale,' and 'successor' shall have the same meaning as is attributed to such words in Title II of this Act;

"(2) The term 'wholesaler' means and includes only those persons who sell proprietary medicines, cosmetics or toilet preparations to registered retailers or for purposes of resale only;

"(3) The term 'retailer' means and includes every person other than a wholesaler engaged in the business of selling proprietary medicines, cosmetics or toilet preparations in this state, irrespective of quantity or amount or number of sales thereof;

"(4) The term 'cosmetics or toilet preparations' includes all cosmetics and perfumes, essences, extracts, toilet waters, petroleum jellies, hair oils, pomades, hair dressings, hair restoratives, hair dyes, tooth and mouth washes, dentifrices, tooth pastes, aromatic cachous, toilet powders, and any similar substances, articles, or preparations, by whatsoever name known or described, to be used or applied for toilet purposes but not including soaps; 'soaps' include all articles containing saponaceous materials excepting dentifrices, tooth pastes, shampoos and shaving soaps or creams, which said excepted articles shall be considered as 'toilet preparations';

"(5) The term 'proprietary medicines' includes all manufactured medicines that some person or persons have the exclusive right to make or sell;

"(6) The term 'medicines' means and includes any substance or preparation sold to be used in the prevention, cure or alleviation of any disease or ailment;

"(7) The term 'package' means the individual package, bottle, or other container in or from which retail sales of proprietary medicines, cosmetics or toilet preparations are normally made or intended to be made;
“(8) The term ‘retail selling price’ means the ordinary, customary, or usual price paid by the customer.

“Sec. 30. The tax herein imposed shall be paid by the purchase of stamps as provided in this Title. No stamp shall be of a denomination of less than one-half cent. A stamp or stamps shall be affixed to each package with aggregate denominations of not less than the amount of the tax upon the sale thereof. The stamp or stamps, so affixed, shall be prima facie evidence of the payment of the tax imposed by this Title. Excepting as hereinafter provided, such stamp or stamps shall be affixed by each retailer in this state at or before time of sale. The Tax Commission, under authority of this Title, shall cause any retailer to affix such stamp or stamps within twenty-four hours after receipt of such proprietary medicines, cosmetics or toilet preparations by him and prior to the sale thereof.

“Sec. 31. At the time of delivery of any proprietary medicines, cosmetics or toilet preparations to any person in this state each wholesaler in this state shall make a true duplicate invoice showing the date of delivery, the amount and value of each shipment of said articles delivered and the name of the purchaser to whom delivery is made, and shall retain the same for a period of two years, subject to the use and inspection of the Tax Commission. Each retailer in this state shall procure and retain invoices showing the amount and value of each shipment of any of the articles taxed herein received by him, the date thereof and the name of the shipper and shall retain the same for a period of two years subject to the use and inspection of the Tax Commission.

“Sec. 32. The Tax Commission shall design and procure the stamps herein provided for and shall enforce and administer the provisions of this Title. The Tax Commission shall have authority to promulgate such rules and regulations as it may deem necessary to carry out the provisions of this Title and may adopt different detailed regulations applicable to diverse methods and conditions of sale of any proprietary medicines, cosmetics or toilet preparations in this state, prescribing in each class of cases, upon whom as between the wholesaler and the retailer, the primary duty of affixing stamps shall rest and the manner in which stamps shall be affixed. All books, papers, invoices and records of any wholesaler or retailer in this state, whether or not required under this Title to be kept by him, showing his sales, receipts and purchases, of taxable articles, shall at all times, during the usual business hours of the day be open for inspection of the Tax Commission for such purpose; and the Commission shall have power to investigate and examine such stock of taxable articles in and upon any premises where the same are placed, stored or sold, for the purpose of determining whether or not the provisions of this Title are being obeyed.

“Sec. 33. The Tax Commission or its duly authorized agent shall sell and account for stamps at the face value thereof, excepting that the Commission may by regulation authorize the sale thereof to retailers in this state, at a discount of not exceeding five (5%) per cent as compensation for their services in affixing and cancelling said stamps; and excepting further that the Tax Commission may, by like regulation authorize the delivery of stamps to retailers in this state on credit, allowing the same discount as when sold for cash if and when the purchaser shall file with the Commission a bond, payable to the State of Washington, in such form and amount as the Commission shall prescribe. The Tax Commission shall redeem and pay for any used or spoiled stamps upon written verified requests made by the purchaser, his administrators, executors, successors or assigns.

“Sec. 34. If any person, subject to the provisions of this Title or any rules and regulations promulgated by the Tax Commission under authority hereof, shall be found to have failed to affix the stamps required, or to have the same affixed as herein provided, or to pay any tax due hereunder, or to have violated any of the provisions of this Title or rules and regulations promulgated by the Tax Commission in the administration hereof, there shall be assessed and collected from such person, as tax and penalty, in addition to any tax that may be found due, a sum equal to the amount of any tax found to be due plus a penalty of twenty-five (25%) per cent and interest thereon at the rate of one (1%) per cent for each thirty days or portion thereof from the date the tax became due and payable in ten days, at which time the Tax Commission, or its duly authorized agent, may make immediate demand upon such person for the payment of all such taxes and penalties: Provided, That the Tax Commission, for good reason shown, may remit all or any part of the penalties imposed, but the taxpayer must pay all taxes due and interest thereon at the rate of one (1%) per cent for each thirty days or portion thereof. The keeping of any unstamped articles coming
within the provisions of this Title shall be prima facie evidence of the intent to violate the provisions of this Title.

"Sec. 35. To forge or counterfeit any stamps of the kind herein provided is hereby declared to be a felony and punishable by imprisonment in the penitentiary for not less than one (1) year nor more than four (4) years.

"Sec. 36. Each of the following acts is hereby declared to be a gross misdemeanor and punishable as such:

"(a) For any retailer or his agent or employees to fail to produce on demand of the Tax Commission, invoices of proprietary medicines, cosmetics or toilet preparations purchased or received by him within two years prior to such demand, unless upon satisfactory proof it is shown that such non-production is due to providential or other causes beyond his control, or, has in his possession packages of the articles taxed herein not bearing the stamps herein required to be affixed thereto, unless such package shall have been received within the immediately preceding twenty-four hours;

"(b) For any person to make any false entry upon an invoice, package or container of proprietary medicines, cosmetics or toilet preparations required to be made under the provisions of this Title or with intent to evade the tax imposed by this Title presents any such false entry for the inspection of the Tax Commission or its duly authorized agent;

"(c) To refuse to allow on demand of the Tax Commission, or any duly authorized agent thereof, to make full inspection of any place of business where any of the articles herein taxed are sold or otherwise hinder or prevent such inspection;

"(d) For any person to sell any proprietary medicines, cosmetics or toilet preparations in this state without there having been first affixed to each individual package thereof the stamp or stamps required to be affixed thereto by this Title;

"(e) For any person other than the Tax Commission or its duly authorized agent to sell any stamps provided for herein, not affixed to any of the articles taxed herein, whether said stamp be genuine or counterfeit.

"Sec. 37. All agents, employees and others who aid, abet or otherwise participate in any way in the violation of the provisions of this Title, or in any offense herein described shall be guilty and punishable as principals, to the same extent as any wholesaler or retailer violating the provisions of this Title.

"Sec. 38. Whenever the Tax Commission or any of its duly authorized agents shall discover any proprietary medicines, cosmetics or toilet preparations subject to tax as provided by this Title, and upon which the tax has not been paid as herein required, the Tax Commission, or such duly authorized agent, is hereby authorized and empowered forthwith to seize and take possession of such taxable articles, which shall thereupon be deemed to be forfeited to the state and the Tax Commission may within a reasonable time thereupon by a notice posted upon the premises when such seizure is made, or by publication in some newspaper having circulation in the county wherein such seizure is made, at least five days before the date of sale, sell such forfeited articles, and from the proceeds of such sale shall collect the tax due thereon together with a penalty of twenty-five (25%) per cent thereof and the costs incurred in such proceedings and pay the balance, if any, to the person in whose possession such forfeited articles were found: Provided, however, That such seizure and sale shall not be deemed to relieve any person from fine or imprisonment provided herein for violations of any of the provisions of this Title.

"Sec. 39. The provisions of this Title shall not apply in any case in which the State of Washington is prohibited from taxing under the constitution of this state or the Constitution or Laws of the United States.

"Sec. 40. All of the provisions contained in Title VIII of this Act shall have full force and application with respect to taxes imposed under the provisions of this Title: Provided, That the following sections of said Title VIII shall not apply thereto: Sections 101, 106, 118.

"Sec. 41. Blank.

"Sec. 42. Blank.

Debate ensued.

The amendment was lost.

Mr. Bohlke moved the adoption of the following amendment:

Amend the bill by adding a new title to be known as Title V, to read as follows:

"TITLE V. FUEL AND DIESEL OIL EXCISE TAX.

"Sec. 28. From and after the first day of May, 1935, there is hereby levied and there shall be collected, in addition to any other taxes provided by law, an excise tax
upon every distributor at the rate of one-half (½) cent for each gallon of fuel oil and/or diesel oil sold, distributed, withdrawn or used by it in the state of Washington. The tax herein imposed shall be collected by the Tax Commission of this state and shall be paid by every distributor but once in respect to any fuel oil and/or diesel oil sold, distributed, withdrawn or used by it.

"Bills shall be rendered by distributors to all purchasers of fuel oil and/or diesel oil of fifty (50) gallons or more and to all purchasers of smaller quantities upon request containing a statement that the distributor has assumed the tax thereon.

"Sec. 29. For the purposes of this Title, unless otherwise required by the context:

"(1) The word 'person' or the word 'company,' herein used interchangeably, means any individual, receiver, assignee, trustee in bankruptcy, trust, estate, firm, copartnership, joint venture, company, joint-stock company, business trust, municipal corporation, corporation, association, or any group of individuals acting as a unit, whether mutual co-operative, non-profit or otherwise;

"(2) The term 'fuel oil' shall mean and include an oil of fourteen degrees to sixteen degrees American Petroleum Institute gravity and with a viscosity range of twenty-six to fifty Saybolt Furol at a temperature of one hundred twenty-two degrees or any other refined or partially refined petroleum product other than gasoline or diesel oil;

"(3) The term 'diesel oil' shall mean and include an oil from twenty-seven degrees to thirty-four degrees American Petroleum Institute gravity and with a viscosity range of forty-one to forty-eight Saybolt Universal at a temperature of one hundred degrees;

"(4) The word 'distributor' shall mean and include every person who refines, manufactures, produces or compounds fuel oil and/or diesel oil and sells, distributes, or in any manner uses the same in this state; also any person who imports any fuel oil and/or diesel oil into this state and stores, withdraws, sells, distributes, or in any manner uses the same in this state whether in the original package or container in which it is imported or otherwise; also any person who having acquired in this state in the original package or container, fuel oil and/or diesel oil, shall distribute or sell the same, whether in such original package or container in which the same was imported or otherwise, or in any manner uses the same;

"(5) The word 'dealer' means any person engaged in the retail sale of fuel oil and/or diesel oil;

"(6) The word 'broker' shall mean and include every person, other than a distributor, engaged in business as a broker, jobber or wholesale merchant dealing in fuel oil and/or diesel oil;

"(7) The word 'producer' shall mean and include every person, other than a distributor, engaged in the business of producing fuel oil and/or diesel oil or other petroleum products used in, or which may be used in, the blending, compounding or manufacturing of fuel oil and/or diesel oil;

"(8) The words 'sale,' 'sale at retail' or 'retail sale' and 'successor' shall have the same meaning as is attributed to such words in Title II of this Act.

"Sec. 30. The taxes imposed hereunder shall be due and payable in bi-monthly installments and remittance therefor shall be made on or before the fifteenth day of the month next succeeding the end of the bi-monthly period in which tax accrued. The taxpayer on or before the fifteenth day of said month, shall make out a return, upon such forms and setting forth such information as the Tax Commission may require, showing the amount of tax for which he is liable for the preceding bi-monthly period, sign and transmit the same to the Tax Commission, together with a remittance for said amount in the form required in Title VIII of this Act. The Tax Commission may, in its discretion, require verified annual returns from any taxpayer setting forth such additional information as it may deem necessary to correctly determine tax liability.

"Sec. 31. No tax shall be levied under this Title with respect to any sale, distribution, withdrawal or use of fuel oil and/or diesel oil which the State of Washington is prohibited from taxing under the constitution of this state or the Constitution or Laws of the United States.

"Sec. 32. It is not the purpose of this Title that the taxes herein levied upon persons engaging in the sale, distribution, withdrawal or use of fuel oil and/or diesel oil shall be construed as taxes upon the purchaser or customers, but it is the intention that such taxes shall be levied upon, and collectible from, the persons so selling, distributing, withdrawing or using said fuel oil and/or diesel oil and that such taxes shall constitute a part of the operating overhead and that as far as possible, said taxes shall
enter into and become a part of the selling price or charge. Any person subject to tax under this title who, by any character of public advertisement, shall state, directly or indirectly, that any tax imposed under the provisions of this Title is not considered as an element of the price of the property sold shall be guilty of a misdemeanor.

"Sec. 33. All of the provisions of Title VIII of this Act shall have full force and application with respect to the taxes imposed under the provisions of this Title."

Debate ensued.

Mr. Adams moved that the amendment be laid on the table without taking anything with it.

A roll call was demanded but the demand was not sustained.

Division was called for and the amendment was laid on the table without taking anything with it on a rising vote.

Mr. Kelly moved the adoption of the following amendments:

Amend the bill by adding thereto a new title to be known as Title V to read as follows:

"TITLE V. LIQUOR TAX.

"Sec. 28. There is hereby imposed a tax upon all sales of liquor made to the liquor control board, which tax shall be according to the absolute alcoholic content by weight of the liquor so sold and according to the following schedule:

"Class A. Liquor containing no more than 4% of alcohol by weight—$1.00 per barrel of 31 gallons;

"Class B. Liquor containing more than 4% and not more than 8% of alcohol by weight—$2.00 per barrel of 31 gallons;

"Class C. Liquor containing more than 8% and not more than 14% of alcohol by weight—10c per gallon;

"Class D. Liquor containing more than 14% and not more than 17% of alcohol by weight—20c per gallon;

"Class E. Liquor containing more than 17% and not more than 32% of alcohol by weight—$1.20 per gallon;

"Class F. Liquor containing more than 32% and not more than 48% of alcohol by weight—$2.40 per gallon;

"Class G. Liquor containing more than 48% and not more than 52% of alcohol by weight—$2.70 per gallon;

"Class H. Liquor containing more than 52% of alcohol by weight—$4.80 per gallon.

"Provided, however, That nothing in this section shall be construed to impose an additional tax upon malt liquor taxed under Section 24 of Chapter 62 of the Laws of Washington, Extraordinary Session of 1933.

"In order to insure the collection of the tax imposed by this section all purchases of liquor by the liquor control board shall be made and completed within the state of Washington. Whenever the liquor control board accepts liquor on consignment the tax shall be prepaid, as in the case of sales to the board, subject to refund as herein-after provided.

"The tax imposed by this section shall be paid to the state treasurer by the person selling to the board upon each sale and no delivery of liquor shall be accepted nor any purchase money paid by the board until the tax shall have been paid in full. If any liquor consigned to the board shall be returned to the consignor said consignor shall be entitled to a refund of the tax paid, upon making claim therefor and presenting reasonable proof to the state treasurer.

"The revenue derived from taxes imposed by this section shall be by the state treasurer credited to the general fund of the state.

"The retail price of all liquor not taxable hereunder by reason of the sale or the consignment thereof to the board having been consummated prior to the effective date of this act, shall be by the board immediately increased by adding to such retail price sums equal to the tax herein imposed."

Amend the title in line 12 of the printed bill, after the semicolon (:) following the word "gifts" insert the following: "Providing for the levy and collection of a tax upon sales of liquor made to the liquor control board and defining certain powers of the liquor control board and the state treasurer with respect to the collection of such tax;"

Debate ensued.
Mr. Neff demanded the previous question and the demand was sustained. A roll call was demanded, but the demand was not sustained. Division was called for and the amendments were adopted on a rising vote.

**MOTIONS.**

Mr. Jones moved that the House do now reconsider the vote by which the following amendment by Mr. Klemgard was adopted:

"Amend the bill by striking therefrom the whole of Title V."

Debate ensued on the motion to reconsider.

Mr. Bice moved that the motion to reconsider be laid on the table without taking anything with it.

The motion was carried and the motion to reconsider was laid on the table.

Mr. Holt moved the adoption of the following amendment:

Amend the bill by adding thereto a new title to be known as Title V-A, to read as follows:

"**TITLE V-A. TAX ON STOCK SALES.**

"Sec. 42-a. An excise shall immediately accrue and be collected on all sales or agreements to sell or memoranda of sales of shares or certificates of stock in any domestic or foreign corporations, whether made upon or shown by the books of the corporation, or by any assignment in blank, or by any delivery, or by any paper or agreement or memorandum or other evidence of sale, whether or not entitling the holder in any manner to the benefit of such stock, or to secure the future payment of money or the future transfer of any stock of five cents on each two dollars and fifty cents of the selling price thereof, or fraction of two dollars and fifty cents. The person making or effectuating the sale shall procure, affix and cancel the stamps and pay the excise imposed by this section. Said excise shall not apply to any agreement evidencing the deposit of stock certificates as collateral security for money loaned thereon, which certificates are not actually sold, nor to such certificates so deposited. The payment of said excise shall be denoted by adhesive stamps affixed as follows: In case of sale where the evidence of transfer is shown only by the books of the company, the stamp shall be placed on said books; and where the change of ownership is by transfer of a certificate the stamp shall be placed thereon; and in cases of an agreement to sell or where the sale is by delivery of the certificate assigned in blank there shall be made and delivered by the seller to the buyer a bill or memorandum of sale, to which the stamp shall be affixed; and every such bill or memorandum of sale or agreement to sell shall show the date thereof, the name of the seller, the number of shares, the face value, if any, and the matter or thing to which it refers, and no further excise is hereby imposed upon the delivery of any such instrument or upon the actual issue of a new instrument when the original one is accompanied by the duly stamped memorandum of sale or agreement to sell as herein provided.

"Sec. 42-b. For the purpose of this Title, unless otherwise required by the context, the word ‘sale’ means any transfer of the ownership of, or title to, stock for a valuable consideration and any contract under which possession of the stock is given to the purchaser, but title is retained by the vendor as security for the payment of the purchase price.

"Sec. 42-c. Said excise shall accrue and be collected on all sales or agreements to sell or memoranda of sales of the certificates of participation or shares of all voluntary associations existing under an instrument or declaration of trust, the beneficial interest under which is divided into transferable certificates of participation or shares, except such issues, agreements and transfers as are excepted by the preceding section; and all provisions made in this Act for the regulation and collection of the excise, and all penalties and forfeitures in connection therewith, shall apply to the excise to be collected under this section.

"Sec. 42-d. Adhesive stamps for the purpose of paying the excise under this Title shall be prepared by the Tax Commission in such form, of such denominations and in such quantities as it may prescribe. The Tax Commission shall make provisions for the sale of such stamps in such places and at such times as it deems necessary."
"Sec. 42-e. Whenever an adhesive stamp is used under this Title, the person using or affixing it shall write or stamp thereon the initials of his name and the date on which the same is affixed or used and shall cut and perforate the stamp in a substantial manner so that it cannot be used again.

"Sec. 42-f. If any stamps have been erroneously affixed the Tax Commission, upon presentation of a claim for the amount of such stamps, and upon the production of evidence satisfactory to it that such stamps were affixed erroneously so as to cause loss to the persons making the claim by said amount, or such part thereof as it may allow, shall refund the amount so erroneously paid by means of vouchers and by issuance of state warrants drawn upon and payable from such funds as the Legislature may provide. Such claims shall be presented to the Tax Commission in writing duly verified, shall state the full name and address of the claimant, the date of the erroneous affixing, and the face value of the stamps, shall describe the document to which the stamps were affixed, and shall contain such evidence as may be available upon which the demand for repayment is based. Such claims shall be presented within ninety days after the alleged erroneous affixing. If the Tax Commission rejects a claim or any part thereof, the claimant may appeal to the Superior Court of Thurston County, within thirty days after the date of the rejection. The appeal shall be perfected by serving a copy of the notice of appeal upon the Tax Commission within the time herein provided and by filing the original thereof with proof of service with the Clerk of the Superior Court of Thurston County. Within ten days after filing notice of such appeal, the claimant shall file with the Clerk of the Superior Court a good and sufficient security bond payable to the State of Washington in the sum of Two Hundred ($200.00) Dollars, conditioned to diligently prosecute the appeal and pay the state all costs that may be awarded if the appeal of the taxpayer is not sustained. A trial in the Superior Court on appeal shall be de novo and without the necessity of any proceedings other than the notice of appeal. In such proceedings the taxpayer shall be deemed the plaintiff, and the State of Washington, the defendant; and both parties shall be entitled to subpoena and require the attendance of witnesses as in other civil actions and to produce evidence that is competent, relevant and material. Either party shall be allowed to appeal to the Supreme Court in the same manner as other civil actions are appealed to that court. No court action or proceeding of any kind shall be maintained by the taxpayer to recover any amount under this Title, except as herein provided.

"Sec. 42-g. The Tax Commission may make rules and regulations such as are consistent with this Title whenever it deems necessary, and may prescribe such further forms, books, records and papers as it deems essential for carrying out its provisions.

"Sec. 42-h. No sale or agreement to sell stock made after the first day of May, 1935, on which an excise is imposed by this Title, which excise is not paid at the time of such transfer, shall be made the basis of any action or legal proceeding, nor shall proof thereof be offered or received in evidence in any court in this state: Provided, That nothing contained in this paragraph shall apply to proceedings authorized by this Title.

"Where, through accident, mistake or inadvertence and without any intent to evade this Title the said excise is not paid at the time of transfer, the Tax Commission may allow the excise to be paid at a later time, under such rules and regulations as it may from time to time establish, and if so paid the penalty provided by Sec. 42-o for failure to pay the excise shall not be enforced and any transfer on which the excise shall so have been paid shall have the same legal effect as if the excise had actually been paid at the time of the transfer and shall not be subject to the provisions of the first paragraph of this section.

"Sec. 42-i. The excise imposed by this Act may be recovered in an action brought in Thurston County in the name of the state.

"Sec. 42-j. Every person, firm, association or corporation making a sale or agreement to sell shares or certificates of stock, or conducting or transacting a brokerage business, shall keep or cause to be kept at some accessible place within the state a true book of accounts wherein shall be recorded, plainly and legibly, the date of making every sale, agreement to sell, delivery or transfer of shares or certificates of stock, and every transaction in relation to any of such shares; and also the number of shares, the face value, the name of the stock, the name of the seller, the name of the purchaser, and the face value of the stamps affixed to the instrument, certificate or memorandum as provided in Sec. 42-a. Such book shall be preserved for two years after the date of the last entry therein.
"Sec. 42-k. Every corporation or association shall keep or cause to be kept at some accessible place within the state a stock certificate book, transfer ledger, or register, wherein shall plainly and legibly be recorded, in separate columns, the date of making every transfer of stock, the name of the stock and the number of shares thereof, the name of the party surrendering the certificates, the name of the party to whom certificates are issued in exchange therefor, and evidence of the payment of the tax imposed by Sections 42-a and 42-c, which evidence, however, shall be furnished in one of the following manners, to wit:

(a) By attaching to the stock certificate surrendered for transfer the stamps required for such transfer, or

(b) If the stamps are not attached to the certificate but are attached to the memorandum of sale affecting or evidencing the sale of such certificate, by attaching to the certificate said memorandum of sale with stamps attached.

The corporation or association shall retain and keep all surrendered or cancelled shares or certificates of stock and all bills or memoranda relating to the sale or transfer of stock for at least two years after the date of the delivery thereof, and it shall also keep, for at least two years after the date of the last entry thereon the stock certificate book or transfer ledger provided for by this section.

"Sec. 42-l. The Tax Commission, at any time after the making of a sale, agreement, memorandum, delivery or transfer, subject to the excise imposed by this Title, may investigate and ascertain whether said excise was paid. For this purpose the Tax Commission shall examine the books and papers of any person, firm, association or corporation; and such books and papers, including all those mentioned in the two preceding sections, shall at all times be subject to its inspection or that of any of its representatives between the hours of ten o'clock in the forenoon and three o'clock in the afternoon on any business day except Saturday. The Tax Commission may enforce by mandamus its right to examine the books and papers of any person, firm, association or corporation.

"Sec. 42-m. Whoever refuses to permit the Tax Commission or any of its representatives to inspect such books or papers or any memoranda or records relating to any such sale, agreement to sell, delivery or transfer, or transaction as provided in the three preceding sections or fails to keep said book of account or stock certificate book or transfer ledger, or to preserve such book for two years after the date of the last entry therein, or fails to preserve for two years after the date thereof all bills and memoranda of sales, or fails to preserve for two years after the delivery thereof all surrendered or cancelled shares or certificates of stock as required, and whoever alters, cancels or obliterates any part of said records or makes any false entries therein, shall be punished by a fine of not less than five hundred nor more than five thousand dollars, or by imprisonment for not less than three months nor more than two years, or both.

"Sec. 42-n. No person, firm, association or corporation, except a corporation organized under the banking laws of this state or under the national bank act of the United States, or a duly authorized agent of the Tax Commission, shall sell or offer or expose for sale any stamp issued pursuant to this Title without first obtaining from the Tax Commission its written consent, except that in connection with a sale of or agreement to sell stock a broker or agent of the principal making such sale or agreement to sell may supply and affix the stamps required by this Title. No person shall sell any such stamp for a sum less than the face value thereof without the written consent of the Tax Commission. Any person violating any provision of this section shall be punished by a fine of not less than two hundred nor more than one thousand dollars.

"Sec. 42-o. Any person liable to pay the excise imposed by this Title, and anyone who acts in the matter as agent or broker for such person, who makes any sale, transfer or delivery of shares or certificates of stock without paying said excise, and whoever in pursuance of any sale, transfer or agreement, delivers any such instrument or evidence of sale or transfer of or agreement to sell any stock, or bill or memorandum thereof, or transfers or causes the same to be transferred upon the books or records of the association or corporation, without having the stamps required by this chapter affixed thereto, and any association or corporation whose stock is so sold or transferred, which shall transfer or cause the same to be transferred upon its books without having such stamps so affixed shall be punished by a fine of not less than five hundred nor more than one thousand dollars.
"Sec. 42-p. Whoever wilfully removes or alters or knowingly permits to be removed or altered the cancelling or defacing marks of any stamps provided for by this Title with the intent to use such stamps, or knowingly or wilfully buys, prepares for use, uses, has in possession, or suffers to be used, any washed, restored or counterfeit stamps and whoever intentionally removes or causes to be removed or knowingly permits to be removed, any stamp affixed pursuant to this Title shall be punished by a fine of not less than five hundred nor more than one thousand dollars or by imprisonment for not more than one year or both.

"Sec. 42-q. Whoever fraudulently makes use of an adhesive stamp to denote the payment of the excise imposed by this act without effectually cancelling it in accordance with Sec. 42-e, shall be punished by a fine of not less than two hundred nor more than five hundred dollars."

Debate ensued.

Mr. Klemgard demanded the previous question and the demand was sustained.

The amendment was adopted.

Mr. Klemgard moved the adoption of the following amendment:

Amend the bill by adding thereto a new title to be known as Title V-B, to read as follows:

"TITLE V-B. CHECK TAX.

"Sec. 28 (a). There is hereby imposed a tax of two cents upon each of the following instruments, presented for payment on or after the first day of May, 1935: Checks, drafts, or orders for the payment of money, drawn upon any bank, banker, or trust company; such tax to be paid by the maker or drawer.

"(b) Every person paying any of the instruments mentioned in subsection (a) as drawee of such instrument shall collect the amount of the tax imposed under such subsection by charging such amount against any deposits to the credit of the maker or drawer of such instrument, and shall on or before the last day of each month make a return, under oath, for the preceding month, and pay such taxes to the Tax Commission. Such returns shall contain such information and be made in such a manner as the Tax Commission may by regulation prescribe. If the tax is not paid when due, there shall be added as part of the tax interest at the rate of 1 per centum a month from the time the tax became due until paid. Every person required to collect any tax under this section is hereby indemnified against the claims and demands of any person for the amount of any payments made in accordance with the provisions of this section.

"Sec. 29 (a). Every person liable to any tax imposed by this Act, or for the collection thereof, shall keep such records, render under oath such statements, make such returns, and comply with such rules and regulations as the Tax Commission may from time to time prescribe.

"(b) Whenever in the judgment of the Tax Commission necessary it may require any person, by notice served upon him, to make a return, render under oath such statements, or keep such records as the Tax Commission deems sufficient to show whether or not such person is liable to tax.

"(c) Any oath or affirmation required by the provisions of this Act or regulations made under authority thereof may be administered by any officer authorized to administer oaths for general purposes by the law of this state, or by any duly authorized agent of the Tax Commission.

"Sec. 30 (a). Whenever any person required to make returns under the provisions of Sec. 28 (b) of this Act fails or refuses to do so, the Tax Commission may assess a penalty of twenty-five per centum of the total tax due.

"(b) Any person who shall knowingly make any false return or statement required of him under the provisions of this Act or regulations made under authority thereof or who shall otherwise violate any of the provisions thereof shall be guilty of a gross misdemeanor and punishable in the manner provided by law."

Mr. Bohlke moved that the amendment be laid on the table without taking anything with it.

Division was called for and the motion to lay the amendment on the table without taking anything with it was carried on a rising vote.
With the consent of the House, the majority committee amendments to Sections 35 and 41 were withdrawn.

With the consent of the House, the minority committee amendments to line 29, page 27, striking the words "Estate and" and to Section 43, line 1, page 28, striking the words "Estate and," were withdrawn.

Mr. Yantis moved the adoption of the majority committee amendment to Section 45.

Miss Parker moved the adoption of the following amendment to the majority committee amendment:

Amend the amendment to Section 45 by striking the whole of said Section 45 and inserting in lieu thereof the following:

"Sec. 45. That Section 2 of Chapter 55 of the Laws of 1901, as amended (Sec. 11202, Rem. Rev. Stat.), is amended to read as follows:

"Class A. Any devise, bequest, legacy, gift or beneficial interest to any property or income therefrom which shall pass to or for the use or benefit of any grandchild, any child or stepchild, or any lineal descendant of the deceased is hereby denominated as Class A. On any amount passing to Class A in excess of $10,000 up to and including $25,000, 1%; on any amount in excess of $25,000 up to and including $50,000, 2%; on any amount in excess of $50,000 up to and including $100,000, 4%; on any amount in excess of $100,000 up to and including $200,000, 7%; on any amount in excess of $200,000 up to and including $500,000, 9%; on any amount in excess of $500,000, 10%.

"Class B. Any devise, bequest, legacy, gift, or beneficial interest to any property or income therefrom which shall pass to or for the use or benefit of any sister or brother is denominated Class B. On any amount passing to Class B in excess of $1,000 up to and including $5,000, 8%; on any amount in excess of $5,000 up to and including $10,000, 4%; on any amount in excess of $10,000 up to and including $30,000, 7%; on any amount in excess of $30,000 up to and including $50,000, 10%; on any amount in excess of $50,000 up to and including $100,000, 15%; on any amount in excess of $100,000, 20%.

"Class C. Any inheritance, devise, bequest, legacy, gift or beneficial interest to any property or income therefrom which shall pass to or for the use or benefit of any person or body politic or corporate other than mentioned in Class A and Class B herein, is hereby denominated Class C. On any amount passing to Class C up to and including $10,000, 10%; on any amount in excess of $10,000 up to and including $25,000, 15%; on any amount in excess of $25,000 up to and including $50,000, 20%; on any amount above $50,000, 25%.

"The taxes imposed with respect to each class of beneficiaries shall be apportioned between the beneficiaries in such class in proportion to the amount receivable by each beneficiary."

On motion of Mr. Strickland, Mr. Lynch was excused from the call of the House.

Debate ensued on the amendment to the majority committee amendment. A roll call was demanded and the demand was sustained.

The Clerk called the roll and the amendment to the majority committee amendment was adopted by the following vote: Yeas, 50; nays, 39; absent or not voting, 10.

Those voting yea were: Representatives Bell, Bohlke, Boyle, Clark, Dixon, Drew, Easterday, Edlund, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Herren, Holt, Johnson (W. A.), Karr, Keen, Keith, Kelly, Lindgren, Luck, McCarty, McCauley, McDonald (J. D.), Mur-
Those voting nay were: Representatives Adams, Austin, Bice, Boede, Bowden, Brown, Christianson, Cohen, Copeland, Cowen, Devenish, Donahoe, Eddy, Emory, Hurley, Johnston (Geo. H.), Jones, Kemp, Klemgard, Leber, Ledgerwood, Mackie, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Neff, Ott, Reeves, Richmond (C. L.), Robbins, Skinner, Wanamaker, Wentworth, Wilson, Wiswall, Yantis—39.

Those absent or not voting were: Representatives Carty, Edwards, Halleran, Huetter, Johnson (Hans), Lynch, Reilly, Ryan, Smith (M. B.), Mr. Speaker—10.

Mr. Adams moved that further proceedings under the call of the House be dispensed with.

The motion was carried.

Mr. Adams moved that the House adjourn until 12:00 noon, Sunday, March 10, 1935.

The motion was lost.

Mr. Adams demanded a call of the House and the demand was sustained.

The Speaker (Mr. Ott presiding) called Mr. Yantis to preside.

**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 Carty, Edwards, Gardner, Halleran, Herren, Huetter, Johnson (Hans), Lindgren, Lynch, Martin (F. J.), Neal, Neff, Reilly, Ryan, Smith (M. B.), and Waldron; Representatives Carty, Edwards, Halleran, Hurley, Johnson (Hans), Lynch, Reilly, Ryan and Waldron having been excused.

On motion of Mr. Ott, the absentees were excused and the House proceeded with business under the call of the House.

Miss Parker moved the adoption of the following amendment to the majority committee amendment:

Amend the amendment to Section 46 by adding thereto two new subdivisions, designated (r) and (s), to read as follows:

"(r) Whenever the supervisor shall have reasonable cause to believe that a tax is due under the provisions of this act, upon any transfer of any property, and that any person, firm, institution, company, association or corporation has possession, custody or control of any books, accounts, papers, or documents relating to or evidencing such transfer, the supervisor or his duly authorized agent, is hereby authorized and empowered to inspect the books, records, accounts, papers and documents of any such person, firm, institution, company, association or corporation, including the stock transfer book of any corporation, and to administer oaths to and examine any such person or any officer or agent of such firm, institution, company, association or corporation, for the purpose of acquiring any information deemed necessary or desirable by said supervisor or his assistants, for the proper enforcement of this act, and for the collection of the full amount of the tax which may be due the state hereunder. Any and all information and records acquired by said supervisor or his assistants, shall be deemed and held by said supervisor and said supervisor's assistants and each of them, as confidential, and shall not be divulged, disclosed or made known by them or any of them except insofar as may be necessary for the enforcement of the provisions of this act. Any supervisor or assistant supervisor, or ex-supervisor or ex-assistant supervisor, or Inheritance tax attorney, or ex-Inheritance tax attorney, or assistant inheritance tax attorney, or ex-assistant inheritance tax attorney, who shall divulge, disclose or make known any information acquired by such inspection and examination aforesaid, except insofar as the same may be necessary for the enforcement of the provisions of this act, shall be guilty of a gross misdemeanor."
"(s) An officer or agent of any firm, institution, company, association or corporation having or keeping an office within this state, who has in his custody or under his control any book, record, account, paper or document of such firm, institution, company, association or corporation, and any person having in his custody or under his control such book, record, account, paper or document who refuses to give to the supervisor, or said inheritance tax attorney, or any of said assistant inheritance tax attorneys, lawfully demanding, as provided in this section, during office hours to inspect or take a copy of the same, or any part thereof, for the purposes hereinabove provided, a reasonable opportunity so to do, shall be liable to a penalty of not less than one thousand dollars nor more than twenty thousand dollars, and in addition thereto shall be liable for the amount of the taxes, interest and penalties due under this act on such transfer, and the said penalties and liabilities for the violation of this section may be enforced in an action brought by the supervisor in any court of competent jurisdiction."

The amendment to the majority committee amendment was adopted.

Miss Parker moved the adoption of the following amendment to the majority committee amendment:

Amend the amendment to Section 48 by striking the whole of said Section 48 and inserting in lieu thereof the following:

"Sec. 48. That Section 12 of Chapter 55 of the Laws of 1901, as amended (Section 11201, Rem. Rev. Stat.), is amended to read as follows:

"Section 12. All taxes imposed by this act shall take effect and accrue upon the death of the decedent or donor. If such tax is not paid within ten months from the accruing thereof, interest shall be charged and collected at the rate of eight per centum per annum from the date of death, unless by reason of claims upon the estate, necessary litigation, or other unavoidable delay, such tax cannot be determined and paid as herein provided, in which case interest at the rate of six per centum per annum shall be charged upon such tax from and after the date of the death until the cause of such delay is removed, after which eight per centum shall be charged."

Debate ensued.

The amendment to the majority committee amendment was lost.

Miss Parker moved the adoption of the following amendment to the majority committee amendment:

Amend the amendment to Title VI by adding after Section 51 and before Section 52 a new section, designated as Section 51-a, to read as follows:

"Sec. 51-a. That Section 4 of Chapter 146 of the Laws of 1917, as amended (Section 11206, Rem. Rev. Stat.), is amended to read as follows:

"Section 4. When property is transferred in trust or otherwise and the rights, interests or estates of the transferees are dependent upon contingencies or conditions whereby they may be wholly or in part created, defeated, extended or abridged, such property shall be appraised at its clear market value immediately upon the transfer or as soon thereafter as practicable and a tax shall be imposed upon such transfer at the highest rate which on the happening of any of said contingencies or conditions would be possible under the provisions of this Title and such tax so imposed shall be due and payable in the same manner as other taxes: Provided,

That on the happening of any contingency or condition whereby the said property or any part thereof is transferred to a person or corporation which, under the provisions of this act is required to pay a tax at a lower rate than the tax imposed then such transferee shall recover from the State of Washington the difference between the tax imposed and the tax at the lower rate. Where an estate for life or for years can be divested by the act or omission of the legatee or devisee, it shall be taxed as if there were no possibility of such divesting."

Debate ensued.

Division was called for and the amendment to the majority committee amendment was lost on a rising vote.
Miss Parker moved the adoption of the following amendment to the majority committee amendment:

Amend the amendment by striking all of Section 54 thereof and inserting in lieu the following:

"Sec. 54. Insurance payable upon the death of any person shall be deemed a part of the estate for the purpose of computing the inheritance tax and shall be taxable to the person, partnership, or corporation entitled thereto. Such insurance shall be taxable irrespective of the fact that the premiums of the policy have been paid by some person, partnership or corporation other than the insured, or paid out of the income accruing from principal provided by the assured for such payment, whether such principal was donated in trust or otherwise: Provided, however, That there is exempt from the total amount of insurance, regardless of the number of policies, the sum of forty thousand dollars and no more: Provided, further, That in the case of insurance upon the life of a decedent officer or employee of a corporation, payable to the corporation, or upon the life of a decedent employee of or partner in a business enterprise, payable to one or more of the partners, where all the premiums upon such policy have been paid exclusively by such beneficiary, upon the death of the decedent the amount only of the proceeds of the policy in excess of the cash surrender value immediately preceding the death of the decedent shall be deemed a part of the estate for the purpose of computing the inheritance tax, and taxed as provided in Class A, Section 46, of this Title.

"Where more than one beneficiary is entitled to the benefit of the provisions of this section exempting forty thousand dollars of the proceeds of insurance policies, payable upon death, the benefit of such exemption shall be apportioned among such beneficiaries ratably and proportionately: Provided, That where there is fraternal benefit society insurance payable upon the death of the decedent and other insurance payable upon the death of the decedent, the forty thousand dollars exemption shall first be taken from the fraternal benefit society insurance and if the same does not equal forty thousand dollars, then the balance of the forty thousand shall be prorated among other policies.

"The inheritance tax upon the proceeds of any insurance policy shall be a lien upon the proceeds of such policy in the hands or possession of the estate of the deceased insured or in the hands or possession of any other beneficiary under such policy to whom such proceeds may have been paid: Provided, That when proceeds of insurance payable upon death, or receivable by a beneficiary other than the executor or representative, the executor or representative shall recover from such beneficiary the tax due upon such proceeds of such policy or policies. The supervisor shall have power to release such lien with respect to all or any part of such proceeds if he be satisfied that the collection of the tax will not thereby be jeopardized.

"Nothing in this act shall prevent the payment by any insurance company, association or society of the proceeds of any policy upon the death of a decedent to the person entitled thereto, but every insurance company, association or society, whether authorized to transact business within this state or not, having a policy or policies of insurance or death benefit certificate or certificates in an aggregate amount of one thousand dollars or more payable upon the death of a decedent, a resident of this state, shall give a written notice of the death of the decedent and the amount of the policies issued and the names of the beneficiaries to the supervisor in such form as the supervisor may prescribe, within three days after receiving notice of the death of such decedent. Any insurance company, association, or society failing, neglecting or refusing to give such notice to the supervisor as provided shall be personally liable for the payment of the Inheritance Tax herein provided."

The amendment to the majority committee amendment was adopted.

Miss Parker moved the adoption of the following amendment to the majority committee amendment:

Amend the amendment by striking all of Section 56 and inserting in lieu thereof the following:

"Sec. 56. No safe deposit company, trust company, corporation, bank or other institution, person or persons engaged in the business of renting safe deposit boxes or other receptacles of similar character shall rent any such box or receptacle without first requiring all persons given access thereto to agree in writing to notify such safe depository, bailee, or lessor, from whom such box or receptacle is rented of the death
of any person having the right of access thereto, before securing access to such box or receptacle after the death of such person; and all persons having the right of access to any such safe deposit box or receptacle, upon the death of any other person having access thereto, before securing access to such box or receptacle must notify such safe depository, bailee, or lessor, from which such box or receptacle is rented of the death of such person; and it shall be unlawful for any safe deposit company, trust company, corporation, bank or other institution, person or persons having in possession or under control, custody or partial custody any safe deposit box or similar receptacle, to permit access thereto by anyone after the death of any person who at the time of his death had the right or privilege of access thereto either as principal, deputy, agent or co-tenant, without the consent of the supervisor, or some person by him in writing authorized to issue such consent."

Debate ensued.

Mr. Mackie demanded the previous question and the demand was sustained.

Division was called for and the amendment to the majority committee amendment was lost on a rising vote.

On motion of Mr. Sawyer, Mr. Wingrove was excused from the call of the House.

Miss Parker moved the adoption of the following amendment to the majority committee amendment:

Amend the amendment by striking all of Section 57 and inserting in lieu thereof the following:

"Sec. 57. No safe deposit company, trust company, corporation, bank or other institution, person or persons having in possession or under control or custody or under partial control or partial custody securities, deposits, assets or property belonging to or standing in the name of a decedent who was a resident or non-resident or belonging to, or standing in the joint names of such decedent and one or more persons, including the shares of the capital stock of, or other interest in the safe deposit company, trust company, corporation, bank, or other institution making the delivery or transfer herein provided, shall deliver or transfer the same to the executors, administrators or legal representatives, agents, deputies, attorneys, trustees, legatees, heirs, successors in interest of said decedent or to any other person or persons, or to the survivor or survivors when held in the joint name of a decedent and one or more persons, or upon their order or request, without retaining a sufficient portion or amount thereof to pay any tax and interest which may thereafter be assessed thereon under this act and unless notice of the time and place of such delivery or transfer be served upon the supervisor at least ten days prior to said delivery or transfer: Provided, That the supervisor or person by him in writing authorized so to do, may consent in writing to said delivery or transfer, and such consent shall relieve said safe deposit company, trust company, corporation, bank or other institution, person or persons from the obligation hereunder to give such notice or to retain any portion of said securities, deposit or other assets in their possession or control. It shall be lawful for the Tax Commission through its supervisor, duly authorized agent or representatives, to examine said securities, deposits or assets at the time of said delivery or otherwise."

The amendment to the majority committee amendment was lost.

Miss Parker moved the adoption of the following amendment to the majority committee amendment:

Amend the amendment by striking all of Section 58 and inserting in lieu thereof the following:

"Sec. 58. Failure to comply with the provisions of this Title shall render such safe deposit company, trust company, corporation, bank or other institution, person or persons, liable to a penalty of not more than Twenty Thousand (20,000.00) Dollars, and in addition thereto said safe deposit company, trust company, corporation, bank or other institution, person or persons shall be liable for the amount of the taxes, interest and penalties due under the inheritance tax laws of the State of Washington, on said securities, deposits, or other assets above mentioned, and said penalties and liabilities of said safe deposit company, trust company, corporation, bank or other
institution, person or persons for the violation of this Title may be enforced in an
action brought by the Tax Commission in any court of competent jurisdiction in the
State of Washington."

The amendment to the majority committee amendment was lost.

Miss Parker moved the adoption of the following amendment to the ma-

jority committee amendment:

Amend the amendment by striking all of Section 62 and inserting in lieu thereof
the following:

"Sec. 62. That Section 95 of Chapter 156 of the Laws of 1917, as amended (Sec-
tion 1465 Rem. Rev. Stat.), is amended to read as follows:

"Section 95. Every executor or administrator shall make and return, upon
oath, into the court, within one month after his appointment, a true inventory of all
of the property of the estate which shall have come into his hands, and within thirty
days after filing such inventory he shall make application to the court to appoint
three disinterested persons to appraise the property so inventoried, and it shall be the
duty of the court to appoint such appraisers. Such appraisers shall receive as com-

pensation for their services each such an amount as to the court shall seem just and
reasonable not to exceed Five ($5.00) Dollars per day for the time spent in making
such appraiser: Provided, That in all estates where an Inheritance tax is payable,
the court may fix the compensation of each appraiser at such an amount as the court
may deem just and reasonable, at not less than one-twelfth of one per cent of the
assets of the estate. If any part of the estate shall be in another county than that
in which the letters are issued, appraisers residing in such county may be appointed
by the court having jurisdiction of the case, or, if most advisable, the same appraisers
may act: Provided, however, That the court may appoint persons to appraise the
estate at the time or any time after the appointment of the administrator:"

The amendment to the majority committee amendment was lost.

Miss Parker moved the adoption of the following amendment to the ma-

jority committee amendment:

Amend the amendment by striking all of Section 64 and inserting in lieu thereof
the following:

"Sec. 64. The provisions of the Title shall apply to all cases pending in the
inheritance tax and escheat division and to all cases pending in any of the courts of
this state, whether on appeal or otherwise, at the time this act takes effect, whether
the death of the decedent occurred prior to the passage of this act or subsequent thereto:
Provided, however, That the inheritance tax now due before the passage of this act
may be paid under the law effective immediately before the passage of this act if paid
within eight months from the time this law becomes effective: Provided, further,
That if a portion of the inheritance tax is paid in any estate now pending within the
eight months as herein provided, then the increased rates under this act shall apply
only upon the disproportionate part of such estate remaining unpaid."

With the consent of the House, Mr. Boyle was excused from the call of
the House.

Debate ensued.

Division was called for and the amendment to the majority committee
amendment was lost on a rising vote.

The committee amendment was adopted.

Mrs. Wanamaker moved the adoption of the following amendment:

Amend Section 68 by striking all of lines 21 to 28, page 45 of the original bill,
same being lines 38 to 43, page 30 and lines 1 and 2 page 31 of the printed bill, and
substituting in lieu thereof the following:

"Rate Schedule. Class A. Any gift made to or for the use or benefit of a grand-
father, grandmother, father, mother, husband, wife, child or stepchild, or any lineal
descendant of the donor is hereby denominated as Class A. On any amount passing
to Class A the tax shall be ninety per cent of the amount of a tax computed at the
following rates: on any amount up to and including $25,000, 1%; on any amount in
excess of $25,000 up to and including $50,000, 2%; on any amount in excess of $50,000
up to and including $100,000, 4%; on any amount in excess of $100,000 up to and including $200,000, 7%; on any amount in excess of $200,000 up to and including $500,000, 9%; on any amount in excess of $500,000, 10%.

"Class B. Any gift made to or for the use or benefit of a brother or sister is denominated Class B. On any amount passing to Class B the tax shall be ninety per cent of the amount of a tax computed at the following rates: on any amount up to and including $5,000, 3%; on any amount in excess of $5,000 up to and including $10,000, 4%; on any amount in excess of $10,000 up to and including $30,000, 7%; on any amount in excess of $30,000 up to and including $50,000, 10%; on any amount in excess of $50,000 up to and including $100,000, 15%; on any amount in excess of $100,000, 20%.

"Class C. Any gift made to or for the use or benefit of any person or body politic or corporate other than mentioned in Class A and Class B herein, is hereby denominated Class C. On any amount passing to Class C the tax shall be ninety per cent of the amount of a tax computed at the following rates: on any amount up to and including $10,000, 10%; on any amount in excess of $10,000 up to and including $25,000, 15%; on any amount in excess of $25,000 up to and including $50,000, 20%; on any amount above $50,000, 25%.

"The taxes imposed with respect to each class of donees shall be apportioned between the donees in such class in proportion to the amount receivable by each donee."

The amendment was adopted.

With the consent of the House, the majority committee amendment to Section 68 was withdrawn.

The Speaker (Mr. Yantis presiding) called Mr. McDonald (D. A.) to preside.

On motion of Mr. Yantis, the majority committee amendments to Sections 71, 99, 100, 101, 112, 116, 119, 121 and 124 were adopted.

On motion of Mr. Yantis, the following amendments were adopted:

In Section 4, line 29, page 2 of the printed bill, being line 27, page 2 of the original bill, strike the word "July" and insert in lieu thereof the word "May."

In Section 10 (a), line 15, page 6 of the printed bill, being lines 19 and 20, page 8 of the original bill, strike the words "quarter-year is less than three ($3.00) dollars" and insert in lieu thereof the following: "bi-monthly period is less than two ($2.00) dollars."

In Section 10 (a), line 18, page 6 of the printed bill, being line 23, page 8 of the original bill, strike the words "quarter-year is three ($3.00) dollars" and insert in lieu thereof the following: "bi-monthly period is two ($2.00) dollars."

In Section 12, line 28, page 7 of the printed bill, being lines 17 and 18, page 10 of the original bill, strike the words "quarter-yearly" and insert in lieu thereof the words "bi-monthly."

In Section 12, line 30, page 7 of the printed bill, being line 19, page 10 of the original bill, strike the words "quarter-year" and insert in lieu thereof the words "bi-monthly period."

In Section 12, line 33, page 7 of the printed bill, being line 23, page 10 of the original bill, strike the words "quarter-year" and insert in lieu thereof the words "bi-monthly period."

In Section 14, line 41, page 7 of the printed bill, being line 2, page 11 of the original bill, strike the word "July" and insert in lieu thereof the word "May."

Amend the amendment to Section 17 (a) by striking the whole of the amendatory matter and inserting in lieu thereof the following:

"Persons engaging in one or more businesses taxable under this Title whose total gross operating revenue is less than One Thousand ($1,000.00) Dollars for the taxable bi-monthly period or portion thereof. If the total gross operating revenue for a taxable bi-monthly period is One Thousand ($1,000.00) Dollars, or more, no exemption or deductions from the gross operating revenue is allowed by this provision."

In Section 20, line 16, page 10 of the printed bill, being lines 27 and 28, page 14 of the original bill, strike the words "quarter-yearly" and insert in lieu thereof the words "bi-monthly."
In Section 20, line 18, page 10 of the printed bill, being line 29, page 14 of the original bill, strike the words "quarter-year" and insert in lieu thereof the words "bi-monthly period."

In Section 20, line 21, page 10 of the printed bill, being line 3, page 15 of the original bill, strike the words "quarter-year" and insert in lieu thereof the words "bi-monthly period."

Amend the amendment to Section 71 by striking all of the amendatory matter and inserting in lieu thereof the following:

“(a) In the case of (1) gifts to donees listed in Class A of Section 68 a specific exemption of ten thousand dollars and (2) gifts to donees listed in Class B of Section 68 a specific exemption of three thousand dollars, less the aggregate of the amounts claimed and allowed as specific exemption for the preceding calendar years."

In Section 129, line 3, page 50 of the printed bill, being line 21, page 74 of the original bill, strike the words "July 1" and insert in lieu thereof the words "May 1."

In Section 129, line 3, page 50 of the printed bill, being line 22, page 74 of the original bill, strike the word "this" and insert in lieu thereof the word "such."

In Section 129, line 6, page 50 of the printed bill, being line 25, page 74 of the original bill, strike the words "July 1," and insert in lieu thereof the words "May 1."

Mr. Austin moved the adoption of the following amendment:

Amend Section 4 by adding thereto a new subsection to be known as subsection (e) to read as follows:

“(e) Upon every person engaging in the business of operating a commercial radio station, without regard to the type of emitted signal. As to such persons the rate of tax shall be fifty (50c) cents per watt of electrical energy measured in the power or final stage of such radio transmitter under the heaviest load conditions imposed upon such final stage by the operator of such station under regular operating conditions.”

Mr. Cowen moved that the amendment be laid on the table without taking anything with it.

The motion to lay the amendment on the table without taking anything with it was lost.

The Speaker (Mr. D. A. McDonald) called Mr. Ott to preside.

Mr. Skinner demanded the previous question, and the demand was sustained.

Division was called for and the amendment was adopted on a rising vote. Mr. Yantis moved the adoption of the following amendment:

Amend the bill so as to renumber all sections and subsections consecutively and to correct the title headings in Section 1 to conform.

The amendment was adopted.

On motion of Mr. Yantis, the majority committee amendments to the title were adopted.

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

On motion of Mr. Adams, the House adjourned to Sunday, March 10, 1935, at 10:00 a. m.

S. R. Holcomb, Chief Clerk.
The Speaker called the House to order at 10:00 a.m.
The Clerk called the roll and all members were present except Representatives Boyle, Devenish, Gardner, Halleran, Herren, Lynch, Neff, Ryan and Todd.

Prayer was offered by Mr. Gifford, member of the House of Representatives, from King.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Austin, further reading was dispensed with and the journal was approved.

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

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 9, 1935.

We, of your Committee on Enrollment, to whom were referred Substitute House Bill No. 46; also House Bill No. 584, have compared same with the engrossed bills and find them correctly enrolled.

We concur in this report: W. A. Johnson, Geo. H. Johnston.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 9, 1935.

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 539, entitled "An Act relating to primary highways; creating State Road No. 23; making an appropriation and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 9, 1935.

We, a majority of your Committee on Constitutional Revision, to whom was referred House Bill No. 675, entitled "An Act providing for a one-chambered legislature composed of 145 senators for 120 day sessions, $10.00 per diem compensation, and giving power to the legislature to choose its own officers and amending Article II of the Constitution of the State of Washington, by adding a new section known as Section 40, and amending Sections 10, 12 and 23 of Article II," 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 F. MURRAY, Chairman.

We concur in this report: Vic Skinner, Richard B. Ott, A. W. Clark, A. E. Holt.

Mr. Speaker:

We, a minority of your Committee on Constitutional Revision, to whom was referred House Bill No. 675, 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 F. MURRAY, Chairman.

We concur in this report: Adela Parker, Frank Schultz.

Passed to second reading.

Mr. Speaker:

We, a minority of your Committee on Constitutional Revision, to whom was referred House Joint Resolution No. 7, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

ROBERT F. MURRAY, Chairman.

We concur in this report: Adela Parker, Richard B. Ott.

Passed to second reading.

Mr. Speaker:

We, a minority of your Committee on Constitutional Revision, to whom was referred House Joint Resolution No. 26, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ROBERT F. MURRAY, Chairman.

We concur in this report: Adela Parker, Frank Schultz, A. W. Clark.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Constitutional Revision, to whom was referred House Joint Resolution No. 26, providing for the submission to the electors of the state of a constitutional amendment amending Section 33 of Article I of the Constitution of the State of Washington, relating to the recall of elective public officials, 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 F. MURRAY, Chairman.

We concur in this report: Vic Skinner, Richard B. Ott, A. E. Holt.

Passed to second reading.
MR. SPEAKER:

We, a majority of your Committee on Unemployment Relief and Public Welfare, to whom was referred Engrossed Senate Bill No. 7, entitled "An Act providing for the creation of an Old Age Pension Commission, creating an Old Age Pension Fund, making an appropriation from the general fund in aid thereof, providing for the deposit of certain money therein, and the expenditure thereof, amending Sections 1, 2, 6, 7, and 12 of Chapter 29 of the Session Laws of 1933, and amending Section 9 of Chapter 55, Session Laws of 1933, repealing all acts or parts of acts in conflict with the provisions hereof, 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. B. SMITH, Chairman.

We concur in this report: Gerald G. Dixon, Raymond F. Kelly, Mike Smith, Bertel J. McCarty, Marie F. Keen, Linea L. Edlund, T. E. Smith, Lloyd Lindgren, Harry E. Christianson.

Passed to second reading.

Substitute Senate Bill No. 87 (reported by Committee on Liquor Control):

Majority: Do pass with amendments.

Minority: Do pass without amendments.

Passed to second reading.

Engrossed Senate Bill No. 112 (reported by Judiciary Committee):

Do pass with amendments.

Passed to second reading.

REPORT OF SPECIAL COMMITTEE.

Pursuant to Senate Joint Resolution No. 21, a committee composed of Senators Nelson and Lovejoy and Representatives Clark, Skinner and Wiswall of the Legislature of the State of Washington met with Senator Steiwer and Representatives Rankin, Fatland and Munyan of the Legislature of the State of Oregon for the purpose of conferring on such legislation affecting the movement of motor vehicle traffic as might be of mutual interest to said two states. The meeting was held at the Evergreen Hotel in Vancouver, Washington, at 7:00 o'clock p. m., Thursday, March 7, 1935.

Senator Steiwer of Oregon was elected chairman of the meeting. It was decided that the public should be admitted and heard. Oregon's side of the question was presented by Mr. Flannery of the Secretary of State's office, by Mr. Beekey, Safety Engineer for the Oregon State Highway Department, and by Mr. Shearer, of the Oregon State Motor Association. Mr. L. Dayton represented the taxicab companies of Portland. Those presenting the Washington side of the question were: Austin McCoy, Clyde Perkins, Harry Williams of the Washington Highway Patrol, and Mr. Shelor, manager of the Automobile Club of Washington.

After the public hearing, it was decided that the members of the committee retire for the purpose of discussing the matter between themselves. At this time, Senator Steiwer, representing the Oregon delegation, declared that it was rather late to get any new measure through this session of the Oregon Legislature but thought that it might be accomplished by amending the bus and truck measure and another measure concerning licenses. Members of the Washington delegation declared that the Director of Licenses of the State of Washington had full power to make agreements with a representative from Oregon. It was then decided that the Oregon committee return a recommendation that Oregon empower its Secretary of State, in charge of automobile licenses, and the Public Utilities Commissioner, in charge of trucks, to negotiate such agreements. Both committees recommended that reciprocal agreements be made in certain cases to ease the license fee rates on motor vehicles operated between the states.

The meeting adjourned at 10:30 p. m.

Vic Skinner, Chairman.
S. W. Wiswall,
A. W. Clark,
Committee.

On motion of Mr. Skinner, the report was adopted and ordered written in the journal.
MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 9, 1935.

MR. SPEAKER:

The President has appointed as members of a conference committee on Senate amendments to Engrossed House Bill No. 33, Senators Mehner, Knutzen and Orndorff.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 9, 1935.

MR. SPEAKER:

The Senate has passed:
Senate Joint Resolution No. 20; also
Senate Bill No. 256; also
Senate Bill No. 105; also
Senate Bill No. 159; also
Senate Bill No. 158; also
Senate Bill No. 353, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 9, 1935.

MR. SPEAKER:

The Senate has passed:
Substitute Senate Bill No. 113, and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 9, 1935.

MR. SPEAKER:

The Senate has passed:
Senate Bill No. 307, and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 9, 1935.

MR. SPEAKER:

The President has signed:
Substitute House Joint Resolution No. 11; also
House Bill No. 109; also
House Bill No. 110; also
House Bill No. 111; also
House Bill No. 112; also
House Bill No. 113; also
House Bill No. 158; also
House Bill No. 223; also
House Bill No. 231; also
House Bill No. 232; also
House Bill No. 324; also
House Bill No. 325; also
House Bill No. 326; also
House Bill No. 328; also
House Bill No. 329; also
House Bill No. 330; also
House Bill No. 331; also
House Bill No. 353; also
House Bill No. 434; also
House Bill No. 518, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.
FIFTY-SIXTH DAY, MARCH 10, 1935

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 9, 1935.

MR. SPEAKER:
The President has signed:
Senate Bill No. 151; also
Senate Bill No. 152, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 9, 1935.

MR. SPEAKER:
The Senate has passed:
Engrossed Senate Bill No. 350; also
Engrossed Substitute Senate Bill No. 364, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE AMENDMENTS TO HOUSE BILL.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 9, 1935.

MR. SPEAKER:
The Senate has passed:
Engrossed House Bill No. 582 with the following amendments:
Amend all sections by striking all titles in italics where same appear.
Amend Sec. 18, line 25, page 6 of the engrossed bill, after the word "again" change the ":" to a period (.) and strike the balance of the section.
Amend Sec. 31, line 14, page 10 of the engrossed bill, strike "state general fund" and insert in lieu thereof "current expense fund of said county."; and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

Mrs. Wanamaker moved that the House do not concur in the Senate amendments and that the Senate be asked to recede therefrom.
The motion was carried.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 9, 1935.

MR. SPEAKER:
The Senate has adopted the report of the conference committee on Engrossed House Bill No. 39 and granted said committee the powers of free conference.

HARRISON W. MASON, Secretary.

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., MARCH 9, 1935.

MR. SPEAKER:
We, your Committee on Conference, to whom was referred Engrossed House Bill No. 39, entitled "An Act providing for the remission of interest upon real and personal property taxes; providing for the payment of delinquent real property taxes in installments; providing for remission of a portion of the principal of delinquent taxes," have had the same under consideration, and we report that we are unable to agree and ask for the powers of free conference.

Senate Members:
PAUL MEHNER,
W. R. ORNDORFF,
W. J. KNUTZEN.

House Members:
HANS JOHNSON,
JOHN R. JONES,
HARRY H. BROWN.

Mr. Jones moved that the report of the Conference Committee on Engrossed House Bill No. 39 be adopted and that the Conference Committee be granted the powers of free conference.
The motion was carried.
FIRST READING OF SENATE BILLS.

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

**Senate Bill No. 105**, by Senator Thomas: An Act relating to public school playfields or athletic grounds and authorizing boards of directors for public schools to permit the use thereof and to rent the same for athletic contests and purposes for a compensation.

Referred to Committee on Rules and Order.

**Substitute Senate Bill No. 113**, by Committee on Flood Control: An Act relating to flood control, facilitating a policy therefor, providing for the creation of flood control districts with certain powers and duties, providing for certain state supervision and control thereof, authorizing contracts between flood control districts and the United States, the state, counties, cities, towns, diking, drainage and waterway districts for flood control purposes, providing penalties for violations thereof and declaring that this act shall take effect immediately.

Referred to Committee on Rules and Order.

**Senate Bill No. 158**, by Senator Knutzen: An Act authorizing property to be withdrawn from a diking and/or drainage district when such property ceases to be benefited by the improvements of such district, and providing procedure therefor.

Referred to Committee on Rules and Order.

**Senate Bill No. 159**, by Senator Knutzen: An Act giving and granting additional powers to the commissioners of drainage districts, defining same within the meaning of this act, providing for the extension, improvement, and betterment of the systems therein and for the protection of such district, providing for the levy and collection of assessments against land within the boundaries of said district, granting the right of eminent domain, and providing procedure for the accomplishing of all such purposes, and declaring that this act shall take effect immediately.

Referred to Committee on Rules and Order.

**Senate Bill No. 250**, by Committee on Rules and Joint Rules (by request of State Liquor Board): An Act prohibiting the sale of intoxicating liquors within prescribed limits of state educational institutions, and repealing Sections 1 and 2 of Chapter 98 of the Laws of 1903, as amended by Sections 1 and 2 of sub-chapter 21 of Chapter 97 of the Laws of 1909, the same being Sections 5102 and 5103, respectively, of Remington's Revised Statutes.

Referred to Committee on Rules and Order.

**Senate Bill No. 307**, by Senator Reardon: An Act relating to the Department of Business Control and authorizing said department to purchase or lease certain lands.

Referred to Committee on Rules and Order.

**Senate Bill No. 353**, by Committee on Liquor Control: An Act relating to intoxicating liquors, amending Section 78 of Chapter 62 of the Laws of the Extraordinary Session of 1933 of the State of Washington (Section 7306-78, Rem. Rev. Stat.), and declaring that this Act shall take effect immediately.

Referred to Committee on Rules and Order.
Engrossed Senate Bill No. 350, by Senator Shorett: An Act providing for relief from involuntary unemployment, declaring the public policy of the state; providing contributions by employers and employees for an Unemployment Compensation Fund; defining conditions of eligibility for and regulating benefits; establishing a procedure for the settlement of benefit claims and providing for court review thereof; creating an Unemployment Compensation Commission and defining the powers and duties thereof; accepting the provisions of the Wagner-Peyser Act of the United States Government; permitting reciprocal benefit arrangements with the states; providing penalties for the violation of the provisions of this act; making appropriations for the payment of the expenses in the administration thereof, and for the payment of claims out of the special funds established herein and for purposes specified or to be specified in certain Acts of Congress; declaring an emergency and providing that this act shall take effect immediately.

Referred to Committee on Rules and Order.

Engrossed Substitute Senate Bill No. 364, by Committee on Flood Control: An Act relating to flood control, providing a state policy of participation therein with the United States and with flood control districts, counties, and counties acting jointly in the control of rivers subject to flood conditions, through the agency of the state department of conservation and development, granting certain powers in relation thereto to such flood control districts, counties, and counties so acting jointly, creating a debt, authorizing the issuance and sale of state bonds for payment of the principal and interest of said bonds for such object, creating a sinking fund, to be known as "General Obligation Bonds of 1936 Retirement Fund," making an appropriation therefor, and submitting this act to the people for their approval or rejection at the general election in November, 1936.

Referred to Committee on Rules and Order.

Senate Joint Resolution No. 20, by Senator Ronald: Providing for the amendment of Section 23 of Article 2 of the Constitution of the State of Washington by providing compensation for the members of the legislature.

Referred to Committee on Rules and Order.

The Speaker announced he was about to sign Senate Bill No. 151, Senate Bill No. 152, Substitute House Bill No. 584 and Substitute House Bill No. 46.

The House resumed consideration of House Bill No. 237 on second reading.

The Speaker called Mr. Ott to preside.

Mr. Johnson (Hans) moved the adoption of the following amendment to the amendment:

In Section 4, subsection (c), line 3 of the amendment, being line 3, page 3 of the printed bill, strike the words "one-half" and insert in lieu thereof the words "one-quarter."

Debate ensued.

The amendment to the amendment was adopted.

Mr. Austin moved the adoption of the following amendment:

Amend Section 4 by adding thereto a new subsection to be known as subsection (e) to read as follows:

"(e) Upon every person operating or maintaining any place to which admission is obtained by means of a coin device; as to such persons the amount of tax with
respect to such business shall be equal to the gross income of the business multiplied by the rate of fifty per cent (50%)."

Debate ensued.

Mr. Ledgerwood demanded the previous question and the demand was sustained.

The amendment was adopted.

PERSONAL PRIVILEGE.

Mr. Emory:

"I do not object to Judge Pemberton being on the floor while the Tax Bill is being read, but I do object to his contacting and buzzing around with the different members seeking to lobby bills in which he is interested.

"I request that the Judge do not talk with the members on any other measure than that which is before the House at this time.

"If I recall correctly, it was ruled that Judge Pemberton was to sit within the Chamber of the House with the interested group only."

The Speaker (Mr. Ott presiding):

"That is correct, Mr. Emory. You are so instructed, Mr. Pemberton."

Mr. Adams:

"When the motion was made to allow Judge Pemberton to sit within the Chamber of the House, it was to permit him to be here during the portion of the bill pertaining to the Inheritance Tax, at which time he was to sit in the front of the Chamber with the interested group."

The Speaker (Mr. Ott presiding):

"That is correct, Mr. Adams. Mr. Pemberton has been so instructed."

Mr. McDonald (J. D.) moved the adoption of the following amendment:

In Section 4 (c) strike all of the matter contained therein and insert in lieu thereof the following:

"(c) Upon every person engaged within this state in the business of making sales at retail from one or more stores; as to such persons the amount of tax shall be as follows: one-eighth of one per cent upon the gross proceeds of sales up to $100,000; one-quarter of one per cent upon the gross proceeds of sales over $100,000, and not to exceed $250,000; one-half of one per cent upon the gross proceeds of sales in excess of $250,000, and not exceeding $500,000; three-quarters of one per cent upon the gross proceeds of sales in excess of $500,000, and not exceeding $1,000,000; one and one-quarter per cent upon the gross proceeds of sales in excess of $1,000,000, and not to exceed $3,000,000; one and one-half per cent upon the gross proceeds of sales in excess of $3,000,000.

"The provisions of this section shall be construed to apply to every person operating under single ownership.

"For the purposes of this section 'single ownership' means not only legal ownership by one person but also control, supervision, domination or management by one person through legal or equitable ownership, ownership or control of corporate stock or other shares, holding companies, voting trusts, agreements, trust arrangements, leasing or consignment agreements or any other device whatsoever whereby control, supervision, domination or management is effected or whereby the gross revenues, net revenues or profits from store operations, directly or indirectly, immediately or ultimately, are made available for the beneficial uses or, directly or indirectly, inure to the immediate or ultimate benefit of one person.

"The term 'store' means and includes any place of business or mercantile establishment, leased department, stall or stand, in or from which goods, wares, merchandise, gasoline, oil or commodities of any kind are sold at retail.

"The provisions of this section shall not apply to:

"(a) Agricultural, horticultural, dairying and poultry cooperative marketing associations;"
“(b) Persons operating a single store at which the gross proceeds of sales at
retail for the previous calendar year was $6,000, or less;
“(c) Farmers' cooperative buying association;”

Debate ensued.

Mr. Hall demanded the previous question, but the demand was not sus­
tained.

Mr. Yantis moved the adoption of the following amendment to the
amendment:

Amend the amendment to Section 4 (c) by adding thereto the following :
“Provided that if the graduation of rates provided for in this subdivision shall be
declared invalid for any reason the tax with respect to the business of making sales
at retail shall be equal to the gross proceeds of sales of the business multiplied by
the rate of one-quarter of one per cent.”

The amendment to the amendment was adopted.

The Speaker (Mr. Ott presiding) declared the question to be on the
adoption of the amendment by Mr. McDonald (R. T.) as amended.

A roll call was demanded and the demand was sustained.

The Clerk called the roll and the amendment as amended was adopted
by the following vote: Yeas, 76; nays, 2; absent or not voting, 21.

Those voting yea were: Representatives Austin, Bell, Bice, Boede,
Bohike, Bowden, Christianson, Clark, Cohen, Copeland, Dixon, Donahoe,
Drew, Easterday, Edlund, Edwards, Ford, Freese, Gehlen, Gessell, Haddon,
Hales, Hall, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), John­
ston (Geo. H.), Karr, Keen, Kelly, Klemgard, Leber, Lindgren, Luck,
Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald
(D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray,
Myers, Neal, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Rich­
mond (W. A.), Robbins, Sandegren, Sawyer, Schroeder, Schultz, Skinner,
Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Sullivan, Titus,
Twidwell, Van Dyk, Voyce, Wentworth, Wilson, Wingrove, Wiswall, Yan­
tis—76.

Those voting nay were: Representatives Emory, Strickland—2.

Those absent or not voting were: Representatives Adams, Boyle, Brown,
Carty, Cowen, Devenish, Eddy, Gardner, Gifford, Halleran, Huetter, Jones,
Keith, Kemp, Ledgerwood, Lynch, Neff, Ryan, Todd, Wanamaker, Mr.
Speaker—21.

Mr. Reilly moved the adoption of the following amendment to the
amendment:

In Section 4 (c) strike the semicolon (;) after the word “stores” in line 2 of the
amendment and insert the following: “that are affiliated or associated with another
store, association or corporation in mass advertising, mass buying and mass selling;”

Mr. Hurley moved that the amendment to the amendment be laid on
the table without taking anything with it.

The motion was carried and the amendment to the amendment was laid
on the table without taking anything with it.

Mr. Cowen moved the adoption of the following amendment to the
amendment:

Amend the amendment adding subsection (a) to Section 4, as follows: Strike the
word and figure “fifty (50c)” and insert in lieu thereof the word and figure “ten (10c).”

Debate ensued.

23—H.
Mr. Bowden moved the adoption of the following amendment to the amendment to the amendment:

Amend the amendment by adding thereto the following: "Provided, however, That no tax shall be levied on radio broadcasting stations operating not for profit purposes."

The amendment to the amendment to the amendment was adopted.

Mr. Yantis moved the adoption of the following amendment:

In Section 10 (a) of the amendment, strike the words and figures "two ($2.00) dollars" and insert in lieu thereof the following: "six dollars sixty-seven cents ($6.67) as to retail business and two dollars ($2.00) as to other businesses."

The amendment to the amendment was adopted.

Mr. Yantis moved the adoption of the following amendment:

In Section 10 (a) of the amendment, strike the words and figures "two ($2.00) dollars" and insert in lieu thereof the following: "six dollars sixty-seven cents ($6.67) as to retail business and two dollars ($2.00) as to other businesses."

The amendment to the amendment was adopted.

Mr. Richmond (C. L.) moved that the amendment be laid on the table without taking anything with it.

The motion was carried and the amendment was laid on the table without taking anything with it.

Miss Parker moved the adoption of the following amendment:

Amend Title II-A, Retail Sales Tax, and Title IV, Admissions Tax, beginning respectively on pages 2 and 10 of the printed bill, by striking the same and substituting "A thirty (30) per cent profits tax above a six (6) per cent return on actual investment."

Mr. Richmond (C. L.) moved that the amendment be laid on the table without taking anything with it.

The motion was carried and the amendment was laid on the table without taking anything with it.

Miss Parker moved the adoption of the following amendment:

Amend Title II-A, Retail Sales Tax, and Title IV, Admissions Tax, beginning respectively on pages 2 and 10 of the printed bill, by striking the same and substituting "A thirty (30) per cent profits tax above a six (6) per cent return on actual investment."

Mr. Richmond (C. L.) moved that the amendment be laid on the table without taking anything with it.

The motion was carried and the amendment was laid on the table without taking anything with it.

Miss Parker moved the adoption of the following amendment:

Amend Title II-A, Retail Sales Tax, and Title IV, Admissions Tax, beginning respectively on pages 2 and 10 of the printed bill, by striking the same and substituting "A thirty (30) per cent profits tax above a six (6) per cent return on actual investment."

The motion was carried and the amendment was laid on the table without taking anything with it.

Miss Parker moved the adoption of the following amendment:

Amend Title II-A, Retail Sales Tax, and Title IV, Admissions Tax, beginning respectively on pages 2 and 10 of the printed bill, by striking the same and substituting "A thirty (30) per cent profits tax above a six (6) per cent return on actual investment."

The motion was carried and the amendment was laid on the table without taking anything with it.

Miss Parker moved the adoption of the following amendment:

Amend Title II-A, Retail Sales Tax, and Title IV, Admissions Tax, beginning respectively on pages 2 and 10 of the printed bill, by striking the same and substituting "A thirty (30) per cent profits tax above a six (6) per cent return on actual investment."

The motion was carried and the amendment was laid on the table without taking anything with it.
shall make out a return, upon such forms and setting forth such information as the tax commission may require, showing his estimate of the amount of the tax for which he is liable for the preceding month, sign and transmit the same to the tax commission, together with a remittance for said amount in the form required by the tax commission. Whenever the total tax for which any person is liable under this act does not exceed the sum of ten dollars ($10.00) for any month, a quarter-yearly return and remittance in lieu of the monthly return may be made on or before the fifteenth day of the month next succeeding the end of the quarter-year for which the tax is due. Whenever the total tax for which any person is liable under this act does not exceed the sum of ten dollars ($10.00) for any quarter-year an annual return and remittance in lieu of the quarterly return may be made. The tax commission, for good cause shown, may extend the time for making and filing any monthly or quarterly return as required under this section, and may grant such reasonable additional time within which to make and file such return as it may deem proper; but the time for making and filing such return shall not be extended beyond the fifteenth day of the month next succeeding the regular date of the return.

"Sec. 5. On or before fifteen days after the end of the tax year, each person liable for the payment of a tax under the provisions of this act shall make a return setting forth the gross proceeds of turnovers received and/or accrued during such tax year and such other information as the tax commission may require, compute the amount of tax chargeable against him for such tax year under the provisions of this act, deduct the amount of monthly or quarterly payments, as hereinbefore provided, and transmit the same to the tax commission together with a remittance, in the form required by the tax commission, covering the residue of the tax chargeable against him for such year. Such return shall be verified by the oath of the taxpayer, if made by an individual, or by the oath of the president, vice-president, secretary or treasurer of a corporation, if made by a corporation. If made by a partnership, joint adventure, association, trust, or any other group or combination acting as a unit, any individual delegated by such partnership, joint adventure, association, trust or any other combination acting as a unit shall make the oath on behalf of the taxpayer. If for any reason it is not practicable for the individual taxpayer to make the oath, the same may be made by any duly authorized agent. The tax commission, for good cause shown by any taxpayer, may extend the time for making and filing any annual return and may grant such reasonable additional time within which to make and file the same as may, by it, be deemed advisable.

"Sec. 6. If the taxpayer shall make any error in computing any tax or installment assessable against him, the tax commission shall correct such error or reassess the proper amount of taxes and notify the taxpayer of its action by mailing to him a notice of the corrected assessment, and any additional tax for which such taxpayer may be liable shall become due and shall be paid within ten days after the day of such notice.

"If upon examination of any monthly or quarterly return made under this act, it appears that a tax has been paid in excess of that properly due, then the amount of such excess shall be credited against any tax or installment thereof then due or to become due from the taxpayer under any other subsequent return for the same year, and any balance of such excess at the end of the tax year and upon the filing of the taxpayer's annual return, or upon the filing of a final return upon ceasing business, shall be refunded to the taxpayer by means of vouchers approved by the tax commission and by the issuance of state warrants drawn upon and payable from such funds as the legislature may provide. Any tax for which a recovery is granted by any court of competent jurisdiction, not appealed from, in a suit by any taxpayer shall be refunded in like manner, upon the filing with the tax commission of a certified copy of the order or judgment of the court.

"Sec. 7. It shall be the duty of every person liable for any fee or tax imposed by this act to keep and preserve, for a period of five years, suitable records of gross proceeds of turnovers and such other books or records of account as may be necessary to determine the amount of any tax for which he may be liable under the provisions of this act; and all such books, records and invoices shall be open for examination at any time by the commission or its duly authorized agent. Any person who shall fail to comply with the requirements of this section shall be forever barred from questioning, in any court action or proceeding, the correctness of any assessment of taxes made by the tax commission and based upon any period for which such books, records and invoices have not been so kept and preserved.
"Sec. 8. If any person shall fail or refuse to make any return required by this act, the tax commission shall proceed, in such manner as it may deem best, to obtain facts and information on which to base the assessment of the tax herein prescribed; and to this end the commission may by itself or its duly appointed agent make examination of the books, records and papers of any person and may take evidence, on oath, of any persons, relating to the subject of inquiry. The oath may be administered by any member of the commission or by any agent designated by it for that purpose.

"As soon as the tax commission shall procure such facts and information as it is able to obtain upon which to base the assessment of any tax payable by any person who has failed or refused to make a return, the commission shall proceed to determine and assess the tax against such person but such action shall not deprive such person from appealing to the superior court as hereinafter provided. To such tax the commission may add a penalty of ten per cent thereof for failure or refusal to make a return and likewise shall add a further penalty of one per cent per month of the amount of the tax for each thirty days or portion thereof from the date upon which the tax was due as provided by this act, and shall notify such taxpayer by mail of the total amount of such tax and added penalties and such total amount shall become due and shall be paid within ten days after the date of such notice.

"Sec. 9. Any notice or order required by this act to be mailed to any taxpayer shall be sent by ordinary mail, addressed to the address of the taxpayer shown by the records of the tax commission, or, if no such address is shown, to such address as the tax commission is able to ascertain by reasonable effort. Failure of the taxpayer to receive any such notice or order mailed shall not release the taxpayer from any tax or any increases or penalties thereon, nor shall such failure operate to extend any time limit set by the provisions of this act.

"Sec. 10. Whenever any taxpayer shall quit business, or shall sell out, exchange or otherwise dispose of his business or his stock of goods, wares, or merchandise, any tax payable hereunder shall become immediately due and payable, and such taxpayer shall, within ten days thereafter, make a return and pay the tax due in the manner provided in Section 5 hereof, and any person who shall purchase such business or such stock of goods, wares or merchandise or shall succeed to such business shall withhold from the purchase price a sum sufficient to pay any tax due from such taxpayer until such time as the taxpayer shall produce a receipt from the tax commission showing payment in full of any such tax due from the taxpayer or a certificate that no tax is due, and if such tax is not paid by the taxpayer within ten days from the date of such sale, exchange or disposal, such purchaser or successor shall likewise thereupon become liable for the payment of such tax, and payment thereof by such purchaser or successor shall, to the extent thereof, be deemed a payment upon the purchase price.

"Sec. 11. All taxes imposed under the provisions of this act shall be paid in full before any action may be instituted in any court to contest all or any part of such tax. No restraining order or injunction shall be granted or issued by any court or judge to restrain or enjoin the collection of any tax or penalty imposed by this act, or any part thereof, except upon the ground that the assessment thereof was in violation of the constitution of the United States or that of the State of Washington.

"Sec. 12. Any person, having paid any original assessment or additional assessment or corrected assessment of any tax made by the tax commission under the provisions of this act, may apply to the tax commission by petition in writing, within twenty days after notice is mailed to him, for a hearing and a correction of the amount of the tax so assessed upon him, in which petition he shall set forth the reasons why such hearing should be granted, and the amount in which such tax should be reduced. The commission shall promptly consider such petition, and may grant such hearing or deny the same. If denied, the petitioner shall be notified by mail thereof forthwith; if granted, the commission shall notify the petitioner by mail of the time and place fixed for such hearing. After such hearing the commission may make such order as may appear to it just and lawful and shall mail a copy of such order to the petitioner.

"Any person, except one who has failed to keep and preserve books, records and invoices as provided in Section 7 hereof, having paid any tax as required by this act and feeling aggrieved by the amount of the tax may appeal to the superior court of the county in which the taxpayer resides or in which the taxpayer's principal place of business is situated, or, at his election, to the superior court of Thurston county, within thirty days after the payment of such tax, or within thirty days after the date of the notice denying a hearing or after the date of the order provided in this section. In the appeal the taxpayer shall set forth the amount of the tax imposed upon him,
which he concedes to be the correct tax and the reason why the tax should be reduced or abated. The appeal shall be perfected by serving a copy of the notice of appeal upon the tax commission within the time herein provided and by filing the original thereof with proof of service with the clerk of the superior court to which the appeal may be taken. Within ten days after filing notice of such appeal, the taxpayer shall file with the clerk of the superior court a good and sufficient surety company bond payable to the State of Washington in the sum of two hundred dollars ($200.00), conditioned to diligently prosecute the appeal and pay the state all costs that may be awarded if the appeal of the taxpayer is not sustained. The trial in the superior court on the appeal shall be de novo and without the necessity of any pleadings other than the notice of appeal. The burden shall rest upon the taxpayer to prove that the tax as paid by him is incorrect, either in whole or in part, and to establish the correct amount of the tax. In such proceeding the taxpayer shall be deemed the plaintiff, and the State of Washington, the defendant; and both parties shall be entitled to subpoena and require the attendance of witnesses as in other civil actions and to produce evidence that is competent, relevant and material to determine the correct amount of the tax that should be paid by the taxpayer under this act. Either party shall be allowed to appeal to the supreme court in the same manner as other civil actions are appealed to that court, but no appeal shall lie to the supreme court where the difference between the amount of the tax which the taxpayer concedes to be correct and the amount of the tax as determined by the tax commission and paid by the taxpayer is less than two hundred dollars ($200.00). It shall not be necessary for the taxpayer to protest against the payment of any tax or to make any demand to have the same refunded or to petition the tax commission for a hearing in order to appeal to the superior court as herein provided; but no court action or proceeding of any kind shall be maintained by the taxpayer to recover any tax paid, or any part thereof, except as herein provided.

"Sec. 13. If any tax, increase or penalty imposed by this act or any portion of such tax, increase or penalty be not paid within fifteen days after the same shall become due, the tax commission shall issue a warrant under its official seal directed to the sheriff of any county of the state commanding him to levy upon and sell the real and/ or personal property of the taxpayer found within his county, or so much thereof as may be necessary, for the payment of the amount of such warrant, together with a further penalty of one per cent of the amount of the tax as determined by the tax commission for each thirty days or portion thereof after the date of such warrant, plus the cost of executing said warrant, and return such warrant to the tax commission and pay to it the money collected by virtue thereof within sixty days after the receipt of such warrant.

"The sheriff, within three days after the receipt of said warrant, shall file with the clerk of the superior court of his county, a copy thereof, and thereupon the clerk shall enter in the judgment docket, the name of the taxpayer mentioned in the warrant and in appropriate columns the amount of the tax or portion thereof and any increases and penalties for which the warrant is issued and the date when such copy is filed, and thereupon the amount of such warrant so docketed shall become a lien upon the title and interest in real and personal property of the taxpayer against whom it is issued in the same manner as a judgment in a civil case duly docketed in the office of such clerk, and the sheriff shall thereupon proceed upon the same in all respects, with like effect, and in the same manner as prescribed by law in respect to executions issued against property upon judgments of said superior court. The sheriff shall be entitled to the fees provided by law for his services in levying execution on a superior court judgment, which shall be added to the amount of such warrant. The proceeds received from any sale shall be credited upon the amount due under the warrant and when the final amount due is received, together with interest, penalties and costs, the judgment docket shall show the claim for taxes to be satisfied and the clerk of the court shall so note upon the docket. Any surplus received from any sale of property shall be paid to the taxpayer. If the return on the warrant shall show that the same has not been satisfied in full, the amount of the deficiency shall remain a judgment against the taxpayer which may be collected in the same manner as the original amount of such warrant.

"In the discretion of the tax commission a warrant of like terms, force and effect may be issued and directed to any agent of the commission authorized to collect income taxes or taxes under this act, and in the execution thereof such agent shall have all the powers conferred by law upon sheriffs, but shall not be entitled to any fee or com-
pensation in excess of the actual expenses paid in the performance of such duty, which shall be added to the amount of such warrant.

"Sec. 14. Any tax due and unpaid under this act and all increases and penalties thereon shall constitute a debt due the State of Washington and may be collected by court proceedings in the same manner as any other debt in like amount, which remedy shall be in addition to any and all other existing remedies. In case of insolvency or bankruptcy proceedings said tax and all increases and penalties thereon shall have the same priority as other taxes of the State of Washington in such proceedings.

"Sec. 15. Any person against whom a tax shall have been imposed as herein provided may be restrained and enjoined, upon the order of the tax commission by proceedings instituted by the Attorney General in the name of the State of Washington in the superior court of the county in which the taxpayer resides or in which he has his principal place of business, from engaging and/or continuing in any business for which a privilege tax is required by the provisions of this act, until such tax shall have been paid and/or until such person shall have complied with the provisions of this act.

"Sec. 16. The assessment of taxes herein made and the returns required therefor shall be for the year ending on the thirty-first day of December; but if any taxpayer in transacting his business keeps the books reflecting the same on a basis other than the calendar year, he may, with consent of the tax commission, make his annual returns and pay taxes hereunder for the year covered by his accounting period as shown by the method of keeping the books of his business.

"Sec. 17. Taxes imposed by this act shall be in addition to any and all other licenses, taxes and excises levied or imposed by the state or any municipal subdivision thereof.

"Sec. 18. All remittances of taxes imposed by this act shall be made to the tax commission by bank draft, certified check, cashier's check, money order or certificate of deposit and the tax commission, when requested, shall issue its receipts therefor to the taxpayer. The tax commission shall keep full and accurate records of all funds received and disbursed by it under the provisions of this act."

Mr. Ledgerwood moved that the amendment be laid on the table without taking anything with it.

The motion was carried and the amendment was laid on the table without taking anything with it.

Mr. Yantis moved the adoption of the following amendment:

Amend the Title by striking the whole thereof and inserting in lieu thereof the following:

"An Act relating to revenue and taxation: providing for the levy and collection of a tax or excise upon the act or privilege of engaging in business activities; providing for the levy and collection of a tax or excise upon retail sales; providing for levy and collection of tax upon admissions to any place; providing for levy and collection of tax upon inheritances and gifts; providing for tax upon liquor; providing for tax upon stock transfers; providing for tax upon persons operating commercial radio stations; providing the necessary administrative machinery for the collection and enforcement thereof; providing for certain exemptions and deductions; declaring certain acts in connection therewith unlawful and providing penalties; making appropriations; providing for the distribution of revenue derived hereunder; providing for shortening the operative period of Chapter 191, Laws of 1933, as amended; providing for the amendment of Sections 1, 2, 8, 12, 13, 15 and 18, Chapter 55, Laws of 1901, as amended, Section 4, Chapter 146, Laws of 1917, as amended, Section 95, Chapter 156, Laws of 1917, as amended, Section 5, Chapter 206, Laws of 1929, and Sections 4 and 7, Chapter 134, Laws of 1931; providing for the repeal of Section 1, Chapter 135, Laws of 1929, Sections 1 and 2, Chapter 202, Laws of 1929, as amended, and Section 1, Chapter 134, Laws of 1931; declaring an emergency and that this act shall take effect immediately."

The amendment was adopted.

Mr. Yantis 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 Boyle, Devenish, Eddy, Gardner, Halleran, Huetter, Lynch, McCarty, Neff, Ryan and Waldron; Representatives Devenish, Eddy, Halleran and Waldron having been excused.

The Sergeant-at-Arms was instructed to bring the absentees within the bar of the House.

On motion of Mr. Ledgerwood, the absentees were excused and the House proceeded with business under the call of the House.

On motion of Mr. Yantis, the rules were suspended, House Bill No. 237 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

The Speaker (Mr. Ott presiding) observed former Representative M. B. Mitchell from King within the bar of the House and appointed Mr. Titus to escort him to a seat upon the rostrum.

Debate ensued on the merits of the bill.

The Clerk called the roll on the final passage of House Bill No. 237 and the bill passed the House by the following vote: Yeas, 55; nays, 38; absent or not voting, 6.

Those voting yea were: Representatives Adams, Austin, Rice, Boede, Bohike, Bowden, Brown, Carty, Christianson, Cohen, Copeland, Cowen, Donahoe, Edwards, Emory, Gardner, Gehlen, Haddon, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Mackie, Martin (F. J.), Martin (J. R.), McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Reeves, Reilly, Richmond (C. L.), Robbins, Sandegren, Skinner, Smith (B. L.), Todd, Wanamaker, Wentworth, Wilson, Wingrove, Yantis —55.

Those voting nay were: Representatives Bell, Boyle, Clark, Dixon, Drew, Easterday, Edlund, Ford, Freese, Gessell, Gifford, Hales, Hall, Herren, Johnson (Hans), Keen, Keith, Lindgren, Luck, McCarty, McDonald (J. D.), Neal, Nelsen, Parker, Richmond (W. A.), Sawyer, Schroeder, Schultz, Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voyce, Wiswall —38.

Those absent or not voting were: Representatives Devenish, Eddy, Halleran, Lynch, Ryan, Mr. Speaker —6.

House Bill No. 237, having received the constitutional majority, was declared passed.

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

On motion of Mr. Yantis, the rules were suspended, House Bill No. 237 was ordered engrossed and the Chief Clerk was directed to immediately transmit the engrossed bill to the Senate.

EXPLANATIONS OF VOTE.

Mr. Speaker:

We voted "no" on House Bill No. 237 for the reason that it imposes an additional burden on the poor by means of a sales tax on the necessities of life.

Gerald G. Dixon, Bertel J. McCarty, M. T. Neal, Thos. Voyce, George E. Drew, Marie F. Keen, David E. Gifford, Myron H. Titus, Marcus O. Nelsen, Michael B. Smith,

On motion of Mr. Adams, the rules were suspended, and the House reverted to the fifth order of business.

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 10, 1935.

Mr. Speaker:

We, a part of your Committee on Transportation Other Than Automotive, to whom was referred House Bill No. 536, entitled "An Act relating to aeronautics, providing for the licensing of aircraft, airmen and air navigation activities and facilities; creating an aeronautics fund and defining the powers and duties of certain state officers; providing for enforcement, hearings and appeals; defining offenses and fixing penalties; providing constitutionality; repealing Chapter 157, Session Laws of 1929," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

W. W. Robbins, Chairman.

We concur in this report: T. E. Smith, Thos. Voyce, J. B. Smith.

Mr. Speaker:

We, a minority of your Committee on Transportation Other Than Automotive, to whom was referred House Bill No. 536, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

Myron H. Titus, Paul Donahoe.

Passed to second reading.

On motion of Mr. Adams, the rules were suspended and the House resumed the regular order of business.

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

On motion of Mr. Adams, the House was declared at recess until 3:00 p. m.

AFTERNOON SESSION.

The Speaker (Mr. Ott presiding) called the House to order at 3:00 p. m. The Clerk called the roll and all members were present except Representatives Bohlke, Brown, Carty, Christianson, Devenish, Dixon, Donahoe, Easterday, Eddy, Gessell, Johnson (Hans), Johnson (W. A.), Luck, Neal, Parker, Reeves, Voyce, Wanamaker, Wingrove and Waldron; Representative Waldron having been excused.

On motion of Mr. Adams, the House was declared at recess until 4:00 p. m.
MID-AFTERNOON SESSION.

The Speaker (Mr. Ott presiding) called the House to order at 4:00 p.m.
The Clerk called the roll and all members were present except Representatives Devenish, Easterday, Eddy, Emory, Gehlen, Kemp, Leber, Lynch, McDonald (R. T.), Reilly, Richmond (C. L.), Ryan and Waldron; Representative Waldron having been excused.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 10, 1935.

The Senate refuses to recede from its amendments to Engrossed House Bill No. 582 and asks for a conference thereon.

HARRISON W. MASON, Secretary.

Mr. Yantis moved that the request of the Senate for a Conference Committee on Senate amendments to Engrossed House Bill No. 582 be granted, and that the Conference Committee be appointed.
The motion was carried.

SENATE CHAMBER,
OLYMPIA, WASH., March 9, 1935.

The President has signed:
House Bill No. 89; also
House Bill No. 285, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., March 10, 1935.

The President has signed:
Substitute House Bill No. 46; also
Substitute House Bill No. 584, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., March 9, 1935.

The Senate has passed:
Engrossed Senate Bill No. 160; also
Engrossed Senate Bill No. 206; also
Engrossed Senate Bill No. 281, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

The Speaker appointed as members of the Conference Committee on Engrossed House Bill No. 582 and the Senate amendments thereto, Representatives Wanamaker, Drew and Holt.

SECOND READING OF BILLS.

House Bill No. 71, by Representative Cohen: Relating to unemployment insurance.
The bill was read the second time by sections.
On motion of Mr. Neff, the rules were suspended, House Bill No. 71 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
On motion of Mr. Cohen, the rules were suspended and House Bill No. 71 was returned to second reading for purpose of amendment.
Mr. Cohen moved the adoption of the following amendment:

In Section 13, lines 29 and 30 of the original bill, being line 19, page 3 of the printed bill, after the word “of” and before the word “thousand” insert the word “twenty” and after the word “dollars” and before the word “for” insert the figures “20,000.00.”

The amendment was adopted.

Mr. Titus moved the adoption of the following amendment:

In Section 4, strike lines 20, 21, 22 and 23 of the printed bill, and the words “at the same time shall” in line 24.

Mr. Klemgard moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

On motion of Mr. Neff, the rules were suspended, House Bill No. 71 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 71 and the bill passed the House by the following vote: Yeas, 79; nays, 0; absent or not voting, 20.

Those voting yea were: Representatives Austin, Rice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Dixon, Donahoe, Drew, Edlund, Edwards, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keen, Keith, Kelly, Kemp, Klemgard, Ledgerwood, Lindgren, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Ott, Parker, Reeves, Reilly, Richmond (W. A.), Robbins, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voice, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis—79.

Those absent or not voting were: Representatives Adams, Bell, Devenish, Easterday, Eddy, Emory, Gehlen, Halleran, Huetter, Jones, Leber, Luck, Lynch, Mackie, McDonald (R. T.), Nelsen, Richmond (C. L.), Ryan, Smith (M. B.), Mr. Speaker—20.

House Bill No. 71, having received the constitutional majority was declared passed.

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

On motion of Mr. Neff, the rules were suspended, House Bill No. 71 was ordered engrossed and the Chief Clerk was directed to immediately transmit the engrossed bill to the Senate.

House Bill No. 605, by Representative Skinner: Relating to road appropriations.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 605, entitled “An Act reappropriating certain sums from the motor vehicle fund for the purpose of construction, improvement and/or maintenance of primary roads and secondary roads, 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:

In Section 1, line 10 of the original bill, being line 5 of the printed bill, after the word "work" and before the comma (,) insert the words "in counties composed entirely of islands and in all other counties." 

Vic Skinner, Chairman.


The bill was read the second time by sections.

On motion of Mr. Skinner, the committee amendment was adopted.

On motion of Mr. Skinner, the rules were suspended, House Bill No. 605 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 605 and the bill passed the House by the following vote: Yeas, 80; nays, 0; absent or not voting, 19.

Those voting yea were: Representatives Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Dixon, Donahoe, Drew, Edlund, Edwards, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Ledgerwood, Mackie, Martin (F. J.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (W. A.), Robbins, Sandegren, Sawyer, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Voyce, Wanaaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis—80.

Those absent or not voting were: Representatives Adams, Boyle, Devenish, Easterday, Eddy, Emory, Gehlen, Huetter, Leber, Lindgren, Luck, Lynch, Martin (J. R.), McDonald (R. T.), Richmond (C. L.), Ryan, Schroeder, Van Dyk, Mr. Speaker—19.

House Bill No. 605, having received the constitutional majority, was declared passed.

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

On motion of Mr. Skinner, the rules were suspended and the Chief Clerk was directed to immediately transmit House Bill No. 605 to the Senate.

House Bill No. 477, by Representative Neff: Relating to reforestation. The bill was read the second time by sections.

Mr. Neff moved the adoption of the following amendment:

Amend the title, being line 2 of the original bill, being line 1 of the printed bill, strike the word "department" and insert in lieu thereof the word "board."

The amendment was adopted.

On motion of Mr. Neff, the rules were suspended, House Bill No. 477 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.
Mrs. Haddon demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 477 and the bill passed the House by the following vote: Yeas, 65; nays, 8; absent or not voting, 26.

Those voting yea were: Representatives Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Cohen, Copeland, Cowen, Dixon, Donahoe, Drew, Gardner, Gessell, Haddon, Halleran, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keith, Kelly, Kemp, Klemgard, Ledgerwood, Mackie, Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Parker, Reeves, Reilly, Richmond (W. A.), Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Strickland, Sullivan, Todd, Twidwell, Van Dyk, Wanamaker, Wentworth, Wilson, Wingrove, Yantis—65.

Those voting nay were: Representatives Clark, Edlund, Freese, Gifford, Hall, Neal, Titus, Voyce—8.

Those absent or not voting were: Representatives Adams, Boyle, Devenish, Easterday, Eddy, Edwards, Emory, Ford, Gehlen, Hales, Huetter, Jones, Keen, Leber, Lindgren, Luck, Lynch, Martin (F. J.), McDonald (R. T.), Nelsen, Richmond (C. L.), Robbins, Ryan, Smith (T. E.), Wiswall, Mr. Speaker—26.

House Bill No. 477, having received the constitutional majority, was declared passed.

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

On motion of Mr. Neff, the rules were suspended, House Bill No. 477 was ordered engrossed, and the Chief Clerk was directed to immediately transmit the engrossed bill to the Senate.

MOTIONS.

On motion of Mr. Strickland, the rules were suspended and the House reverted to the fourth order of business.

Mr. Strickland moved that Substitute House Bill No. 60 be placed on the calendar for the next working day as the first bill on second reading. Debate ensued.

With the consent of the House, Mr. Strickland withdrew his motion.

On motion of Mr. Neff, the rules were suspended and the House resumed the regular order of business.

House Bill No. 460, by Representative Neff (by request): Relating to stock running at large.

Mr. Herren moved that House Bill No. 460 be laid on the table. Division was called for and the motion to lay House Bill No. 460 on the table was carried on a rising vote.

House Bill No. 230, by Representative Neal: Relating to wild game.

On motion of Mr. Martin (F. J.), Substitute House Bill No. 230 was substituted for House Bill No. 230.

Substitute House Bill No. 230 was read the second time by sections.
FIFTY-SIXTH DAY, MARCH 10, 1935

On motion of Mr. Martin (F. J.), the rules were suspended, Substitute House Bill No. 230 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Mr. Brown demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Substitute House Bill No. 230 and the bill passed the House by the following vote: Yeas, 76; nays, 5; absent or not voting, 18.

Those voting yea were: Representatives Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Dixon, Donahoe, Drew, Edlund, Edwards, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Hallaran, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keen, Keith, Kelly, Kemp, Klemgard, Ledgerwood, Lindgren, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reilly, Sandegren, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wilson, Wingrove, Wiswall, Yantis—76.

Those voting nay were: Representatives Richmond (W. A.), Robbins, Sawyer, Titus, Wentworth—5.

Those absent or not voting were: Representatives Adams, Devenish, Esterday, Eddy, Emory, Ford, Herren, Huetter, Jones, Leber, Lynch, McDonal (R. T.), Reeves, Richmond (C. L.), Ryan, Strickland, Sullivan, Mr. Speaker—18.

Substitute House Bill No. 230, having received the constitutional majority, was declared passed.

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

On motion of Mr. Reilly, the rules were suspended and the Chief Clerk was directed to immediately transmit Substitute House Bill No. 230 to the Senate.

House Bill No. 265, by Representative Yantis: Relating to private corporations.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 18, 1935.

Mr. Speaker:

We, a majority of your Committee on Corporations Other Than Municipal, to whom was referred House Bill No. 265, entitled "An Act requiring and providing for the qualification of foreign corporations to do business in this state; providing for and requiring payment of filing and license fees for both domestic and foreign corporations; providing additional fees for late payment; prescribing the duties of certain officials in aid of the collection thereof; providing they shall be preferred claims and constitute a lien on corporate assets; repealing certain acts and all other inconsistent acts and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In Section 22, line 11 of the original bill, being line 15 of the printed bill, after the word "a" and before the word "misdemeanor" insert the word "gross."

In Section 23, line 20 of the original bill, being line 22 of the printed bill, strike the figures "3859" and insert in lieu thereof the figures and words "20 of this act."

In Section 23, line 18 of the original bill, being line 20 of the printed bill, strike the figures "3858" and insert in lieu thereof the figures and words "19 of this act."
In Section 23, line 21 of the original bill, being line 23 of the printed bill, after the word "a" and before the word "misdemeanor" insert the word "gross."

BEN S. SAWYER, Chairman.

We concur in this report: A. C. Wingrove, Robert F. Murray, A. Lou Cohen, W. A. Richmond, John N. Wilson.

The bill was read the second time by sections.

On motion of Mr. McDonald (J. D.), the committee amendment to Section 22, line 11 of the original bill, was adopted.

On motion of Mr. Yantis, the committee amendments to Section 23, lines 18 and 20 were adopted.

On motion of Mr. Sawyer, the committee amendment to Section 23, line 21 of the original bill, was adopted.

On motion of Mr. Sawyer, the rules were suspended, House Bill No. 265 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 265 and the bill passed the House by the following vote: Yeas, 80; nays, 0; absent or not voting, 19.

Those voting yea were: Representatives Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Dixon, Donahoe, Drew, Edlund, Edwards, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Ledgerwood, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reilly, Richmond (W. A.), Robbins, Sandegren, Sawyer, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wilson, Wingrove, Wiswall, Yantis—80.

Those absent or not voting were: Representatives Adams, Boyle, Devenish, Easterday, Eddy, Emory, Ford, Huetter, Leber, Lindgren, Luck, Lynch, Reeves, Richmond (C. L.), Ryan, Schroeder, Smith (T. E.), Wentworth, Mr. Speaker—19.

House Bill No. 265, having received the constitutional majority, was declared passed.

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

On motion of Mr. Sawyer, the rules were suspended, House Bill No. 265 was ordered engrossed and the Chief Clerk was directed to immediately transmit the engrossed bill to the Senate.

House Bill No. 310, by Representative Yantis: Relating to franchise tax.

MR. SPEAKER:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 310, entitled "An Act relating to taxation, providing revenues for support of the state government by means of a tax according to or measured by the net income of national banks and national banking associations and a tax according to or measured by the net income of other banks and corporations for the exercise of the corporate franchise or the doing of business in the state, providing for the as-
sessment, collection and distribution of such taxes, defining the powers and duties of certain officers with respect thereto, prescribing penalties, repealing Sections 28, 29, 30, 31 and 32, Chapter 130, Laws Extraordinary Session 1925 and all acts and parts of acts in conflict therewith and making appropriations," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In Section 10, subsection (b), line 14 of the original bill, following the period (.) after the word "taxpayer," strike the remainder of the subsection, and insert in lieu thereof the following: "Amounts paid or credited on or apportioned by a savings and loan association, Mutual Savings Bank or organization of a like character operating wholly or partly on a mutual plan upon withdrawable shares or deposits in such institutions, to the extent of the maximum rate of interest payable by national and state banks, shall be construed as interest within the meaning of this provision."

In Section 10, subsection (i), line 13 of the original bill, being line 21 of the printed bill, strike the whole of subsection (i).

In Section 10, amend the bill by renumbering subsection (j) to read "(i)."


MR. SPEAKER:

We, a minority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 310, 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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We concur in this report: John W. Eddy, DeWolfe Emory.

The bill was read the second time by sections.

Mr. Yantis moved the adoption of the committee amendment to Section 10, Subsection (b).

Mr. Yantis moved the adoption of the following amendment to the committee amendment:

Amend the amendment—in Section 10, subsection (b), lines 9 and 10 of the amendment: strike the words "to the extent of the maximum rate of interest payable by national and state banks."

The amendment to the committee amendment was adopted.

The committee amendment as amended was adopted.

On motion of Mr. Yantis, the committee amendments to Section 10, Subsection (i), line 13, and the renumbering of subsection (j) to (i) were adopted.

On motion of Mr. Yantis, the rules were suspended, House Bill No. 310 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 310 and the bill passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 23.

Those voting yea were: Representatives Austin, Bell, Rice, Boede, Bohlke, Bowden, Boyle, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Dixon, Donahoe, Drew, Edlund, Edwards, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Klemgard, Ledgerwood, Mackie, Martin (J. R.), McCarty, McCauley,
McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Neal, Neff, Nelsen, Ott, Parker, Reilly, Robbins, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wilson, Wingrove, Wiswall, Yantis—76.

Those absent or not voting were: Representatives Adams, Brown, Devenish, Easterday, Eddy, Emory, Huetter, Kemp, Leber, Lindgren, Luck, Lynch, Martin (F. J.), McDonald (R. T.), Myers, Reeves, Richmond (C. L.), Richmond (W. A.), Ryan, Smith (M. B.), Wanamaker, Wentworth, Mr. Speaker—23.

House Bill No. 310, having received the constitutional majority, was declared passed.

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

On motion of Mr. Yantis, the rules were suspended, House Bill No. 310 was ordered engrossed and the Chief Clerk was directed to immediately transmit the engrossed bill to the Senate.

The Speaker (Mr. Ott presiding) called Mr. Halleran to preside.

House Bill No. 385, by Representative Bice: Relating to malpractice suits.

The bill was read the second time by sections.

On motion of Mr. McDonald (D. A.), the rules were suspended, House Bill No. 385 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Discussion followed on the merits of the bill.

Debate ensued.

Mr. Strickland demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 385 and the bill passed the House by the following vote: Yeas, 61; nays, 15; absent or not voting, 23.

Those voting yea were: Representatives Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Donahoe, Edwards, Ford, Freese, Gardner, Gessell, Haddon, Hall, Halleran, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Kelly, Kemp, Ledgerwood, Mackie, Martin (F. J.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), Morgan, Murray, Myers, Neal, Ott, Parker, Reilly, Robbins, Schroeder, Skinner, Smith (B. L.), Strickland, Sullivan, Twidwell, Van Dyk, Voyce, Wanamaker, Wilson, Wingrove, Wiswall, Yantis—61.

Those voting nay were: Representatives Drew, Edlund, Gifford, Herren, Keith, Martin (J. R.), Nelsen, Sandegren, Sawyer, Schultz, Smith (J. B.), Smith (M. B.), Smith (T. E.), Titus, Todd—15.

Those absent or not voting were: Representatives Adams, Devenish, Dixon, Easterday, Eddy, Emory, Gehlen, Hales, Huetter, Klemgard, Leber, Lindgren, Luck, Lynch, McDonald (R. T.), McDonnell, Neff, Reeves, Richmond (C. L.), Richmond (W. A.), Ryan, Wentworth, Mr. Speaker—23.

House Bill No. 385, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Mr. McDonald (D. A.), the rules were suspended, and the Chief Clerk was directed to immediately transmit House Bill No. 385 to the Senate.

House Bill No. 580, by Representative Ford: Relating to State Hospitalization Board.

The bill was read the second time by sections.

Mr. Gifford moved the adoption of the following amendment:

In Section 4, line 1, page 2 of the printed bill, after the words "composed of" strike the remainder of the section and insert in lieu thereof the following: "One licensed member of each of the healing arts including one licensed dentist."

Mr. Bice moved that the amendment be laid on the table without taking the bill with it.

A roll call was demanded but the demand was not sustained.

Division was called for and the motion by Mr. Bice was lost on a rising vote.

Debate continued.

Mr. Sawyer demanded the previous question and the demand was sustained.

The amendment was lost.

Mr. Gifford moved the adoption of the following amendment:

In Section 4, line 1, page 2 of the printed bill, after the words "composed of" strike the remainder of the section and insert in lieu thereof the following: "One doctor of medicine, one doctor of osteopathy, one drugless physician, one chiropractor, one member representing a bona fide labor organization, and one member a licensed dentist."

Mr. Klemgard moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

On motion of Mr. Johnson (Hans), the rules were suspended, House Bill No. 580 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

Mrs. Myers demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 580 and the bill failed to pass the House by the following vote: Yeas, 41; nays, 29; absent or not voting, 29.

Those voting yea were: Representatives Austin, Bell, Boede, Bohlke, Bowden, Christianson, Clark, Dixon, Edlund, Ford, Freese, Gardner, Gessell, Gifford, Hall, Herren, Holt, Johnson (Hans), Keen, Kelly, Lindgren, Luck, Martin (F. J.), McCarty, McCauley, McDonald (J. D.), Neal, Neff, Nelsen, Parker, Sandegren, Sawyer, Schultz, Smith (J. B.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voyce, Yantis—41.

Those voting nay were: Representatives Adams, Bice, Brown, Copeland, Donahoe, Drew, Edwards, Haddon, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Kemp, Klemgard, Ledgerwood, Martin (J. R.), McDonald (D. A.), McDonnell, Morgan, Murray, Myers, Smith (B. L.), Todd, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall—29.
Those absent or not voting were: Representatives Boyle, Carty, Cohen, Cowen, Devenish, Easterday, Eddy, Emory, Gehlen, Hales, Halleran, Huetter, Keith, Leber, Lynch, Mackie, McDonald (R. T.), Ott, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Schroeder, Skinner, Smith (M. B.), Smith (T. E.), Mr. Speaker—29.

House Bill No. 580, having failed to receive the constitutional majority, was declared lost.

NOTICE OF RECONSIDERATION.

Mr. Drew gave notice that later this day he would move that the House reconsider the vote by which House Bill No. 580 failed to pass.

On motion of Mr. Adams, the House was declared at recess until 8:00 p. m.

EVENING SESSION.

The Speaker (Mr. Ott presiding) called the House to order at 8:00 p. m.

The Clerk called the roll and all members were present except Representatives Easterday, Eddy, Gehlen, Huetter, Hurley, Klemgard, Leber, Luck, Lynch, Neff, Reeves, Ryan and Waldron; Representative Waldron having been excused.

The House resumed consideration of bills on second reading.

SECOND READING OF BILLS.

House Bill No. 637, by Representative Sandegren: Relating to payment of taxes.

The bill was read the second time by sections.

Miss Parker moved the adoption of the following amendment:

In Section 1, line 9, page 2 of the original bill, being line 27 of the printed bill, after the word "district" strike the period (.) and insert a colon (:) and add the following: "Provided, further, That any tax payment made shall be at least one-half in money."

The amendment was adopted.

On motion of Mr. Sandegren, the rules were suspended, House Bill No. 637 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

Mr. Adams demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 637 and the bill passed the House by the following vote: Yeas, 68; nays, 8; absent or not voting, 23.

Those voting yea were: Representatives Adams, Austin, Bell, Boede, Bohlke, Bowden, Boyle, Brown, Christianson, Clark, Cohen, Cowen, Dixon, Eddy, Edlund, Edwards, Ford, Freese, Gardner, Gessell, Gifford, Haddan, Hales, Hall, Halleran, Herren, Holt, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Ledgerwood, Lindgren, Mackie, Martin (J. R.), McCarty, McCauley, McDonald (J. D.), McDonald (R. T.), Murray, Neal, Nelsen, Parker, Reilly, Richmond (W. A.),
FIFTY-SIXTH DAY, MARCH 10, 1935

Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wilson, Wingrove, Wiswall—68.

Those voting nay were: Representatives Bice, Carty, Copeland, Devenish, Donahoe, Morgan, Ott, Richmond (C. L.)—8.

Those absent or not voting were: Representatives Drew, Easterday, Emory, Gehlen, Huetter, Hurley, Klemgard, Leber, Luck, Lynch, Martin (F. J.), McDonald (D. A.), McDonnell, Myers, Neff, Reeves, Robbins, Ryan, Smith (T. E.), Wanamaker, Wentworth, Yantis, Mr. Speaker—23.

House Bill No. 637, having received the constitutional majority, was declared passed.

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

On motion of Mr. Sandegren, the rules were suspended, House Bill No. 637 was ordered engrossed, and the Chief Clerk was directed to immediately transmit the engrossed bill to the Senate.

House Bill No. 291, by Representative Yantis (by departmental request):
Relating to taxation of timber.

The bill was read the second time by sections.

On motion of Mr. Yantis, the rules were suspended, House Bill No. 291 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Debate ensued.

Mr. McCarty demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 291 and the bill passed the House by the following vote: Yeas, 65; nays, 11; absent or not voting, 23.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Edlund, Ford, Freese, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Kelly, Kemp, Ledgerwood, Mackle, Martin (F. J.), Martin (J. R.), McCauley, McDonald (J. D.), McDonnell, Morgan, Murray, Neal, Neff, Nelsen, Ott, Parker, Reilly, Richmond (C. L.), Richmond (W. A.), Sandegren, Sawyer, Skinner, Smith (B. L.), Smith (J. B.), Sullivan, Todd, Twidwell, Van Dyk, Voyce, Wentworth, Wilson, Wingrove, Wiswall, Yantis—65.

Those voting nay were: Representatives Bohlke, Dixon, Drew, Gardner, Keen, Lindgren, Schultz, Smith (M. B.), Smith (T. E.), Strickland, Titus—11.

Those absent or not voting were: Representatives Easterday, Eddy, Edwards, Emory, Gehlen, Holt, Huetter, Hurley, Keith, Klemgard, Leber, Luck, Lynch, McCarty, McDonald (D. A.), McDonald (R. T.), Myers, Reeves, Robbins, Ryan, Schroeder, Wanamaker, Mr. Speaker—23.

House Bill No. 291, having received the constitutional majority, was declared passed.

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

On motion of Mr. Bell, the rules were suspended, and the Chief Clerk was directed to immediately transmit House Bill No. 291 to the Senate.
House Bill No. 585, by Representative Neff (by departmental request):
Relating to the Commissioner of Public Lands.

The bill was read the second time by sections.

Mr. Neff moved the adoption of the following amendment:

Add a new section to be known as Section 4 to read as follows:

"Sec. 4. There is hereby appropriated from funds in the General Fund not otherwise appropriated the sum of two hundred fifty thousand dollars ($250,000), or so much thereof as may be necessary, to carry out the provisions of this act."

Debate ensued.

Division was called for and the amendment was lost on a rising vote.

MOTIONS.

Mr. Adams moved that the House do now reconsider the vote by which the amendment was lost.

Debate ensued on the motion to reconsider.

Mr. Dixon demanded the previous question and the demand was sustained. The motion to reconsider was lost.

On motion of Mr. Neff, the rules were suspended, House Bill No. 585 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

Mr. Reilly demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 585 and the bill passed the House by the following vote: Yeas, 55; nays, 26; absent or not voting, 18.

Those voting yea were: Representatives Adams, Bell, Bowden, Brown, Carty, Christianson, Clark, Cohen, Cowen, Donahoe, Drew, Edwards, Ford, Gardner, Gehlen, Haddon, Halleran, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Keith, Kemp, Klemgard, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCauley, McDonald (D. A.), McDonnell, Murray, Myers, Neff, Nelsen, Ott, Parker, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Sandegren, Sawyer, Skinner, Sullivan, Todd, Twidwell, Wentworth, Wilson, Wingrove, Wiswall—55.

Those voting nay were: Representatives Austin, Bice, Bohlke, Boyle, Copeland, Devenish, Dixon, Freese, Gessell, Gifford, Hall, Karr, Lindgren, McDonald (J. D.), Morgan, Neal, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Titus, Van Dyk, Voyage—26.

Those absent or not voting were: Representatives Boede, Easterday, Eddy, Edlund, Emory, Hales, Huetter, Keen, Kelly, Leber, Lynch, McCarty, McDonald (R. T.), Reeves, Ryan, Wanamaker, Yantis, Mr. Speaker—18.

House Bill No. 585, having received the 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. 208, by Representative Neff: Relating to commercial feed.

Mr. Speaker:

We, a majority of your Committee on Dairy and Livestock, to whom was referred House Bill No. 208, entitled "An Act relating to manufacturing, sale and distribution
of concentrated commercial feeding stuff, commercial fertilizer and livestock remedies and defining the powers and duties of the Director of Agriculture in relation thereto; providing for a chemist and an assistant chemist; defining the duties of the chemist and his assistant; providing for the registration; inspection and sampling of concentrated commercial feeding stuffs, commercial fertilizers and livestock remedies; providing for brands of concentrated commercial feeding stuffs, commercial fertilizers and livestock remedies; defining 'manufacturer,' 'importer,' 'mixer,' 'distributor,' 'agent,' and 'vendor'; making an appropriation for the administration of this act; granting jurisdiction to the courts for trial and conviction for any violation of this act; defining domestic birds, domestic fowl and domestic animals; defining standard sack; requiring labels and other information; regulating advertising of other than standard sacks; providing for sale and regulation of use of leather as fertilizer; providing for hay and alfalfa mixes; providing for the sale of commercial fertilizers, alfalfa leaves, 'buds,' or 'blossoms'; providing for use of second-hand sacks; making unlawful the inclusion of certain by-products in concentrated commercial feeding stuffs; providing for repeal of acts or parts of acts in conflict herewith," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In Section 18, line 3 of the original bill, being line 9 of the printed bill, strike the word "once."

In Section 18, line 4 of the original bill, being line 9 of the printed bill, after the word "used" and beginning with the word "a," strike the remainder of the section and substitute in lieu thereof the words "again if thoroughly cleaned mechanically so all feed and foreign matter is removed."

In Section 19, line 17 of the original bill, being lines 18 and 19 of the printed bill, strike the words "of potash soluble in water" and substitute in lieu thereof the words "available potash."

In Section 23, line 7 of the original bill, being line 35 of the printed bill, strike the word and comma "insecticides."

In Section 23, line 11 of the original bill, being line 37 of the printed bill, strike the period (.) and substitute therefor a colon (:) and add: "Provided, further, That the same shall not include medicines for external use, or those primarily recommended for use by man."

W. E. CARTY, Chairman.


The bill was read the second time by sections.

On motion of Mr. Neff, the committee amendments were adopted.

On motion of Mr. Neff, House Bill No. 208 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mrs. Haddon demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 208 and the bill passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 23.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Bohike, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Edwards, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kemp, Klemgard, Ledgerwood, Lindgren, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonnell, Murray, Myers, Neal, Neff, Ott, Parker, Richmond (C. L.), Richmond (W. A.), Robbins, Sandgren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Titus, Twidwell, Van Dyk, Voyce, Wentworth, Wilson, Wingrove, Wiswall, Yantis—76.
Those absent or not voting were: Representatives Boede, Easterday, Eddy, Edlund, Emory, Holt, Huetter, Kelly, Leber, Luck, Lynch, McDonald (J. D.), McDonald (R. T.), Morgan, Nelsen, Reeves, Reilly, Ryan, Strickland, Sullivan, Todd, Wanamaker, Mr. Speaker—23.

House Bill No. 208, having received the constitutional majority, was declared passed.

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

On motion of Mr. Neff, the rules were suspended, House Bill No. 208 was ordered engrossed, and the Chief Clerk was directed to immediately transmit the engrossed bill to the Senate.

MOTION.

Mr. Drew moved that the House do now reconsider the vote by which House Bill No. 580 failed to pass.

Debate ensued.

Mr. Bowden demanded the previous question and the demand was sustained.

Mr. Bice demanded a call of the House but the demand was not sustained.

The motion to reconsider was carried.

RECONSIDERATION.

The Clerk called the roll on the final passage of House Bill No. 580 and the bill failed to pass the House by the following vote: Yeas, 49; Nays, 27; absent or not voting, 23.

Those voting yea were: Representatives Austin, Bell, Bohlke, Bowden, Boyle, Christianson, Clark, Dixon, Drew, Edlund, Edwards, Ford, Freese, Gehlen, Gessell, Gifford, Hales, Hall, Herren, Holt, Johnson (Hans), Keith, Kelly, Lindgren, Martin (F. J.), McCarty, McCauley, McDonald (J. D.), Neal, Neff, Nelsen, Reilly, Richmond (W. A.), Sandegren, Sawyer, Schroeder, Schultz, Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voce, Wilson, Wiswall—49.

Those voting nay were: Representatives Adams, Bice, Brown, Cohen, Copeland, Devenish, Donahoe, Hurley, Johnson (W. A.), Johnston (Geo. H.), Karr, Kemp, Klemgard, Martin (J. R.), McDonald (D. A.), McDonnell, Morgan, Murray, Myers, Ott, Parker, Richmond (C. L.), Robbins, Smith (B. L.), Wanamaker, Wingrove, Yantis—27.

Those absent or not voting were: Representatives Boede, Carty, Cowen, Easterday, Eddy, Emory, Gardner, Haddon, Halleran, Huetter, Jones, Keen, Leber, Ledgerwood, Luck, Lynch, Mackie, McDonald (R. T.), Reeves, Ryan, Skinner, Wentworth, Mr. Speaker—23.

House Bill No. 580, having failed to receive the constitutional majority, was declared lost.

House Bill No. 447, by Representatives Mackie, Skinner and Twidwell: Relating to local improvements.

Mr. Speaker:

We, your Committee on Cities of the First Class, to whom was referred House Bill No. 447, entitled "An Act relating to local improvements in cities and towns, and
amending Section 14 of Chapter 98 of the Laws of 1911 as amended by Section 2 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 do pass with the following amendment:

In Section 14, page 2, line 11 of the original bill, being line 27 of the printed bill, after the word "proportion" and before the word "the" insert the word "to."

ROBERT T. MCDONALD, Chairman.


The bill was read the second time by sections.

The committee amendment was adopted.

On motion of Mr. Yantis, the rules were suspended, House Bill No. 447 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

Mr. Brown demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 447 and the bill passed the House by the following vote: Yeas, 71; nays, 0; absent or not voting, 28.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Bohlke, Bowden, Boyle, Brown, Christianson, Clark, Copeland, Devenish, Drew, Edlund, Edwards, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Herren, Hurley, Johnson (Hans), Johnston (Geo. H.), Karr, Keen, Kelly, Kemp, Klemgard, Ledgerwood, Lindgren, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Voyce, Wanamaker, Wilson, Yantis—71.

Those absent or not voting were: Representatives Boede, Carty, Cohen, Cowen, Dixon, Donahoe, Easterday, Eddy, Emory, Gehlen, Halleran, Holt, Huetter, Johnson (W. A.), Jones, Keith, Leber, Luck, Lynch, McDonald (R. T.), Murray, Robbins, Ryan, Van Dyk, Wentworth, Wingrove, Wiswall, Mr. Speaker—28.

House Bill No. 447, having received the constitutional majority, was declared passed.

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

On motion of Mr. Yantis, the rules were suspended, House Bill No. 447 was ordered engrossed, and the Chief Clerk was directed to immediately transmit the engrossed bill to the Senate.

**House Bill No. 275**, by Representatives Mackie, Twidwell and Skinner: Relating to local improvements.

The bill was read the second time by sections.

On motion of Mr. Yantis, the rules were suspended, House Bill No. 275 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Brown demanded the previous question and the demand was sustained.
The Clerk called the roll on the final passage of House Bill No. 275 and the bill passed the House by the following vote: Yeas, 70; nays, 0; absent or not voting, 29.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Bohlke, Bowden, Brown, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Drew, Edlund, Edwards, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Keen, Kelly, Kemp, Klemgard, Ledgerwood, Lindgren, Mackie, Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), Morgan, Myers, Neal, Neff, Nelsen, Ott, Parker, Reilly, Richmond (C. L.), Richmond (W. A.), Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Voyce, Wiswall, Yantis—70.

Those absent or not voting were: Representatives Boede, Boyle, Carty, Dixon, Easterday, Eddy, Emory, Ford, Holt, Huetter, Karr, Keith, Leber, Luck, Lynch, Martin (F. J.), McDonald (R. T.), McDonnell, Murray, Reeves, Robbins, Ryan, Todd, Van Dyk, Wanamaker, Wentworth, Wilson, Wingrove, Mr. Speaker—29.

House Bill No. 275, having received the constitutional majority, was declared passed.

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

On motion of Mr. Yantis, the rules were suspended, and the Chief Clerk was directed to immediately transmit the bill to the Senate.

PERSONAL PRIVILEGE.

Mr. Drew:

"I would like to challenge the vote by which House Bill No. 580 failed to pass. I took a roll call at the same time the Clerk did and my total is different. According to my record, the bill should have passed.

"The Clerk has the vote of Mr. Skinner as 'absent or not voting' and I know that Mr. Skinner voted 'aye.' If this vote had been properly recorded the bill would have been declared passed."

Mr. Bice:

"Point of order. We have already had this vote announced. It cannot, in my opinion, be changed."

The Speaker (Mr. Ott presiding):

"The ruling of the Chair is this: The vote was announced and recorded, the only way it can be changed is that the record be expunged and we put the bill back as though nothing had happened."

Mr. Drew moved that the records of House Bill No. 580 be expunged.

Mr. Speaker (Mr. Ott presiding):

"I will request that further action on this be deferred until later in the day, until sufficient time has been allowed to make a correct ruling."

The House resumed consideration of bills on second reading.

SECOND READING OF BILLS.

House Bill No. 271, by Representative Yantis: Relating to auto transportation.

The bill was read the second time by sections.

Mr. Yantis moved the adoption of the following amendment:
Strike all the matter beginning with the letter (d) in line 3 of the printed bill and insert in lieu thereof the following:

"(a) The term 'corporation' when used in this act means a corporation, company, association, or joint stock association.

"(b) The term 'person' when used in this act means an individual, a firm or a copartnership.

"(c) The term 'commission' when used in this act means the public service commission of the State of Washington, or the director of public works or such other board or body as may succeed to the powers and duties now held by the public service commission.

"(d) The term 'auto transportation company' when used in this act means every corporation or person, their lessees, trustees, receivers or trustees appointed by any court whatsoever, owning, controlling, operating or managing any motor propelled vehicle not usually operated on or over rails used in the business of transporting persons, and/or property for compensation over any public highway in this state between fixed termini or over a regular route, and not operating exclusively within the incorporated limits of any city or town: Provided, That the term 'auto transportation company,' as used in this act, shall not include corporations or persons, their lessees, trustees, receivers or trustees appointed by any court whatsoever in so far as they own, control, operate or manage taxicabs, hotel buses, school buses, motor-propelled vehicles, operated exclusively in transporting agricultural, horticultural, or dairy or other farm products from the point of production to the market, or any other carrier which does not come within the term 'auto transportation company' as herein defined.

"No portion of this section shall apply to persons operating motor vehicles when operated wholly within the limits of incorporated cities or towns under a franchise granted by a city prior to the enactment of this law, and for a distance not exceeding three (3) road miles beyond the corporate limits of the city or town in Washington in which the original starting point of such vehicle is located, and which operation either alone or in conjunction with another vehicle or vehicles is not a part of any journey beyond said three-mile limit.

"(e) The term 'public highway' when used in this act means every street, road, or highway in this state.

"(f) The words 'between fixed termini or over a regular route,' when used in this act, mean the termini or route between or over which any auto transportation company usually or ordinarily operates any motor-propelled vehicle, even though there may be departures from said termini or route, whether such departures be periodic or irregular. Whether or not any motor-propelled vehicle is operated by any auto transportation company 'between fixed termini or over a regular route' within the meaning of this act shall be a question of fact and the finding of the 'commission' thereon shall be final and shall not be subject to review."

The amendment was adopted.

On motion of Mr. Yantis, the rules were suspended, House Bill No. 271 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Brown demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 271 and the bill passed the House by the following vote: Yeas, 79, nays, 0; absent or not voting, 20.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Donahoe, Drew, Edlund, Edwards, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Keen, Keith, Kelly, Kemp, Klemgard, Ledgerwood, Lindgren, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Myers, Neal, Neff, Nelsen, Ott, Parker, Reilly, Richmond (W. A.), Robbins, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith
House Bill No. 271, having received the constitutional majority, was declared passed.

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

On motion of Mr. Yantis, the rules were suspended, House Bill No. 271 was ordered engrossed, and the Chief Clerk was directed to immediately transmit the engrossed bill to the Senate.

Mr. Johnson (Hans) 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 Devenish, Easterday, Eddy, Emory, Huetter, Leber, Luck, Lynch, Reeves, Richmond (C. L.), Ryan, Wentworth and Waldron; Representatives Reeves and Waldron being excused.

On motion of Mr. Johnson (Hans), the House proceeded with business under the call of the House without excusing the absentees.

The House resumed consideration of bills on second reading.


The bill was read the second time by sections.

Mr. Adams moved the adoption of the following amendment:

"Section 1. If and whenever the Congress of the United States shall authorize the administration of federal appropriations for the welfare of the Indians of Washington through the agencies of public departments and bureaus of this state, full power and authority is conferred upon such state agencies to administer the expenditure of such federal appropriations for the welfare of such Indians within the scope of the powers conferred upon such departments and bureaus by law.

"Sec. 2. In furtherance of this authorization, the state board of health is hereby authorized, empowered and directed to administer the expenditure of all such federal appropriations as may be made for the care and hospitalization of and for medical attention to sick or injured Indians and for the control and prevention of communicable and infectious diseases and general sanitation among the Indians of Washington. The state superintendent of public instruction is authorized, empowered and directed to administer the expenditure of such federal appropriations as may be made for the construction and maintenance of schools and the education of the Washington Indians. The state department of public welfare is authorized, empowered and directed to administer the expenditure of such federal appropriations as may be made for the relief of aged, infirm and indigent Indians throughout the State of Washington. Subject to such limitations as the Congress of the United States or the Secretary of the Interior may lawfully impose upon the administration of such funds, the several state agencies above mentioned are authorized to expend the same for the purposes designated within their respective jurisdictions.

"Sec. 3. If the Congress of the United States shall require the submission of budgets to the secretary of the interior or any other federal agency before authorizing the expenditure of federal funds, such state agencies are hereby authorized to prepare budgets showing the amounts necessary during each year to carry out the purposes for
which such federal appropriations may be made. Said state agencies shall account
directly to the federal disbursing and auditing officers for the expenditures of funds
which Congress may direct to be made subject to their administration, and the officers
and employees of each of said agencies shall be responsible upon their official bonds to
such federal disbursing and auditing officers for the proper accounting for all funds so
disbursed.

"Sec. 4. This act is necessary for the support of the state government and its ex­
isting public institutions and shall take effect immediately."

Debate ensued.

Mr. Gifford demanded the previous question and the demand was sus­
tained.

The amendment was adopted.

Mr. Adams moved the adoption of the following amendment:

Amend the title, strike the whole thereof and substitute in lieu thereof the fol­
lowing:

"An Act, providing for the acceptance by the State of Washington of the benefits
of an Act of Congress authorizing the Secretary of the Interior to arrange with states
or territories for the education, medical attention, relief of distress, and social welfare
of Indians, and providing that this act shall take effect immediately."

The amendment was adopted.

On motion of Mr. Adams, the rules were suspended, House Bill No. 220
was advanced to third reading, the second reading considered the third, and
the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 220 and
the bill passed the House by the following vote: Yeas, 83, nays, 0; absent
or not voting, 16.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede,
Boh like, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland,
Cowen, Devenish, Donahoe, Edlund, Edwards, Ford, Freese, Gardner, Geh­
len, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Holt, Hurley, Johnson
(Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith,
Kelly, Kemp, Klemgard, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin
(J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDon­
nell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reilly, Rich­
mond (C. L.), Richmond (W. A.), Robbins, Sandegren, Sawyer, Schroeder,
Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strick­
land, Sullivan, Titus, Todd, Van Dyk, Voyce, Wanamaker, Wentworth, Wil­
son, Wingrove, Wiswall, Yantis—83.

Those absent or not voting were: Representatives Dixon, Drew, Easter­
day, Eddy, Emory, Herren, Huetter, Leber, Lindgren, Lynch, McDonald
(R. T.), Reeves, Ryan, Skinner, Twidwell, Mr. Speaker—16.

House Bill No. 220, having received the constitutional majority, was de­
clared passed.

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

On motion of Mr. Adams, House Bill No. 220 was ordered engrossed, and
the Chief Clerk was directed to immediately transmit the engrossed bill to
the Senate.

House Bill No. 689, by Representatives Skinner, Mackie and Twidwell:
Relating to bridges and state highways.

The bill was read the second time by sections.
On motion of Mr. Yantis, the rules were suspended, House Bill No. 689 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Sawyer demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 689 and the bill passed the House by the following vote: Yeas, 83; nays, 2; absent or not voting, 14.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Cowen, Devenish, Donahoe, Drew, Edlund, Edwards, Ford, Freese, Gardner, Gehlen, Gessel, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Hurley, Johnson (Hans), Johnson (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Ledgerwood, Lindgren, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Sandegren, Sawyer, Schroeder, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis—83.

Those voting nay were: Representatives Schultz, Smith (T. E.)—2.

Those absent or not voting were: Representatives Boyle, Copeland, Dixon, Easterday, Eddy, Emory, Huetter, Leber, Luck, Lynch, McDonald (R. T.), Reeves, Ryan, Mr. Speaker—14.

House Bill No. 689, having received the constitutional majority, was declared passed.

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

On motion of Mr. Skinner, the rules were suspended, and the Chief Clerk was directed to immediately transmit the bill to the Senate.

The Speaker (Mr. Ott presiding):

"The Speaker is about to rule on the question that confronted the House a short while ago, the expunging of the records on House Bill No. 580.

"I find in the 1925 session of the Legislature the record was expunged by a two-thirds vote of all elected members.

"I also find, in the National Congress and in the rules laid down by Hind's, that the expunging of the records is only done by a unanimous vote.

"I believe, therefore, that by reason of a precedent established by this House in 1925, the motion by Mr. Drew would require a two-thirds vote. However, under Reed's, a recapitulation of the vote is provided."

With the consent of the House, Mr. Drew withdrew his motion to expunge the records on House Bill No. 580.

Mr. Drew:

"May I ask that we have a recapitulation of the vote by which House Bill No. 580 failed to pass."

The Speaker (Mr. Ott presiding):

"That requires the man whose vote is contested to make the motion."

Mr. Skinner:

"This is rather a peculiar situation. I do not want to be on the spot; however, I shall be glad to answer any questions."
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The Speaker (Mr. Ott presiding):

"The records show, Mr. Skinner, that you did not vote on this measure, House Bill No. 580. If you want your vote recorded, it is entirely up to you."

Mr. Skinner:

"As I said before, I don't want to be on the spot for this, but I want to be fair, and I want to do what is right. Therefore, I move that my vote be recorded as 'aye' on the roll call."

The Speaker (Mr. Ott presiding) instructed the Clerk to recapitulate the vote on the final passage of House Bill No. 580 and the bill passed the House by the following vote: Yeas, 50; nays, 27; absent or not voting, 22.

Those voting yea were: Representatives Austin, Bell, Bohike, Bowden, Boyle, Christianson, Clark, Dixon, Drew, Edlund, Edwards, Ford, Freese, Gehlen, Gessell, Gifford, Hales, Hall, Herren, Holt, Johnson (Hans), Keith, Kelly, Lindgren, Martin (F. J.), McCarty, McCauley, McDonald (J. D.), Neal, Neff, Nelsen, Reilly, Richmond (W. A.), Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wilson, Wiswall—50.

Those voting nay were: Representatives Adams, Bice, Brown, Cohen, Copeland, Devenish, Donahoe, Hurley, Johnson (W. A.), Johnston (Geo. H.), Karr, Kemp, Klemgard, Martin (J. R.), McDonald (D. A.), McDonnell, Morgan, Murray, Ott, Parker, Richmond (C. L.), Robbins, Smith (B. L.), Wanamaker, Wingrove, Yantis—27.

Those absent or not voting were: Representatives Boede, Carty, Cowen, Easterday, Eddy, Emory, Gardner, Haddon, Halleran, Huetter, Jones, Keen, Leber, Ledgerwood, Luck, Lynch, Mackie, McDonald (R. T.), Reeves, Ryan, Wentworth, Mr. Speaker—22.

House Bill No. 580, having received the 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 (Mr. Ott presiding) called Mr. Yantis to preside.

On motion of Mr. Drew, the rules were suspended, and the Chief Clerk directed to immediately transmit House Bill No. 580 to the Senate.

House Bill No. 198, by Representatives Haddon and Halleran: Relating to a toll bridge across Sinclair's Inlet.

The bill was read the second time by sections.

On motion of Mr. Drew, the rules were suspended, House Bill No. 198 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 198 and the bill passed the House by the following vote: Yeas, 85; nays, 1; absent or not voting, 13.

Those voting yea were: Representatives Adams, Austin, Bell, Bohike, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Edlund, Edwards, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (J. D.), McDonnell,
Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Sandgren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis—85.

Those voting nay were: Representative Bice—1.

Those absent or not voting were: Representatives Easterday, Eddy, Emory, Huetter, Johnston (Geo. H.), Luck, Lynch, McDonald (D. A.), McDonald (R. T.), Morgan, Reeves, Ryan, Mr. Speaker—13.

House Bill No. 198, having received the 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 Representatives Jones and Smith (B. L.): Relating to a toll bridge across the Columbia River at Brewster.

MR. SPEAKER:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 376, entitled "An Act authorizing and directing the Department of Highways to make a survey and valuation of the toll bridge across the Columbia River at Brewster, Washington, on State Road No. 10 extension from the vicinity of Brewster to the vicinity of Coulee City, Washington, together with the approaches to said bridge which are not now a part of the primary highway system and providing for the purchase thereof by bargain and sale or by condemnation, or for the acquisition by purchase or condemnation of the necessary approaches and right-of-way for and construction of, a new bridge at a feasible place near said toll bridge, and appropriating two hundred fifty thousand dollars ($250,000) from the Motor Vehicle Fund for said 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:

Strike the whole of Section 4.


The bill was read the second time by sections.

On motion of Mr. Jones, the committee amendment was adopted.

Mr. Jones moved the adoption of the following amendment:

Amend the title, being line 9 of the original bill, being line 8 of the printed bill, after the word "bridge" strike the comma (,) and insert in lieu thereof a period (.) and strike the remainder of the title.

The amendment was adopted.

On motion of Mr. Jones, the rules were suspended, House Bill No. 376 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 376 and the bill passed the House by the following vote: Yeas, 79; nays, 1; absent or not voting, 19.

Those voting yea were: Representatives Austin, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish,
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Dixon, Donahoe, Drew, Edlund, Edwards, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelson, Parker, Reilly, Richmond (C. L.), Richmond (W. A.), Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Voyce, Wanamaker, Wentworth, Wingrove, Wiswall, Yantis—79.

Those voting nay were: Representative Boyle—1.

Those absent or not voting were: Representatives Adams, Bell, Bice, Easterday, Eddy, Emory, Huetter, Johnston (Geo. H.), Luck, Lynch, McDonald (D. A.), McDonald (R. T.), Ott, Reeves, Robbins, Ryan, Van Dyk, Wilson, Mr. Speaker—19.

House Bill No. 376, having received the constitutional majority, was declared passed.

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

On motion of Mr. Jones, the rules were suspended, House Bill No. 376 was ordered engrossed, and the Chief Clerk was directed to immediately transmit the engrossed bill to the Senate.

House Bill No. 497, by Representative Ledgerwood: Relating to a bridge between Clarkston, Washington, and Lewiston, Idaho, over the Snake River.

The bill was read the second time by sections.

On motion of Mr. Ledgerwood, the rules were suspended, House Bill No. 497 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Gessell demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 497 and the bill passed the House by the following vote: Yeas, 83; nays, 4; absent or not voting, 12.

Those voting yea were: Representatives, Austin, Bell, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Dixon, Donahoe, Drew, Edwards, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Halleran, Herren, Holt, Hurley, Johnson (Hans), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelson, Ott, Parker, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wingrove, Wiswall, Yantis—83.

Those voting nay were: Representatives Bice, Edlund, Hall, Titus—4.

Those absent or not voting were: Representatives Devenish, Easterday, Eddy, Emory, Huetter, Johnston (W. A.), Lynch, McDonald (R. T.), Reeves, Ryan, Wilson, Mr. Speaker—12.
House Bill No. 497, having received the constitutional majority, was declared passed.

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

On motion of Mr. Ledgerwood, the rules were suspended, and the Chief Clerk was directed to immediately transmit House Bill No. 497 to the Senate.


The bill was read the second time by sections.

On motion of Mr. Mackie, the rules were suspended, House Bill No. 282 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 282 and the bill passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Adams, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Dixon, Donahoe, Drew, Edlund, Edwards, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Hurley, Johnson (Hans), Johnston (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Mackie, Martin (F. J.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Sandegren, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis—83.

Those absent or not voting were: Representatives Austin, Devenish, Easterday, Eddy, Emory, Gehlen, Huetter, Luck, Lynch, Martin (J. R.), McDonald (R. T.), Reeves, Ryan, Sawyer, Van Dyk, Mr. Speaker—16.

House Bill No. 282, having received the constitutional majority, was declared passed.

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

On motion of Mr. Mackie, the rules were suspended, and the Chief Clerk directed to immediately transmit the bill to the Senate.

**House Bill No. 104**, by Representative Keen: Providing for a bridge across the Columbia Slough.

The bill was read the second time by sections.

Mr. Gardner moved the adoption of the following amendment:

Amend Section 1 by striking the entire section and insert in lieu thereof the following:

"Section 1. There is hereby appropriated from the state highway fund, the sum of one hundred and fifty thousand dollars ($150,000.00) or so much thereof as may be necessary to be expended by the state highway department in building a bridge across Columbia Slough from Puget Island in the Columbia River to Cathlamet in Wahkiakum County at the most feasible place: Provided, however, Wahkiakum County shall contribute the sum of one hundred thousand dollars ($100,000.00) to the cost of building said bridge; And provided further, That the balance of the funds necessary to construct said bridge shall be provided from funds provided by the Federal government or some agency or department thereof."

The amendment was adopted.
On motion of Mrs. Keen, the rules were suspended, House Bill No. 104 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Reilly demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 104 and the bill passed the House by the following vote: Yeas, 85; nays, 3; absent or not voting, 11.

Those voting yea were: Representatives Bell, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Cowen, Devenish, Dixon, Donahoe, Drew, Edlund, Edwards, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Hadden, Hales, Hall, Halleran, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis—85.

Those voting nay were: Representatives Adams, Bice, Copeland—3.

Those absent or not voting were: Representatives Austin, Easterday, Eddy, Emory, Huetter, Luck, Lynch, McDonald (R. T.), Reeves, Ryan, Mr. Speaker—11.

House Bill No. 104, having received the constitutional majority, was 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. Keen, the rules were suspended, House Bill No. 104 was ordered engrossed, and the Chief Clerk was directed to immediately transmit the engrossed bill to the Senate.

House Bill No. 172, by Representatives Parker and McDonald (D. A.):
Relating to school teachers.

Mr. Speaker:

We, a majority of your Committee on Education, to whom was referred House Bill No. 172, entitled "An Act relating to the employment of teachers in the public schools of the State of Washington, providing for teacher tenure and fixing conditions under which employment may be terminated," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In section 1, line 11 of the original bill, being line 5 of the printed bill, strike the period (.) after the word "effect" and insert in lieu thereof a colon (:) and the following: "Provided, That this entire act shall apply only to common schools in school districts of the first class: And provided further, That school boards in such districts may exact a probationary period of two years, said probationary period to apply only to teachers who have entered the service in any said district later than September 1, 1932."

Amend Section 5 by striking the whole thereof.

24—H.
In Section 7, line 14 of the original bill, being line 4 of the printed bill, following the period (.) after the word "board" strike the remainder of the paragraph.

Renumber Sections 6, 7, 8 and 9 to read Sections 5, 6, 7 and 8.

PEARL A. WANA MAKER, Chairman.

We concur in this report: Robert F. Murray, Ray Sandegren, Edward J. Reilly, Paul J. Hueter, Clemens M. Boyle, Adela Parker, U. S. Ford, H. D. Hall, Lulu D. Haddon, B. L. Smith, Fred D. Kemp.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 28, 1935.

MR. SPEAKER :

We, a minority of your Committee on Education, to whom was referred House Bill No. 172, 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: Leslie V. Morgan, A. W. Clark.

The bill was read the second time by sections.

On motion of Miss Parker, the committee amendments were adopted.

Miss Parker moved the adoption of the following amendment:

Amend the title, in line 1 of the original bill, being line 1 of the printed bill, after the word "schools" insert the words "of first class school districts."

The amendment was adopted.

On motion of Miss Parker, the rules were suspended, House Bill No. 172 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Clark moved that House Bill No. 172 be indefinitely postponed.

Mr. McCarty moved that the motion by Mr. Clark be laid on the table without taking the bill with it.

Division was called for and the motion to lay Mr. Clark's motion on the table without taking the bill with it was carried on a rising vote.

The Speaker (Mr. Yantis presiding) declared the question to be on the final passage of House Bill No. 172.

Debate ensued.

Mr. Boyle demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 172 and the bill passed the House by the following vote: Yeas, 58; nays, 31; absent or not voting, 10.

Those voting yea were: Representatives Adams, Bell, Bice, Bohlke, Bowden, Boyle, Christianson, Cohen, Cowen, Dixon, Drew, Edlund, Edwards, Ford, Freese, Gehlen, Gessell, Gifford, Hales, Hall, Halleran, Herren, Holt, Johnson (Hans), Keen, Keith, Kelly, Leber, Lindgren, Mackie, McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Murray, Neal, Neff, Nelsen, Parker, Reilly, Sandegren, Sawyer, Schroeder, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wilson, Yantis—58.

Those voting nay were: Representatives Boede, Brown, Carty, Clark, Copeland, Devenish, Donahoe, Gardner, Haddon, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Kemp, Klemgard, Ledgerwood, Luck, Martin (F. J.), Martin (J. R.), Morgan, Myers, Ott, Richmond (C. L.), Richmond (W. A.), Robbins, Schultz, Skinner, Wentworth, Wingrove, Wiswall—31.
Those absent or not voting were: Representatives Austin, Easterday, Eddy, Emory, Huetter, Lynch, McDonald (R. T.), Reeves, Ryan, Mr. Speaker—10.

House Bill No. 172, having received the constitutional majority, was declared passed.

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

On motion of Miss Parker, the rules were suspended, House Bill No. 172 was ordered engrossed, and the Chief Clerk was directed to immediately transmit the engrossed bill to the Senate.

Mr. Ott moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

House Bill No. 674, by Representatives Brown and Drew: Relating to mortgage moratorium.

The bill was read the second time by sections.

On motion of Mr. Brown, the rules were suspended, House Bill No. 674 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

 Debate ensued.

Mr. Boyle demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 674 and the bill passed the House by the following vote: Yeas, 69; nays, 19; absent or not voting, 11.

Those voting yea were: Representatives Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Clark, Cohen, Cowen, Dixon, Drew, Edlund, Edwards, Ford, Freese, Gardner, Gehlen, Gifford, Haddon, Hales, Hall, Halleran, Herren, Hurley, Johnson (Hans), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Lindgren, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (J. D.), McDonnell, Morgan, Murray, Neal, Neff, Nelsen, Parker, Reilly, Richmond (W. A.), Robbins, Sandegren, Sawyer, Schroeder, Schultz, Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voice, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall—69.

Those voting nay were: Representatives Adams, Carty, Christianson, Copeland, Devenish, Donahoe, Gessell, Holt, Johnson (W. A.), Kemp, Klemgard, Leber, Ledgerwood, McDonald (D. A.), Myers, Ott, Richmond (C. L.), Skinner, Yantis—19.

Those absent or not voting were: Representatives Austin, Easterday, Eddy, Emory, Huetter, Lynch, McDonald (R. T.), Reeves, Ryan, Smith (B. L.), Mr. Speaker—11.

House Bill No. 674, having received the constitutional majority, was declared passed.

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

On motion of Mr. Drew, the rules were suspended, and the Chief Clerk was directed to immediately transmit House Bill No. 674 to the Senate.

House Bill No. 690, by Representative Luck: Relating to common carriers.

The bill was read the second time by sections.
On motion of Mr. Leber, the rules were suspended, House Bill No. 690 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Reilly demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 690 and the bill passed the House by the following vote: Yeas, 66; nays, 20; absent or not voting, 13.

Those voting yea were: Representatives Adams, Boede, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Cowen, Dixon, Donahoe, Drew, Edlund, Edwards, Ford, Freese, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Hurley, Johnson (Hans), Johnston (Geo. H.), Keen, Keith, Kelly, Kemp, Klemgard, Leber, Lindgren, Luck, Martin (F. J.), McCarty, McDonald (J. D.), Murray, Myers, Neal, Neff, Nelsen, Parker, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Sandegren, Sawyer, Schroeder, Skinner, Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wingrove—66.

Those voting nay were: Representatives Bell, Bice, Bohlke, Copeland, Devenish, Gardner, Johnson (W. A.), Jones, Karr, Ledgerwood, Mackie, Martin (J. R.), McCauley, McDonald (D. A.), McDonnell, Morgan, Ott, Schultz, Wiswall, Yantis—20.

Those absent or not voting were: Representatives Austin, Easterday, Eddy, Emory, Holt, Huetter, Lynch, McDonald (R. T.), Reeves, Ryan, Smith (B. L.), Wilson, Mr. Speaker—13.

House Bill No. 690, having received the constitutional majority, was declared passed.

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

On motion of Mr. Dixon, the rules were suspended, and the Chief Clerk was directed to immediately transmit House Bill No. 690 to the Senate.

On motion of Mr. Adams, the rules were suspended, and the House reverted to the fifth order of business.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 10, 1935.

Mr. Speaker:

We, a part of your Committee on Roads and Bridges, to whom was referred House Bill No. 98, entitled "An Act relating to vehicles and regulating the operation thereof upon the highways of this state; providing for rules of the road; defining offenses and fixing penalties and amending Section 41 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.

Chairman.


Mr. Speaker:

We, a part of your Committee on Roads and Bridges, to whom was referred House Bill No. 98, entitled "An Act relating to vehicles and regulating the operation
thereof upon the highways of this state; providing for rules of the road; defining offenses and fixing penalties and amending Section 41 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 not pass.

................................................, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Public Utilities, to whom was referred House Bill No. 222, entitled "An Act relating to telephones; declaring telephones to be a public utility in this state and fixing the rates to be charged for the use of the same," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. P. HALLERAN, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 273, entitled "An Act amending Sections 533, 552 and 553, Remington's Revised Statutes of Washington, providing for a homestead of the value of not more than five thousand dollars ($5,000.00), providing for exemption thereof from taxation and assessment and from sale, defining 'head of family,' and repealing all acts and parts of acts in conflict therewith," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GEO. F. YANTIS, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a minority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 273, 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: Harry D. Austin, Adela Parker, David E. Gifford, H. D. Hall, Hans Johnson, Marie F. Keen, George Twidwell.

Passed to second reading.

MR. SPEAKER:

We, a part of your Committee on Roads and Bridges, to whom was referred House Bill No. 565, entitled "An Act relating to the control and management of county roads and road districts and amending Section 1, Chapter 184, Laws of 1925, Extraordinary Session, and Section 1, Chapter 189, Laws of 1929 (Sections 6398-1 and 6398-2 of Remington's Revised Statutes of Washington)," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

................................................, Chairman.

Mr. Speaker:

We, a part of your Committee on Roads and Bridges, to whom was referred House Bill No. 565, 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: Leslie V. Morgan, John M. Bell, A. C. Wingrove, A. W. Clark.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 671, entitled "An Act requiring buses and stages to have rear doors as safety exits, and providing penalties for the violation of this act," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Vic Skinner, Chairman.


Passed to second reading.

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

On motion of Mr. Adams, the House adjourned until 9:00 a. m., Monday, March 11, 1935.

Rost. F. Waldron, Speaker.

S. R. Holcomb, Chief Clerk.
FIFTY-SEVENTH DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Monday, March 11, 1935.

The Speaker called the House to order at 9:00 a.m.

The Clerk called the roll and all members were present except Representatives Bell, Eddy, Emory, Johnson (Hans), Klemgard, Lindgren, Lynch, Martin (F. J.), McDonald (R. T.), Neaf, Neff, Reeves, Richmond (C. L.), Richmond (W. A.), Ryan, Sandegren, Sawyer, Schroeder, Skinner, Smith (M. B.), Smith (T. E.), Strickland and Waldron; Representatives Reeves and Waldron being excused.

Prayer was offered by Reverend Elmer M. Johnson, of the Gloria Del Lutheran Church, of Olympia.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Yantis, further reading was dispensed with and the journal was approved.

On motion of Mrs. Myers, Rule 20 was suspended.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 10, 1935.

Mr. Speaker:

The Senate has passed:
Engrossed Senate Bill No. 297; also
Engrossed Senate Bill No. 299, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., March 10, 1935.

Mr. Speaker:

The Senate has passed:
Engrossed Senate Joint Resolution No. 19, and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., March 10, 1935.

Mr. Speaker:

The Senate has passed:
Senate Bill No. 162; also
Senate Bill No. 276; also
Senate Bill No. 310; also
Senate Bill No. 319, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., March 10, 1935.

Mr. Speaker:

The President has appointed as members of a conference committee on Engrossed House Bill No. 582, Senators Reardon, Dailey and Morrow.

HARRISON W. MASON, Secretary.
MOTIONS.

On motion of Mr. Ford, the rules were suspended and the House reverted to the fourth order of business.

Mr. Ford moved that Senate Bill No. 5 be placed on the calendar.

The motion was lost.

On motion of Mr. Ford, the rules were suspended and the House resumed the regular order of business.

FIRST READING OF SENATE BILLS.

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

Engrossed Senate Bill No. 160, by Senator Knutzen: An Act authorizing issuance and sale of bonds for diking and drainage districts to fund and redeem outstanding warrants of such district; providing for the call of such warrants and cessation of interest thereon; for registration of such bonds; exchange thereof for warrants; the levy of assessments for the payment of principal and interest thereon; determining how the same is chargeable; providing for the collection thereof; the fund into which the same shall be put; the call, payment, and redemption of such bonds.

Referred to Committee on Rules and Order.

Senate Bill No. 162, by Senator Nelson: An Act relating to the issuance and the sale of school bonds and amending Section 4943 of Remington's Revised Statutes.

Referred to Committee on Rules and Order.

Engrossed Senate Bill No. 206, by Senator Maxwell: An Act relating to elections and to precinct election boards and the appointment thereof; repealing Section 5 of Chapter 61, Laws of 1921, as amended by Section 1 of Chapter 79, Laws of 1933; repealing Section 3 of Chapter 170, Laws of 1921, as amended by Section 3 of Chapter 279 of Laws of 1927, and repealing Section 1 of Chapter 29, Laws of Extraordinary Session, 1933.

Referred to Committee on Rules and Order.

Senate Bill No. 276, by Senator Shorett: An Act amending Section 4546 of Remington's Compiled Statutes providing for the establishment of special tuition fees in professional schools of the University of Washington.

Referred to Committee on Rules and Order.

Engrossed Senate Bill No. 281, by Senator Reardon: An Act relating to education, providing for the consolidation of school districts and amending Sections 1 and 2 of Chapter 52 of the Laws of the Extraordinary Session of 1933, and Section 3, Chapter 75 of the Laws of 1933, and providing that this act shall take effect immediately.

Referred to Committee on Rules and Order.

Engrossed Senate Bill No. 297, by Committee on Rules and Joint Rules (by departmental request): An Act validating, ratifying, approving and confirming bonds and other instruments or obligations heretofore issued or authorized by public bodies of this state for public works or public utility projects.

Referred to Committee on Rules and Order.
Engrossed Senate Bill No. 299, by Committee on Rules and Joint Rules (by departmental request): An Act simplifying the procedure for the construction and financing of public works projects by municipalities, enabling municipalities to make and perform contracts with federal agencies relating to the construction and financing of such projects and conferring additional powers upon municipalities; and declaring an emergency.

Referred to Committee on Rules and Order.

Senate Bill No. 310, by Senator Tewksbury: An Act relating to water and water power districts and amending Section 11588, Remington's Revised Statutes.

Referred to Committee on Rules and Order.

Senate Bill No. 319, by Senators Brunton, Ryan (S. M.), Gannon, Nelson, Shorette, Garrett and Orndorff: An Act relating to the payment of retained pay for enlisted men of the National Guard and making an appropriation therefor.

Referred to Committee on Rules and Order.

Engrossed Senate Joint Resolution No. 19, by Senators Lovejoy and Malstrom: Relating to flax industry and manufacture of linen.

Referred to Committee on Rules and Order.

THIRD READING OF BILLS.

Engrossed House Bill No. 277, by Representative Sullivan: Relating to volunteer firemen.

On motion of Mr. Sullivan, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 277 was placed on final passage.

Mr. Gessell demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 277 and the bill passed the the House by the following vote: Yeas, 52; nays, 0; absent or not voting, 47.

Those voting yea were: Representatives Adams, Bice, Boede, Bowden, Boyle, Brown, Christianson, Clark, Cohen, Copeland, Cowen, Dixon, Donahoe, Drew, Ford, Gessell, Gifford, Haddon, Hales, Hall, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Karr, Kelly, Luck, Mackie, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Myers, Nelsen, Ott, Parker, Richmond (C. L.), Schultz, Smith (B. L.), Smith (J. B.), Sullivan, Titus, Twidwell, Van Dyk, Voyce, Wentworth, Wingrove, Wiswall, Yantis, Mr. Speaker—52.

Those absent or not voting were: Representatives Austin, Bell, Bohlke, Carty, Devenish, Easterday, Eddy, Edlund, Edwards, Emory, Freee, Gardner, Gehlen, Hallaran, Herren, Johnson (Hans), Jones, Keen, Keith, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Lynch, Martin (F. J.), Martin (J. R.), McCarty, McDonald (R. T.), Murray, Neal, Neff, Reeves, Reilly, Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Skinner, Smith (M. B.), Smith (T. E.), Strickland, Todd, Wanamaker, Wilson—47.

Engrossed House Bill No. 277, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Mr. Hurley, the rules were suspended, and the Chief Clerk was directed to immediately transmit the engrossed bill to the Senate.

The House was declared at ease until 10:00 a.m.

The Speaker (Mr. Cowen presiding) called the House to order at 10:00 a.m.

THIRD READING OF BILLS.

The House resumed consideration of bills on third reading.

House Bill No. 56, by Representative Boede: Relating to the relief of H. H. Matteson.

On motion of Mr. McCarty, the rules were suspended, the second reading considered the third, and House Bill No. 56 was placed on final passage.

Mr. Brown demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 56 and the bill passed the House by the following vote: Yeas, 69; nays, 0; absent or not voting, 30.

Those voting yea were: Representatives Adams, Bell, Boede, Bohlke, Bowden, Boyle, Brown, Christianson, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Edlund, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Hurley, Johnson (W. A.), Johnston (Geo. H.), Karr, Keith, Kelly, Leber, Ledgerwood, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), Morgan, Murray, Myers, Neff, Nelsen, Parker, Richmond (C. L.), Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Sullivan, Titus, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—69.

Those absent or not voting were: Representatives Austin, Bice, Carty, Clark, Cohen, Easterday, Eddy, Edwards, Emory, Huetter, Johnson (Hans), Jones, Keen, Klemgard, Lindgren, Luck, McDonald (R. T.), McDonnell, Neal, Ott, Reeves, Reilly, Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Smith (T. E.), Strickland, Todd—30.

House Bill No. 56, having received the 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 Leber and Christianson: Relating to port districts.

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

Mr. Sandegren demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 191 and the bill passed the House by the following vote: Yeas, 72; nays, 0; absent or not voting, 27.

Those voting yea were: Representatives Austin, Bell, Boede, Bohlke, Bowden, Boyle, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Dev-
enish, Dixon, Donahoe, Drew, Edlund, Emory, Ford, Gardner, Gehlen, Gifford, Haddon, Hales, Hall, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Leber, Ledgerwood, Lynch, Mackie, Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reilly, Sandegren, Sawyer, Schultz, Smith (B. L.), Sullivan, Titus, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis—72.

Those absent or not voting were: Representatives Adams, Bice, Brown, Easterday, Eddy, Edwards, Freese, Gessell, Halleran, Huetter, Klemgard, Lindgren, Luck, Martin (F. J.), Reeves, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Schroeder, Skinner, Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Todd, Mr. Speaker—27.

House Bill No. 191, having received the constitutional majority, was declared passed.

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

On motion of Mr. Sawyer, the rules were suspended, and the Chief Clerk was directed to immediately transmit House Bill No. 191 to the Senate.

Engrossed House Bill No. 120, by Representatives Neal and Hales: Relating to Sabbath breaking.

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

Mr. Luck demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 120 and the bill passed the House by the following vote: Yeas, 55; nays, 23; absent or not voting, 21.

Those voting yea were: Representatives Adams, Boede, Bohlke, Bowden, Boyle, Christianson, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Edlund, Emory, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Holt, Huetter, Johnson (Hans), Johnson (W. A.), Karr, Keith, Kelly, Klemgard, Leber, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McDonnell, Neal, Neff, Nelsen, Ott, Reilly, Richmond (C. L.), Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (J. B.), Sullivan, Titus, Twidwell, Voyce, Wentworth, Wingrove, Mr. Speaker—55.

Those voting nay were: Representatives Austin, Bell, Bice, Brown, Carty, Cohen, Edwards, Freese, Gardner, Johnston (Geo. H.), Jones, Keen, Ledgerwood, McCarty, McCauley, McDonald (D. A.), McDonald (R. T.), Morgan, Myers, Parker, Smith (B. L.), Van Dyk, Yantis—23.

Those absent or not voting were: Representatives Clark, Easterday, Eddy, Ford, Herren, Hurley, Kemp, Lindgren, McDonald (J. D.), Murray, Reeves, Richmond (W. A.), Robbins, Ryan, Smith (J. B.), Smith (T. E.), Strickland, Todd, Wanamaker, Wilson, Wiswall—21.

Engrossed House Bill No. 120, having received the 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. Bohlke gave notice that later this day he would move that the House reconsider the vote by which Engrossed House Bill No. 120 was passed.

The Speaker resumed the chair.

Engrossed House Bill No. 6, by Representative McDonald (D. A.): Relating to sewerage systems.

On motion of Mr. McDonald (D. A.), the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 6 and the bill passed the House by the following vote: Yeas, 73; nays, 0; absent or not voting, 26.

Those voting yea were: Representatives Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Cohen, Copeland, Cowen, Dixon, Donahoe, Drew, Edlund, Edwards, Emory, Ford, Freese, Gifford, Haddon, Hales, Hall, Herren, Holt, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Nelsen, Ott, Parker, Reilly, Richmond (C. L.), Richmond (W. A.), Sandegren, Sawyer, Schultz, Skinner, Smith (B. L.), Smith (M. B.), Sullivan, Titus, Twidwell, Voyce, Wanamaker, Wentworth, Wilson, Wiswall, Yantis, Mr. Speaker—73.

Those absent or not voting were: Representatives Adams, Boyle, Christianson, Clark, Devenish, Easterday, Eddy, Gardner, Gehlen, Gessell, Halleran, Huetter, Hurley, Lindgren, McDonald (J. D.), Neff, Reeves, Robbins, Ryan, Schroeder, Smith (J. B.), Smith (T. E.), Strickland, Todd, Van Dyk, Wingrove—26.

Engrossed House Bill No. 6, having received the 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. 58, by Representative Sullivan: Relating to timber lands.

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

Debate ensued.

Mr. Dixon demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 58 and the bill passed the House by the following vote: Yeas, 71; nays, 3; absent or not voting, 25.

Those voting yea were: Representatives Austin, Bell, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Cohen, Copeland, Devenish, Dixon, Donahoe, Drew, Edlund, Ford, Freese, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Herren, Holt, Huetter, Johnson (Hans), Johnson (W. A.), Karr, Keen, Keith, Kelly, Kemp, Leber, Luck, Lynch, Mackie, Martin (F. J.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reilly, Richmond
FIFTY-SEVENTH DAY, MARCH 11, 1935

(C. L.), Richmond (W. A.), Sandegren, Sawyer, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Sullivan, Titus, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wiswall, Mr. Speaker—71.

Those voting nay were: Representatives Adams, Emory, Martin (J. R.)—3.

Those absent or not voting were: Representatives Bice, Boyle, Clark, Cowen, Easterday, Eddy, Edwards, Gardner, Halleran, Hurley, Johnston (Geo. H.), Jones, Klemgard, Ledgerwood, Lindgren, McDonald (R. T.), Reeves, Robbins, Ryan, Schroeder, Smith (T. E.), Strickland, Todd, Wingrove, Yantis—25.

Engrossed House Bill No. 56, having received the constitutional majority, was declared passed.

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

On motion of Mr. Sullivan, the rules were suspended and the Chief Clerk was directed to immediately transmit the engrossed bill to the Senate.

House Bill No. 152, by Representative Lynch: Relating to election of judges.

Mr. Lynch moved that the bill be indefinitely postponed.

The motion was carried.

House Bill No. 239, by Representative Ford: Relating to Quillayute River.

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

The Clerk called the roll on the final passage of House Bill No. 239 and the bill passed the House by the following vote: Yeas, 70; nays, 3; absent or not voting, 26.

Those voting yea were: Representatives Austin, Bell, Boede, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Cowen, Dixon, Donahoe, Edlund, Edwards, Ford, Freese, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Herren, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Kemp, Leber, Ledgerwood, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Murray, Myers, Neal, Nelsen, Parker, Reilly, Richmond (W. A.), Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Strickland, Sullivan, Titus, Voyce, Wentworth, Wilson, Wingrove, Yantis, Mr. Speaker—70.

Those voting nay were: Representatives Copeland, Devenish, Richmond (C. L.)—3.

Those absent or not voting were: Representatives Adams, Bice, Bohlke, Drew, Easterday, Eddy, Emory, Gardner, Halleran, Holt, Keen, Klemgard, Lindgren, Luck, Morgan, Neff, Ott, Reeves, Robbins, Ryan, Smith (T. E.), Todd, Twidwell, Van Dyk, Wanamaker, Wiswall—26.

House Bill No. 239, having received the constitutional majority, was declared passed.

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

On motion of Mr. Ford, the rules were suspended and the Chief Clerk was directed to immediately transmit the bill to the Senate.
House Bill No. 261, by Representatives Donahoe, Sullivan and Gessel: Relating to elections.

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

The Clerk called the roll on the final passage of House Bill No. 261 and the bill passed the House by the following vote: Yeas, 60; nays, 7; absent or not voting, 32.

Those voting yea were: Representatives Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Edwards, Ford, Freese, Gessel, Hales, Hall, Herren, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Kelly, Kemp, Leber, Ledgerwood, Lynch, Mackie, Martin (J. R.), McCarty, McCauley, McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Nelsen, Parker, Richmond (C. L.), Richmond (W. A.), Sandgren, Sawyer, Schroeder, Schultz, Skinner, Sullivan, Voyce, Wentworth, Wilson, Wingrove, Yantis, Mr. Speaker—60.

Those voting nay were: Representatives Boyle, Edlund, Gifford, Smith (B. L.), Smith (J. B.), Smith (M. B.), Titus—7.

Those absent or not voting were: Representatives Adams, Drew, Easterday, Eddy, Emory, Gardner, Gehlen, Haddon, Halleran, Holt, Jones, Keen, Keith, Klemgard, Lindgren, Luck, Martin (F. J.), McDonald (D. A.), McDonald (J. D.), Neff, Ott, Reeves, Reilly, Robbins, Ryan, Smith (B. L.), Strickland, Todd, Twidwell, Van Dyk, Wanamaker, Wiswall—32.

House Bill No. 261, having received the 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. Cowen to preside.

House Bill No. 286, by Representative McDonald (D. A.) (by departmental request): Relating to court bonds.

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

The Clerk called the roll on the final passage of House Bill No. 286 and the bill passed the House by the following vote: Yeas, 64; nays, 3; absent or not voting, 32.

Those voting yea were: Representatives Austin, Bell, Bohlke, Bowden, Brown, Carty, Christianson, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Edlund, Edwards, Emory, Ford, Gehlen, Gessell, Gifford, Hall, Herren, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keith, Kelly, Kemp, Leber, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Murray, Myers, Parker, Reilly, Richmond (W. A.), Ryan, Sandgren, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Titus, Todd, Twidwell, Voyce, Wanamaker, Wilson, Wingrove, Yantis, Mr. Speaker—64.

Those voting nay were: Representatives Freese, Neal, Nelsen—3.

Those absent or not voting were: Representatives Adams, Bice, Boede, Boyle, Clark, Drew, Easterday, Eddy, Gardner, Haddon, Hales, Halleran, Holt, Jones, Keen, Klemgard, Ledgerwood, Lindgren, Luck, Morgan, Neff,

House Bill No. 286, having received the 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. 419, by Representative McDonald (D. A.): Relating to fingerprint evidence.

On motion of Mr. McDonald (D. A.), the rules were suspended, the second reading considered the third, and the bill was placed on final passage. Debate ensued.

Mr. Smith (M. B.), moved that the bill be laid on the table.

The Speaker resumed the chair.

The motion to lay Engrossed House Bill No. 419 on the table was lost on a rising vote.

Debate continued.

Mr. Reilly demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 419 and the bill passed the House by the following vote: Yeas, 51; nays, 24; absent or not voting, 24.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Emory, Ford, Gessell, Gifford, Haddon, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kemp, Klemgard, Mackie, Martin (F. J.), McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Ott, Reilly, Richmond (C. L.), Richmond (W. A.), Sandegren, Sawyer, Smith (B. L.), Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—51.

Those voting nay were: Representatives Boyle, Christianson, Edlund, Freee, Gehlen, Hall, Herren, Johnson (Hans), Keen, Kelly, Leber, Martin (J. R.), McCauley, Neal, Nelsen, Parker, Schroeder, Schultz, Skinner, Smith (J. B.), Smith (M. B.), Titus, Twidwell, Voyce—24.


Engrossed House Bill No. 419, having received the constitutional majority, was declared passed.

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

On motion of Mr. Cowen, the rules were suspended and the Chief Clerk was directed to immediately transmit Engrossed House Bill No. 419 to the Senate.

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

Mr. Ott demanded the previous question and the demand was sustained.

Miss Parker moved that Engrossed House Bill No. 425 be indefinitely postponed.

Debate ensued.

Mr. Austin demanded the previous question and the demand was sustained.

A roll call was demanded on the motion to indefinitely postpone Engrossed House Bill No. 425, and the demand was sustained.

The Clerk called the roll and the motion to indefinitely postpone Engrossed House Bill No. 425 was lost by the following vote: Yeas, 24; nays, 58; absent or not voting, 17.

Those voting yea were: Representatives Adams, Bohlke, Eddy, Edlund, Emory, Gessell, Herren, Keen, Keith, Kelly, Klemgard, Martin (J. R.), McCauley, McDonald (J. D.), Murray, Myers, Parker, Reilly, Sandegren, Schultz, Skinner, Smith (B. L.), Smith (M. B.), Mr. Speaker—24.

Those voting nay were: Representatives Austin, Bice, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Drew, Edwards, Ford, Freese, Gardner, Gehlen, Haddon, Hales, Hall, Halleran, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Kemp, Leber, Ledgerwood, Luck, Lynch, Mackie, Martin (F. J.), McCarty, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Neal, Neff, Ott, Richmond (C. L.), Richmond (W. A.), Sawyer, Schroeder, Smith (J. B.), Sullivan, Titus, Twidwell, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis—58.

Those absent or not voting were: Representatives Bell, Boede, Devenish, Dixon, Donahoe, Easterday, Gifford, Holt, Lindgren, Nelsen, Reeves, Robbins, Ryan, Smith (T. E.), Strickland, Todd, Van Dyk—17.

Mr. McCarty demanded the previous question and the demand was sustained.

The Speaker declared the question to be on the final passage of Engrossed House Bill No. 425.

The Clerk called the roll on the final passage of Engrossed House Bill No. 425 and the bill passed the House by the following vote: Yeas, 60; nays, 22; absent or not voting, 17.

Those voting yea were: Representatives Austin, Bice, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Donahoe, Drew, Eddy, Edwards, Ford, Freese, Gardner, Gehlen, Haddon, Hales, Hall, Halleran, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Kemp, Klemgard, Leber, Ledgerwood, Luck, Lynch, Mackie, Martin (F. J.), McCarty, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Neal, Neff, Ott, Richmond (C. L.), Richmond (W. A.), Sawyer, Sullivan, Titus, Twidwell, Voyce, Wentworth, Wilson, Wingrove, Wiswall, Yantis—60.

Those voting nay were: Representatives Adams, Bohlke, Edlund, Emory, Gessell, Herren, Keen, Keith, Kelly, Martin (J. R.), McCauley, Murray, Myers, Parker, Reilly, Sandegren, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Mr. Speaker—22.
Those absent or not voting were: Representatives Bell, Boede, Devenish, Dixon, Easterday, Gifford, Lindgren, Nelsen, Reeves, Robbins, Ryan, Schroeder, Smith (T. E.), Strickland, Todd, Van Dyk, Wanamaker—17.

Engrossed House Bill No. 425, having received the 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. McDonald (J. D.) gave notice that at 12:00 o'clock noon, this day, he would move that the House reconsider the vote by which Engrossed House Bill No. 425 was passed.

House Bill No. 450, by Judiciary Committee: Relating to chattel mortgages.

On motion of Mr. McDonald (D. A.), the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 450, and the bill passed the House by the following vote: Yeas, 76; nays, 1; absent or not voting, 22.

Those voting yea were: Representatives Austin, Bice, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Eddy, Edlund, Edwards, Emory, Ford, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Luck, Lynch, Mackie, Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Ott, Parker, Reilly, Richmond (C. L.), Richmond (W. A.), Sandegren, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Sullivan, Titus, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson; Wiswall, Mr. Speaker —76.

Those voting nay were: Representative Neal—1.

Those absent or not voting were: Representatives Adams, Bell, Boede, Easterday, Freese, Gehlen, Jones, Keen, Lindgren, Martin (F. J.), Myers, Neff, Nelsen, Reeves, Robbins, Ryan, Skinner, Smith (T. E.), Strickland, Todd, Wingrove, Yantis—22.

House Bill No. 450, having received the constitutional majority, was declared passed.

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

On motion of Mr. Keith, the rules were suspended, and the Chief Clerk was directed to immediately transmit the bill to the Senate.

House Bill No. 509, by Representative Kelly: Relating to motor vehicle contracts.

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

Mr. Ford demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 509 and the bill passed the House by the following vote: Yeas, 60; nays, 21; absent or not voting, 18.
Those voting yea were: Representatives Austin, Boede, Boyle, Christian­son, Clark, Cohen, Copeland, Cowen, Dixon, Drew, Edlund, Edwards, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnston (Geo. H.), Keen, Keith, Kelly, Klemgard, Luck, Lynch, Martin (F. J.), McCarty, McCauley, McDonald (J. D.), McDonnell, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Schroeder, Smith (B. L.), Smith (J. B.), Smith (T. E.), Titus, Van Dyk, Voyce, Wentworth, Wilson, Yantis, Mr. Speaker—60.

Those voting nay were: Representatives Adams, Bice, Bowden, Brown, Donahoe, Eddy, Emory, Johnson (W. A.), Karr, Kemp, Leber, Mackie, Martin (J. R.), McDonald (D. A.), McDonald (R. T.), Morgan, Sandegren, Schultz, Skinner, Twidwell, Wanamaker—21.

Those absent or not voting were: Representatives Bell, Bohlke, Carty, Devenish, Easterday, Haddon, Jones, Ledgerwood, Lindgren, Reeves, Ryan, Sawyer, Smith (M. B.), Strickland, Sullivan, Todd, Wingrove, Wiswall—18.

House Bill No. 509, having received the constitutional majority, was declared passed.

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

On motion of Mr. Kelly, the rules were suspended and the Chief Clerk was directed to immediately transmit the bill to the Senate.

Mr. Richmond (W. A.):

"Mr. Speaker. Point of order.
"I was trying to get the floor before Mr. Kelly, but you did not recognize me. I wanted to give notice of reconsideration of the vote by which House Bill No. 509 passed the House."

The Speaker:

"The House by vote has transmitted the bill to the Senate and the only place you could catch it would be there."

MOTIONS.

Mr. McDonald (J. D.) moved that the House do now reconsider the vote by which Engrossed House Bill No. 425 passed the House.

Debate ensued.

Mr. McCarty moved that the motion to reconsider be laid on the table without taking the bill with it.

Division was called for and the motion to reconsider was laid on the table without taking the bill with it.

On motion of Mr. Ott, Engrossed House Bill No. 425 was ordered re-engrossed and the Chief Clerk was directed to immediately transmit the re-engrossed bill to the Senate.

Mr. Bohlke moved that the House do now reconsider the vote by which House Bill No. 120 was passed.

Mr. McCarty moved that the motion to reconsider be laid on the table without taking the bill with it.

The motion to lay the motion by Mr. Bohlke on the table without taking the bill with it was carried.

On motion of Mr. Hales, the rules were suspended, and the Chief Clerk was directed to immediately transmit House Bill No. 120 to the Senate.
House Bill No. 519, by Representative Devenish: Relating to school busses.

On motion of Mr. Ott, the rules were suspended, the second reading considered the third, and the bill was passed on final passage.

The Speaker called Mr. Cowen to preside.

Mr. Adams demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 519 and the bill passed the House by the following vote: Yeas, 76; nays, 2; absent or not voting, 21.

Those voting yea were: Representatives Adams, Bohlke, Bowden, Brown, Christianson, Clark, Cohen, Copeland, Cowen, Dixon, Donahoe, Drew, Eddy, Edlund, Edwards, Ford, Freese, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Kemp, Klemgard, Leber, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Myers, Neal, Neff, Ott, Parker, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Mr. Speaker—76.

Those voting nay were: Representatives Bell, Sandegren—2.

Those absent or not voting were: Representatives Austin, Bice, Boede, Boyle, Carty, Devenish, Easterday, Emory, Gardner, Holt, Keen, Ledgerwood, Lindgren, Luck, Lynch, Murray, Nelsen, Reeves, Ryan, Strickland, Yantis—21.

House Bill No. 519, having received the 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. 525, by Representative Austin: Relating to life insurance.

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

The Clerk called the roll on the final passage of House Bill No. 525 and the bill passed the House by the following vote: Yeas, 72; nays, 0; absent or not voting, 27.

Those voting yea were: Representatives Adams, Austin, Bell, Bohlke, Bowden, Brown, Christianson, Cohen, Copeland, Cowen, Dixon, Donahoe, Drew, Eddy, Edlund, Edwards, Ford, Freese, Gehlen, Gessell, Gifford, Haddon, Hall, Halleran, Herren, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reilly, Sawyer, Schroeder, Schultz, Smith (J. B.), Smith (M. B.), Smith (T. E.), Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis—72.
Those absent or not voting were: Representatives Bice, Boede, Boyle, Carty, Clark, Devenish, Easterday, Emory, Gardner, Hales, Holt, Huetter, Hurley, Ledgerwood, Lindgren, Lynch, Morgan, Reeves, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Skinner, Smith (B. L.), Strickland, Mr. Speaker—27.

House Bill No. 525, having received the constitutional majority, was declared passed.

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

On motion of Mr. Austin, the rules were suspended and the Chief Clerk was directed to immediately transmit the bill to the Senate.


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

The Clerk called the roll on the final passage of House Bill No. 567 and the bill passed the House by the following vote: Yeas, 69; nays, 0; absent or not voting, 30.

Those voting yea were: Representatives Adams, Bell, Bohlke, Bowden, Brown, Carty, Christianson, Cohen, Copeland, Cowen, Dixon, Donahoe, Drew, Eddy, Edwards, Emory, Ford, Freese, Gifford, Hales, Hall, Herren, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Kerr, Keith, Kelly, Kemp, Klemgard, Leber, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Myers, Neal, Neff, Nelsen, Ott, Parker, Reilly, Robbins, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Sullivan, Titus, Todd, Twidwell, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Mr. Speaker—69.

Those absent or not voting were: Representatives Austin, Bice, Boede, Boyle, Clark, Devenish, Easterday, Edlund, Gardner, Gehlen, Gessell, Haddon, Halleran, Holt, Huetter, Hurley, Keen, Ledgerwood, Lindgren, Luck, Lynch, Murray, Reeves, Richmond (C. L.), Richmond (W. A.), Ryan, Smith (T. E.), Strickland, Van Dyk, Yantis—30.

House Bill No. 567, having received the constitutional majority, was declared passed.

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

On motion of Mr. Wilson, the rules were suspended, and the Chief Clerk was directed to immediately transmit the bill to the Senate.

House Bill No. 571, by Committee on Forestry and Logged-Off Lands: Relating to forest fire protection.

On motion of Mr. Neff, the rules were suspended, the second reading considered the third, and House Bill No. 571 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 571 and the bill passed the House by the following vote: Yeas, 70; nays, 1; absent or not voting, 28.

Those voting yea were: Representatives Adams, Bell, Bohlke, Bowden, Boyle, Brown, Christianson, Clark, Cohen, Copeland, Cowen, Donahoe, Drew, Eddy, Edwards, Emory, Ford, Gardner, Gifford, Haddon, Hall, Halleran,
Herren, Holt, Hurley, Johnson (Hans), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Myers, Neff, Nelsen, Ott, Parker, Reilly, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Sullivan, Titus, Twidwell, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Mr. Speaker—70.

Those voting nay were: Representative Freese—1.

Those absent or not voting were: Representatives Austin, Bice, Boede, Carty, Devenish, Dixon, Easterday, Edlund, Gehlen, Gessell, Hales, Huetter, Johnson (W. A.), Ledgerwood, Lindgren, Luck, Lynch, Murray, Neal, Reeves, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Strickland, Todd, Van Dyk, Yantis—28.

House Bill No. 571, having received the constitutional majority, was declared passed.

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

On motion of Mr. Ford, the rules were suspended, and the Chief Clerk was directed to immediately transmit the bill to the Senate.

The Speaker resumed the chair.

House Bill No. 625, by Committee on Game and Game Fish: Relating to predatory animals.

On motion of Mr. Martin (F. J.), the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Gessell demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 625 and the bill passed the House by the following vote: Yeas, 71; nays, 0; absent or not voting, 28.

Those voting yea were: Representatives Adams, Bohlke, Bowden, Boyle, Brown, Christianson, Clark, Cohen, Cowen, Dixon, Donahoe, Drew, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Herren, Holt, Johnson (Hans), Johnston (Geo. H.), Jones, Karr, Kelly, Kemp, Klemgard, Leber, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Neal, Neff, Ott, Parker, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (J. B.), Smith (M. B.), Smith (T. E.), Sullivan, Titus, Todd, Twidwell, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Yantis, Mr. Speaker—71.

Those absent or not voting were: Representatives Austin, Bell, Bice, Boede, Carty, Copeland, Devenish, Easterday, Gehlen, Halleran, Huetter, Hurley, Johnson (W. A.), Keen, Keith, Ledgerwood, Lindgren, Luck, McDonald (J. D.), Murray, Myers, Nelsen, Reeves, Ryan, Smith (B. L.), Strickland, Van Dyk, Wiswall—28.

House Bill No. 625, having received the constitutional majority, was declared passed.

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

On motion of Mr. Martin (F. J.), the rules were suspended and the Chief Clerk was directed to immediately transmit the bill to the Senate.
MOTIONS.

Mr. Herren moved that House Bill No. 460 be taken from the table and placed on second reading.

Division was called for and the motion was lost on a rising vote.

On motion of Mr. Adams, the rules were suspended and the House reverted to the fifth order of business.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 11, 1935.

MR. SPEAKER:

We, a majority of your Committee on Public Utilities, to whom was referred House Bill No. 311, entitled "An Act permitting public service companies engaged in interstate commerce to withdraw from certain kinds of business, and providing that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. P. HALLERAN, Chairman.

We concur in this report: C. L. Richmond, Harry Christianson, John R. Martin, Gerald G. Dixon, J. B. Smith, Gordon Klemgard, Hans Johnson.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 11, 1935.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 641, entitled "An Act relating to the state institutions of higher education and providing for the annual levy of taxes to produce revenue therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Geo. F. Yantis, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 11, 1935.

Mr. Speaker:

We, a majority of your Committee on State Charitable Institutions, to whom was referred House Bill No. 644, entitled "An Act relating to and providing for assistance to blind persons, prescribing the powers and duties of certain officers in connection therewith, repealing Chapter 102, Laws of 1933, prescribing penalties and declaring its effective date," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Paul Donahoe, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 10, 1935.

Mr. Speaker:

We, a majority of your Committee on Liquor Control, to whom was referred Senate Bill No. 330, entitled "An Act relating to intoxicating liquors and empowering the Washington State Liquor Control Board to appoint agents authorized to dispense spirituous liquor by the glass or drink; amending Chapter 62 of the Laws of Extraordinary Session of 1933 of the State of Washington by adding thereto a new section
to be known as Section 76, and declaring an emergency," have had the same under
consideration, and we respectfully report the same back to the House with the recom-
mandation that it do pass.

D. E. Todd, Chairman.

We concur in this report: Harry D. Austin, Florence W. Myers, Frank Gehlen,
A. A. Mackle, Edward J. Reilly, A. Lou Cohen, Hugh Herren, Will W. Wentworth,
Bertel J. McCarty, Carl J. Luck, M. V. Easterday.

Passed to second reading.

MESSAGE FROM THE SENATE.

Olympia, Wash., March 10, 1935.

The Senate has adopted the report of the Free Conference Committee to whom
was referred Engrossed House Bill No. 39 and the Senate has passed said bill as
amended, and said bill together with the report of the Free Conference Committee is
herewith transmitted.

Harrison W. Mason, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE.

Olympia, Wash., March 10, 1935.

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Engrossed House
Bill No. 39, entitled "An Act relating to the collection of taxes; providing for the
remission of interest upon real and personal property taxes; providing for the payment
of delinquent real property taxes in installments; and declaring that this act is to
take effect immediately," have had the same under consideration, and we recommend
that the House concur in the Senate amendments and that the bill be further amended
as follows:

Amend Sec. 3 by striking the whole section and inserting in lieu thereof the
following:

"Sec. 3. At any time on or before the thirtieth day of November, 1935, the county
treasurer of any county in the state is also authorized and directed to accept from
any person or corporation owning one or more parcels of real property in the state,
or holding a contract for the purchase thereof, or from a mortgagee or other lien
holder, upon which one or more payments or installments of real property taxes for
1933 and/or prior years are delinquent, a signed agreement to pay, first, before delin-
quency, the amount of the current taxes upon such property payable in the year 1935
and each year thereafter, and secondly, to pay in twenty semi-annual installments
the total delinquent taxes upon such property for the year 1933 and/or prior years,
together with interest at the rate of 6 per cent per annum from May 31, 1933, to
May 31, 1935, upon the original amount of the delinquent taxes for the year 1932
and prior years, and at the rate of 6 per cent per annum from May 31, 1934, to May
31, 1935, upon the original amount of the delinquent tax for the year 1933, suspend-
ing all other penalties and interest upon all of said delinquent taxes to the said
May 31, 1935, such interest to be added to the said original tax and the total thereof
shall become the principal of said contract. The said principal shall be paid in equal
semi-annual installments beginning on the 30th day of November, 1935, and continuing
on the 30th day of each May and November thereafter, together with interest on
deferred balances thereof at the rate of 6 per cent per annum from May 31, 1935, the
said interest also payable semi-annually on the days aforesaid and in addition to the
payments of the said principal. Each payment on the principal under such agreement
shall be applied first to the payment of the interest added to the principal of said
original tax, and the balance to the tax longest delinquent. All interest collected
under such agreement, including the interest added to the said original tax, shall be
paid into the county current expense fund. Such agreement shall provide that any
unpaid balance thereunder, at the election of such person or corporation, may be paid
in full at any time, with interest thereon up to and including the day of payment.
It shall further provide that in the event two successive payments of delinquent taxes
are not paid on or before the date when due and/or in the event that any installment
of taxes payable in the year 1935, or any year thereafter is not paid within twelve
months after the same shall become delinquent the agreement shall become void and
of no effect whatsoever. Upon the agreement becoming void the unpaid portion of
the original tax and interest thereon shall be restored, and the county shall institute tax foreclosure proceedings as provided by law if or when the aggregate unpaid taxes are delinquent for five years: Provided, The tax shall remain a first lien on the real estate until the agreement is fully paid and satisfied."

**Senate Members:**
- Paul Mehner,
- W. R. Orndorff,
- M. J. Knutzen.

**House Members:**
- Hans Johnson,
- John R. Jones,
- Harry H. Brown.

On motion of Mr. Jones, the report of the Free Conference Committee on Engrossed House Bill No. 39 was adopted.

The Clerk called the roll and the House passed Engrossed House Bill No. 39, as amended by the Free Conference Committee, by the following vote: Yeas, 67; nays, 1; absent or not voting, 31.

Those voting yea were: Representatives Adams, Bohlke, Bowden, Brown, Christianson, Clark, Cohen, Copeland, Cowen, Donahoe, Drew, Eddy, Edlund, Emory, Freese, Gehlen, Gessell, Gifford, Haddon, Hall, Halleran, Herren, Holt, Johnson (Hans), Johnston (Geo. H.), Jones, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald, (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Murray, Neal, Ott, Parker, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Titus, Todd, Twidwell, Wana­maker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—67.

Those voting nay were: Representative Luck—1.

Those absent or not voting were: Representatives Austin, Bell, Bice, Boede, Boyle, Carty, Devenish, Dixon, Easterday, Edwards, Ford, Gardner, Hales, Huetter, Hurley, Johnson (W. A.), Karr, Keen, Lindgren, Morgan, Myers; Neff, Nelsen, Reeves, Ryan, Sandegren, Smith (M. B.), Strickland, Sullivan, Van Dyk, Voyce—31.

Engrossed House Bill No. 39, having received the constitutional majority, was declared passed, as amended by the Free Conference Committee.

On motion of Mr. Adams, the House was declared at recess until 3:00 p. m.

**AFTERNOON SESSION.**

The Speaker called the House to order at 3:00 p. m.

The Clerk called the roll and all members were present except Representatatives Bice, Brown, Devenish, Easterday, Huetter, Reeves, Strickland and Voyce; Representative Reeves having been excused.

**MESSAGES FROM THE SENATE.**

**Senate Chamber,**
**Olympia, Wash.,** **March 11, 1935.**

Mr. Speaker:

The Senate has passed:

Engrossed Senate Bill No. 217; also

Senate Bill No. 277, and the same are herewith transmitted.

Harrison W. Mason, Secretary.
FIFTY-SEVENTH DAY, MARCH 11, 1935

SENATE CHAMBER, OLYMPIA, WASH., March 11, 1935.

Mr. Speaker:
The Senate has passed:
Engrossed Senate Bill No. 255, and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER, OLYMPIA, WASH., March 11, 1935.

Mr. Speaker:
The Senate has passed:
Senate Bill No. 363; also
Engrossed Substitute Senate Bill No. 90; also
Engrossed Senate Bill No. 362, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER, OLYMPIA, WASH., March 11, 1935.

Mr. Speaker:
The Senate has passed:
Engrossed Senate Bill No. 334, and the same Is herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE AMENDMENTS TO HOUSE BILL.

SENATE CHAMBER, OLYMPIA, WASH., March 11, 1935.

Mr. Speaker:
The Senate has adopted:
House Concurrent Resolution No. 16 with the following amendments:
Amend House Concurrent Resolution No. 16, line 2, by striking the word “noon” between the words “Monday” and “the” and by inserting in lieu thereof the words “at midnight.”

Amend House Concurrent Resolution No. 16, line 4, by striking the comma (,) and inserting a colon (:) after the words “senate bills” and by adding the following words: “Provided that the House or Senate may consider general, supplemental or highway appropriation bills pending in either assembly after the time set forth herein.”

Amend House Concurrent Resolution No. 16, line 5, by striking the words “midnight on Wednesday, the 13th” and by inserting in lieu thereof the words “noon on Thursday, the 14th;” and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

Mr. Ott moved that the House concur in the Senate amendments to House Concurrent Resolution No. 16.

The motion was carried.

House Concurrent Resolution No. 16 was adopted as amended by the Senate.

SECOND READING OF BILLS.

House Bill No. 604, by Representative Dixon: Relating to public building program.

The bill was read the second time by sections.

On motion of Mr. Herren, the rules were suspended, House Bill No. 604 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Ledgerwood, further consideration of House Bill No. 604 was deferred until after the House had considered Substitute House Bill No. 420.
Substitute House Bill No. 420, by majority of Committee on Appropriations: Relating to appropriations for ensuing biennium.

On motion of Mr. Edwards, Substitute House Bill No. 420 was substituted for House Bill No. 420, and the substitute bill was read in full.

Mr. Edwards moved the adoption of the following amendment:

In Section 2, page 18, line 22 of the original bill, being page 13, line 10 of the printed bill, strike the figures "$27,000,000.00" and insert in lieu thereof "$30,560,475.00."

The Speaker called Mr. Yantis to preside.

Debate ensued.

Mr. Lynch demanded the previous question and the demand was sustained.

A roll call was demanded and the demand was sustained.

The Clerk called the roll and the amendment was adopted by the following vote: Yeas, 81; nays, 8; absent or not voting, 10.

Those voting yea were: Representatives Adams, Bell, Boede, Bowden, Boyle, Carty, Christianson, Clark, Cohen, Cowen, Dixon, Donahoe, Drew, Easterday, Edlund, Edwards, Emory, Ford, Fræse, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Kelly, Kemp, Leber, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Myers, Neal, Neff, Nelsen, Parker, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Sullivan, Titus, Todd, Twidwell, Wamanaker, Wentworth, Wingrove, Wiswall, Yantis, Mr. Speaker—81.

Those voting nay were: Representatives Austin, Bohlke, Copeland, Eddy, Keith, Klemgard, Ledgerwood, Murray—8.

Those absent or not voting were: Representatives Bice, Brown, Devenish, Ott, Reeves, Ryan, Strickland, Van Dyk, Voyce, Wilson—10.

Mr. Edwards moved the adoption of the following amendment:

In Section 2, page 26 of the original bill, being page 7, line 17 of the printed bill, strike the words and colon "Department of Efficiency:" and insert the following:

"For the Department of Finance, Budget and Business:
Division of Budget:"

The amendment was adopted.

On motion of Mr. Edwards, the following amendments were adopted:

In Section 2, page 10, line 1 of the printed bill, strike the words and colon "For the Department of Business Control:" and insert the following:

"For the Department of Finance, Budget and Business:
General Office, Including Division of Public Institutions and Division of Purchasing:"

In Section 2, page 6, lines 5 and 6 of the printed bill, strike the whole thereof and insert the following:

"Total ............................................. $39,300.00"

In Section 2, page 10, lines 4 and 6 of the printed bill, strike the figures "$504,784.00" and insert in lieu thereof the figures "$494,789.00"

In Section 2, page 11, after line 8 of the original bill, being page 17, after line 32 of the printed bill, add the following:
In Section 2, page 12, line 19 ½ of the original bill, being page 9, lines 15 ½ of the printed bill, add the following: 

"Tax Research .................................................... 15,000.00"

In Section 2, page 12, line 26 of the original bill, being page 9, line 22 of the printed bill, strike the figures "$197,033.00" and insert in lieu thereof the figures "$212,033.00." 

In Section 2, line 22 of the original bill, being line 37, page 3 of the printed bill, strike the figures "$107,000.00," providing for "salaries and wages," and insert in lieu thereof the figures "$125,000.00." 

Mr. Edwards moved the adoption of the following amendment: 

In Section 2, line 23 of the original bill, being line 38, page 3 of the printed bill, strike the figures "$34,300.00," providing for "operations," and insert in lieu thereof the figures "$45,000.00." 

After considerable debate, Mr. Leber demanded the previous question and the demand was sustained. 

The Speaker resumed the chair. 

Division was called for and the amendment was adopted on a rising vote. 

On motion of Mr. Edwards, the following amendments were adopted: 

In Section 2, page 20, line 12 of the original bill, being page 14, line 11 of the printed bill, strike the words "Business Control" and insert in lieu thereof the words "Finance, Budget and Business." 

In Section 2, page 18 of the original bill, strike line 29, being page 13, line 16 of the printed bill, and insert in lieu thereof the following: 

"For bond retirement and Interest.................. $1,583,490.00 
To carry out the purposes of Senate Bill No. 152.... 500,000.00

Total .................................................. $2,083,490.00"

Mr. Smith (M. B.) moved the adoption of the following amendment: 

In Section 2, page 9, lines 40, 41 and 42 of the printed bill, strike the figures "$462,851.60" in line 40, and insert in lieu thereof the figures "$250,000.00;" in line 41 strike the figures "$519,979.80" and insert in lieu thereof the figures "$250,000.00;" in line 42 strike the figures "$982,831.40" and insert in lieu thereof the figures "$500,000.00."

Debate ensued. 

Mr. Neff moved that the amendment be laid on the table without taking anything with it. 

The motion was carried and the amendment was laid on the table without taking anything with it. 

PERSONAL PRIVILEGE.

Mr. Smith (T. E.): 

"I protest against this procedure. I was absent at the time my amendment was offered and my good friend Mr. Smith (M. B.) moved the adoption of the amendment for me. This amendment is a very meritorious one and I feel it should be worthy of considerable thought."

The Speaker: 

"It would be in order that you move that the amendment be lifted from the table."

"For the Department of Public Welfare: 
Division of Child Welfare: 
Salaries and Wages ........................................... 9,120.00 
Operations .................................................... 925.00 

Total .................................................. ............... $10,045.00"
Mr. Smith (T. E.) moved that the amendment be lifted from the table. The motion was lost.

Mr. Edwards moved the adoption of the following amendment:

In Section 2, page 16, line 13½ of the original bill, being page 11, line 37½ of the printed bill, add the following:

"Salaries, wages and operations ....................... $250,000.00

(To be allocated by the State Finance Committee to the University of Washington, on the basis of $125.00 per student per annum for each student in attendance above eight thousand students as shown by the fall registration in each year)"

Debate ensued.

The amendment was adopted.

Mr. Edwards moved the adoption of the following amendment:

In Section 2, page 2, strike all of lines 11, 12, 13, 14 and 15 of the original bill, being page 2, lines 10, 11, 12, 13 and 14 of the printed bill, and insert in lieu thereof the following:

"Salaries, Wages and Operations ........................ $45,000.00

Investigation and Emergency Purposes, to be distributed on vouchers approved by the Governor .................. 16,000.00

Extradition Expenses ........................................ 12,000.00

Total .......................................................... $73,000.00"

Considerable debate ensued.

Mr. Sandegren demanded the previous question and the demand was sustained.

A roll call was demanded and the demand was sustained.

The Clerk called the roll and the amendment was adopted by the following vote: Yeas, 39; nays, 38; absent or not voting, 22.

Those voting yea were: Representatives Adams, Austin, Boede, Brown, Cohen, Cowen, Devenish, Edwards, Ford, Haddon, Halleran, Hurley, Johnston (Geo. H.), Jones, Karr, Kelly, Kemp, Leber, Luck, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), Myers, Neff, Parker, Reilly, Richmond (W. A.), Robbins, Skinner, Smith (B. L.), Sullivan, Todd, Wanamaker, Wentworth, Wilson, Yantis, Mr. Speaker—39.

Those voting nay were: Representatives Bice, Bohlke, Bowden, Carty, Christianson, Clark, Copeland, Dixon, Drew, Easterday, Eddy, Edlund, Freese, Gardner, Gessell, Gifford, Hall, Herren, Holt, Johnson (W. A.), Keith, Klemgard, Ledgerwood, Lindgren, McCarty, McCauley, McDonnell, Morgan, Murray, Nelsen, Sandegren, Schroeder, Schultz, Smith (J. B.), Smith (M. B.), Smith (T. E.), Twidwell, Wiswall—38.

Those absent or not voting were: Representatives Rice, Bohlke, Bowden, Carty, Christianson, Clark, Copeland, Dixon, Drew, Easterday, Eddy, Edlund, Freese, Gardner, Gessell, Gifford, Hall, Herren, Holt, Johnson (W. A.), Keith, Klemgard, Ledgerwood, Lindgren, McCarty, McCauley, McDonnell, Morgan, Murray, Nelsen, Sandegren, Schroeder, Schultz, Smith (J. B.), Smith (M. B.), Smith (T. E.), Twidwell, Wiswall—38.

Those absent or not voting were: Representatives Bell, Boyle, Donahoe, Emory, Gehlen, Hales, Huetter, Johnson (Hans), Keen, Lynch, Mackie, Neal, Ott, Reeves, Richmond (C. L.), Ryan, Sawyer, Strickland, Titus, Van Dyk, Voyce, Wingrove—22.

Mr. Luck moved the adoption of the following amendment:

In Section 2, line 40, page 11 of the printed bill, strike the figures "$1,486,412.58" and insert in lieu thereof the figures "$1,483,412.58;" the difference in the amounts mentioned to be taken from the salary of the President.

Debate ensued.
Mrs. Myers moved that the amendment be laid on the table without taking anything with it.

Division was called for and the motion to lay the amendment on the table without taking anything with it was carried on a rising vote.

Mr. Clark moved the adoption of the following amendment:

In Section 2, page 6, lines 2, 3, 4, 5 and 6 of the printed bill, strike the whole thereof.

Debate ensued.

Mr. Dixon demanded the previous question and the demand was sustained.

The amendment was adopted.

MOTION.

Mr. Martin (J. R.) moved that the House do now reconsider the vote by which the amendment was adopted.

Debate ensued.

The Speaker observed former Representative A. E. Olson from Whitman within the bar of the House and appointed Mrs. Myers to escort him to a seat beside the Speaker.

Mr. Klemgard demanded the previous question and the demand was sustained.

The motion to reconsider was carried.

RECONSIDERATION.

The Speaker declared the question to be on the adoption of the amendment by Mr. Clark.

The amendment was lost.

Mr. Titus moved the adoption of the following amendment:

Amend Section 2, line 9 of the original bill, being line 20, page 8 of the printed bill, strike the figures "$262,800.00" and insert in lieu thereof the figures "$330,000.00."

Amend Section 2, line 12 of the original bill, being line 22, page 8 of the printed bill, strike the figures "$118,250" and insert in lieu thereof "$448,250.00."

Debate ensued.

Mr. Ott demanded the previous question and the demand was sustained.

The amendment was adopted.

Mr. Smith (T. E.) moved the adoption of the following amendment:

In Section 2, line 16 of the original bill, being line 40, page 9 of the printed bill, strike the figures "$462,851.60" and insert in lieu thereof the figures "$300,000.00."

In Section 2, line 17 of the original bill, being line 41, page 9 of the printed bill, strike the figures "$519,979.80" and insert in lieu thereof the figures "$300,000.00."

In Section 2, line 18 of the original bill, being line 42, page 9 of the printed bill, strike the figures "$982,831.40" and insert in lieu thereof the figures "$600,000.00."

Debate ensued.

Mr. Karr demanded the previous question and the demand was sustained.

Division was called for and the amendment was adopted on a rising vote.

On motion of Mr. Adams, the House was declared at recess until 7:30 p. m.
The Speaker called the House to order at 7:30 p.m.

The Clerk called the roll and all members were present except Representatives Adams, Austin, Brown, Cohen, Cowen, Devenish, Easterday, Eddy, Edwards, Emory, Ford, Gifford, Haddon, Hales, Halleran, Holt, Huetter, Hurley, Johnson (Hans), Kemp, Klemgard, Leber, Ledgerwood, Luck, Lynch, Mackie, McCauley, Murray, Neal, Nelsen, Reeves, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Schroeder, Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Todd, Van Dyk, Voyce and Wiswall; Representatives Reeves, Van Dyk and Voyce were excused.

Mr. Edwards 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 Adams, Austin, Brown, Cohen, Cowen, Devenish, Easterday, Eddy, Edwards, Emory, Ford, Gifford, Haddon, Hales, Halleran, Holt, Huetter, Hurley, Johnson (Hans), Kemp, Klemgard, Leber, Ledgerwood, Luck, Lynch, Mackie, McCauley, Murray, Neal, Nelsen, Reeves, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Schroeder, Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Todd, Van Dyk, Voyce and Wiswall; Representatives Reeves, Van Dyk and Voyce having been excused.

On motion of Mr. McCarty, the House proceeded with business under the call of the House without excusing the absentees.

Mr. Keith moved the adoption of the following amendment:

In Section 2, page 11, line 35 of the printed bill, strike the figures "$2,793,923.15" and insert in lieu thereof the figures "$2,450,923.15."

Mr. McCarty moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

NOTICE OF RECONSIDERATION.

Mr. Dixon gave notice that he would move that the House reconsider the vote by which the amendment was lost at 8:00 p.m. this day.

Mr. McDonnell moved the adoption of the following amendment:

In Section 2, page 4, line 32 of the printed bill, strike the figures "$23,000.00" and insert in lieu thereof the figures "$30,000.00."

Debate ensued.

Mr. Martin (F. J.), demanded the previous question and the demand was sustained.

Division was called for and the amendment was lost on a rising vote.

Mr. Bohlke moved the adoption of the following amendment:

In Section 2, page 7, lines 17 to 25 of the printed bill, cut amounts to one-half, and in line 26 insert the figures "$120,150.00."

Mr. Neff moved that the amendment be laid on the table without taking the bill with it.
Division was called for and the amendment was laid on the table without taking the bill with it on a rising vote.

Mr. Luck moved the adoption of the following amendment:

In Section 2, line 16 of the original bill, being line 40, page 11 of the printed bill, strike the figures "$1,486,412.58" and insert in lieu thereof the figures "$1,484,412.58;" the difference to be taken from the salary of the President of the College.

Mr. Sullivan demanded the previous question and the demand was sustained.

Division was called for and the amendment was adopted on a rising vote.

Mr. Sawyer moved the adoption of the following amendments:

In Section 2, page 3, line 31 of the original bill, being line 15, page 3 of the printed bill, strike the figures "$72,750.00" and insert in lieu thereof the figures "$77,750.00;"

In Section 2, page 4, line 1 of the original bill, being line 16, page 3 of the printed bill, strike the figures "$16,050.00" and insert in lieu thereof the figures "$20,000.00;"

In Section 2, page 4, line 4 of the original bill, being line 19, page 3 of the printed bill, strike the figures "$104,250.00" and insert in lieu thereof the figures "$114,200.00;"

The amendments were adopted.

Mr. Drew moved the adoption of the following amendments to the amendment by Mr. Smith (T. E.):

Amend the amendment to Section 2, line 40, page 9 of the printed bill, by striking the figures "$300,000.00" and inserting in lieu thereof the figures "$350,000.00;"

In line 41, page 9 of the printed bill, strike the figures "$300,000.00" and insert in lieu thereof the figures "$350,000.00;"

In line 42, page 9 of the printed bill, strike the figures "$600,000.00" and insert in lieu thereof the figures "$700,000.00;"

The amendments to the amendment were adopted.

Mr. Keith moved the adoption of the following amendment:

In Section 2, page 11, line 36 of the printed bill, strike the figures "$528,597.80" and insert in lieu thereof the figures "$490,000.80;"

Debate ensued.

Mr. Cowen moved that the amendment be laid on the table without taking the bill with it.

Division was called for and the amendment was laid on the table without taking the bill with it on a rising vote.

Mr. Todd moved the adoption of the following amendment:

In Section 2, page 2, line 23 of the printed bill, strike the figures "$2,900.00" and insert in lieu thereof the figures "$5,800.00;"

Mr. Ford moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

On motion of Mr. Reilly, the rules were suspended, Substitute House Bill No. 420 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

Mr. Reilly demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Substitute House Bill No. 420 and the bill passed the House by the following vote: Yeas, 83; nays, 5; absent or not voting, 11.
Those voting yea were: Representatives Adams, Austin, Bell, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gifford, Haddon, Hales, Hall, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Ledgerwood, Lindgren, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Parker, Reilly, Richmond (W. A.), Robbins, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—83.

Those voting nay were: Representatives Easterday, Eddy, Gessell, Luck, Lynch—5.

Those absent or not voting were: Representatives Bice, Boede, Gehlen, Halleran, Leber, Ott, Reeves, Richmond (C. L.), Ryan, Smith (T. E.), Strickland—11.

Substitute House Bill No. 420, having received the constitutional majority, was declared passed.

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

On motion of Mr. Reilly, the rules were suspended, Substitute House Bill No. 420 was ordered engrossed, and the Chief Clerk was directed to immediately transmit the engrossed substitute bill to the Senate.

House Bill No. 656, by Committee on Reclamation and Irrigation: Relating to Columbia Basin Project.

The bill was read the second time by sections.

Mr. McDonnell moved the adoption of the following amendment:

Amend the title, line 1 of the original bill, being line 1 of the printed bill, after the word "the" and before the word "commission" insert the words "Columbia Basin."

The amendment was adopted.

On motion of Mr. McDonnell, the rules were suspended, House Bill No. 656 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Jones demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 656 and the bill passed the House by the following vote: Yeas, 66; nays, 15, absent or not voting, 18.

Those voting yea were: Representatives Adams, Austin, Bohlke, Carty, Christianson, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Easterday, Eddy, Edlund, Emory, Ford, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Herren, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Kemp, Klemgard, Ledgerwood, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonnell, Morgan, Murray, Myers, Neff, Nelsen, Ott, Parker, Reilly, Richmond (C. L.), Robbins, Sandegren, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Titus, Twidwell, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—66.
Those voting nay were: Representatives Bell, Bowden, Boyle, Freese, Johnson (Hans), Luck, Lynch, McDonald (J. D.), Neal, Richmond (W. A.), Sawyer, Schroeder, Schultz, Sullivan, Van Dyk—15.

Those absent or not voting were: Representatives Bice, Boede, Brown, Clark, Drew, Edwards, Halleran, Keen, Leber, Lindgren, Mackie, McDonald (R. T.), Reeves, Ryan, Smith (T. E.), Strickland, Todd, Voyce—18.

House Bill No. 656, having received the constitutional majority, was declared passed.

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

On motion of Mr. Reilly, the rules were suspended, House Bill No. 656 was ordered engrossed, and the Chief Clerk was directed to immediately transmit the engrossed bill to the Senate.

House Bill No. 647, by Committee on Reclamation and Irrigation: Relating to underground water.

The bill was read the second time by sections.

On motion of Mr. McDonnell, the rules were suspended, House Bill No. 647 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Reilly demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 647 and the bill passed the House by the following vote: Yeas, 51; nays, 29; absent or not voting, 19.

Those voting yea were: Representatives Adams, Austin, Bohlke, Bowden, Brown, Carty, Cohen, Copeland, Cowen, Devenish, Donahoe, Easterday, Emory, Ford, Freese, Gardner, Haddon, Hales, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kemp, Klemgard, Ledgerwood, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Nelsen, Ott, Parker, Richmond (C. L.), Robbins, Schultz, Smith (B. L.), Wanamaker, Wentworth, Wilson, Wingrove, Mr. Speaker—51.

Those voting nay were: Representatives Bell, Boyle, Christianson, Clark, Dixon, Drew, Eddy, Gessell, Gifford, Hall, Johnson (Hans), Keen, Kelly, Lindgren, Lynch, Mackie, McCauley, Neal, Richmond (W. A.), Sandegren, Sawyer, Schroeder, Skinner, Smith (M. B.), Sullivan, Titus, Twidwell, Van Dyk, Wiswall—29.

Those absent or not voting were: Representatives Bice, Boede, Edlund, Edwards, Gehlen, Halleran, Herren, Leber, Luck, McCarty, Reeves, Reilly, Ryan, Smith (J. B.), Smith (T. E.), Strickland, Todd, Vose, Yantis—19.

House Bill No. 647, having received the constitutional majority, was declared passed.

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

On motion of Mr. McDonnell, the rules were suspended, and the Chief Clerk was directed to immediately transmit the bill to the Senate.

On motion of Mr. McCarty, Mrs. Keen was excused from the call of the House for approximately fifteen minutes.

The Speaker called Mr. Ott to preside.
House Bill No. 586, by Committee on Rural Credits and Agricultural Development (by executive request): Relating to county-owned lands.

The bill was read the second time by sections.

On motion of Mr. Nelsen, the rules were suspended, House Bill No. 586 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Reilly demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 586 and the bill passed the House by the following vote: Yeas, 71; nays, 7; absent or not voting, 21.

Those voting yea were: Representatives Adams, Austin, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Gifford, Haddom, Hales, Hall, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Kemp, Klemgard, Ledgerwood, Lindgren, Luck, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Parker, Reilly, Richmond (W. A.), Robbins, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Sullivan, Titus, Van Dyk, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—71.

Those voting nay were: Representatives Bell, Ford, Gardner, Gessell, Mackie, Ott, Twidwell—7.

Those absent or not voting were: Representatives Bice, Boede, Boyle, Edwards, Emory, Freese, Gehlen, Hallaran, Herren, Huetter, Keen, Leber, Lynch, McDonald (R. T.), Reeves, Richmond (C. L.), Ryan, Smith (T. E.), Strickland, Todd, Voyce—21.

House Bill No. 586, having received the constitutional majority, was declared passed.

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

On motion of Mr. Reilly, the rules were suspended, and the Chief Clerk was directed to immediately transmit the bill to the Senate.

On motion of Mr. McDonald (D. A.), Mr. Van Dyk was excused from the call of the House for approximately thirty minutes.

House Bill No. 552, by Representative Johnson (W. A.) (by departmental request): Relating to public depositaries.

The bill was read the second time by sections.

On motion of Mr. Reilly, the rules were suspended, House Bill No. 552 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 552 and the bill passed the House by the following vote: Yeas, 67; nays, 11; absent or not voting, 21.

Those voting yea were: Representatives Adams, Austin, Bell, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Drew, Eddy, Edlund, Edwards, Ford, Gardner, Haddon, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Ledgerwood, Luck, Martin (F. J.),
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Martin (J. R.), McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Sandegren, Schultz, Skinner, Smith (J. B.), Titus, Todd, Wanamaker, Wentworth, Wilson, Wingrove, Yantis, Mr. Speaker—67.

Those voting nay were: Representatives Dixon, Easterday, Freese, Gifford, Hall, Johnson (Hans), Lynch, McCarty, Sawyer, Twidwell, Voyce—11.

Those absent or not voting were: Representatives Bice, Boede, Emory, Gehlen, Gessell, Hales, Halleran, Herren, Leber, Lindgren, Mackie, Reeves, Ryan, Schroeder, Smith (B. L.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Van Dyk, Wiswall—21.

House Bill No. 552, having received the constitutional majority, was declared passed.

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

On motion of Mr. Johnson (Hans), the rules were suspended, and the Chief Clerk was directed to immediately transmit the bill to the Senate.

The Speaker resumed the chair.

The Speaker observed former Representative Warren G. Magnuson from King within the bar of the House and appointed Mr. McDonald (D. A.) to escort him to a seat upon the rostrum.

House Bill No. 533, by Committee on Forestry and Logged-Off Lands: Relating to forest areas.

The bill was read the second time by sections.

On motion of Mr. Neff, the rules were suspended, House Bill No. 533 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 533 and the bill passed the House by the following vote: Yeas, 58; nays, 20; absent or not voting, 21.

Those voting yea were: Representatives Adams, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Easterday, Eddy, Edwards, Ford, Haddon, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Kemp, Klemgard, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Parker, Reilly, Richmond (C. L.), Sandegren, Sawyer, Schultz, Skinner, Smith (B. L.), Strickland, Wanamaker, Wentworth, Wilson, Wingwall, Yantis, Mr. Speaker—58.

Those voting nay were: Representatives Bohlke, Drew, Edlund, Freese, Gessell, Gifford, Hall, Herren, Johnson (Hans), Keen, Lindgren, McCarty, Neal, Nelsen, Richmond (W. A.), Robbins, Smith (J. B.), Titus, Twidwell, Voyce—20.

Those absent or not voting were: Representatîves Austin, Bell, Bice, Boede, Emory, Gardner, Gehlen, Hales, Halleran, Leber, Lynch, Ott, Reeves, Ryan, Schroeder, Smith (M. B.), Smith (T. E.), Sullivan, Todd, Van Dyk, Wingrove—21.

House Bill No. 533, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Mr. Adams, the rules were suspended, and the Chief Clerk was directed to immediately transmit the bill to the Senate.

The Speaker called Mr. Ott to preside.

**House Bill No. 588**, by Committee on Rural Credits and Agricultural Development: Relating to land policy commission.

Mr. Bell moved that House Bill No. 588 be indefinitely postponed.

Mr. Lynch moved that House Bill No. 588 be laid on the table.

Division was called for and the motion to lay the bill on the table was carried on a rising vote.

**House Bill No. 589**, by Committee on Rural Credits and Agricultural Development: Relating to county tax-title land.

Mr. Bell moved that the bill be laid on the table.

The motion was carried and House Bill No. 589 was laid on the table.

**MOTION.**

Mr. Keith moved that the House do now reconsider the vote by which House Bill No. 604 was removed from the calendar.

Mr. Neal demanded the previous question and the demand was sustained.

The motion to reconsider was carried.

**RECONSIDERATION.**

The Speaker (Mr. Ott presiding) announced that House Bill No. 604 was now before the House on second reading.

**House Bill No. 604**, by Representative Dixon: Relating to appropriations.

On motion of Mr. Yantis, the following amendments were adopted:

Amend the bill by striking everything below the enacting clause and substitute in lieu thereof the following:

"Section 1. There is hereby appropriated from the general funds of the State of Washington the sum of One Thousand Dollars ($1,000) for the relief of Al Meyers for personal injuries sustained by him in the course of his duty as an employee in the House of Representatives during the twenty-fourth session of the Legislature, resulting in medical, surgical and hospital expenses, and time loss of not less than three months.

"Sec. 2. This act is necessary for the support of the state government and its existing public institutions and shall take effect immediately."

Amend the title, by striking the whole thereof and substituting therefor the following:

"An Act for the relief of Al Meyers and declaring an emergency."

On motion of Mr. Yantis, the rules were suspended, House Bill No. 604 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 604 and the bill passed the House by the following vote: Yeas, 86; nays, 0; absent or not voting, 13.

Those voting yea were: Representatives Adams, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gehlen, Gifford, Haddon, Hales, Hall, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Ledgerwood, Lindgren, Luck, Lynch,
Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Strickland, Sullivan, Twidwell, Voyce, Wanamaker, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—86.

Those absent or not voting were: Representatives Austin, Bell, Gessell, Halleran, Klemgard, Leber, Reeves, Ryan, Smith (T. E.), Titus, Todd, Van Dyk, Wentworth—13.

House Bill No. 604, having received the constitutional majority, was declared passed.

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

On motion of Mr. Yantis, the rules were suspended, House Bill No. 604 was ordered engrossed, and the Chief Clerk was directed to immediately transmit the engrossed bill to the Senate.

With the consent of the House, Representatives Keith and Edwards were excused from the call of the House for approximately twenty minutes.

House Bill No. 536, by Representatives Neff, Ledgerwood and Wanamaker: Relating to aeronautics.

The bill was read the second time by sections.

On motion of Mr. Adams, the rules were suspended, House Bill No. 536 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

Mr. Sandegren moved that the bill be laid on the table.

The motion was carried and House Bill No. 536 was laid on the table.

House Bill No. 156, by Committee on Rules and Order (by departmental request): Relating to shell fish.

Mr. Skinner moved that the bill be indefinitely postponed.

Debate ensued.

Mr. Lindgren moved that House Bill No. 156 be laid on the table.

Division was called for and the motion to lay House Bill No. 156 on the table was carried on a rising vote.

House Bill No. 60, by Representative Strickland: Relating to blind students.

On motion of Mr. Strickland, Substitute House Bill No. 60 was substituted for House Bill No. 60.

MR. SPEAKER:

We, a majority of your Committee on Appropriations, to whom was referred Substitute House Bill No. 60, entitled "An Act providing assistance for blind students attending state institutions of higher learning within the State of Washington; appropriating money 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 with the following amendments:

In Section 2, lines 18 and 19 of the original substitute bill, being lines 10 and 11 of the printed bill, after the word "exceed" strike the words and figures "Five Hundred Dollars ($500.00)" and insert in lieu thereof the words and figures "Two Hundred Fifty Dollars ($250.00)."

R. Speaker:
In Section 2, line 21 of the original substitute bill, being line 12 of the printed bill, after the word "readers" strike the comma (,) and insert in lieu thereof the word "and."

In Section 2, line 21 of the original substitute bill, being line 13 of the printed bill, after the word "books" strike the words "and tuition."

In Section 2, lines 23 and 24 of the original substitute bill, being line 15 of the printed bill, after the word "aforesaid" insert a period (.) and strike the balance of the section.

At the end of Section 3, line 31 of the original substitute bill, being line 21 of the printed bill, add the following:

"The moneys allocated in the manner more particularly referred to in the section next preceding this shall be paid by said State Board of Education directly to the person, firm or corporation furnishing said books or supplying said reading services: Provided, however, That any portion of said annual allowance for the use of any such blind student which is unexpended for readers and books may, in the discretion of said State Board, be by it used for the purpose of defraying personal living expenses of said blind student while attending said state institution of higher learning: And provided further, That no such blind student shall be charged any tuition or laboratory fee while attending any such institution." A. E. Edwards, Chairman.


Substitute House Bill No. 60 was read the second time by sections.

On motion of Mrs. Haddon, the committee amendments were adopted.

On motion of Mrs. Haddon, the rules were suspended, Substitute House Bill No. 60 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Substitute House Bill No. 60 and the bill passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Adams, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christanson, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Herren, Holt, Hueter, Hurley, Johnson (Hans), Johnston (Geo. H.), Jones, Karr, Keen, Kelly, Kemp, Klemgard, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Strickland, Sullivan, Tittus, Todd, Twidwell, Van Dyk, Voyce, Wamaker, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—87.

Those absent or not voting were: Representatives Austin, Boyle, Clark, Gehlen, Halleran, Johnson (W. A.), Keith, Leber, Reeves, Smith (M. B.), Smith (T. E.), Wentworth—12.

Substitute House Bill No. 60, having received the constitutional majority, was declared passed.

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

On motion of Mr. Strickland, the rules were suspended, Substitute House Bill No. 60 was ordered engrossed, and the Chief Clerk was directed to immediately transmit the engrossed substitute bill to the Senate.
House Bill No. 565, by Representative Donahoe: Relating to county roads.

Mr. Easterday moved that the bill be indefinitely postponed.

Debate ensued.

Mr. Adams demanded the previous question and the demand was sustained.

The motion was carried and House Bill No. 565 was indefinitely postponed.

House Bill No. 349, by Representatives Reeves, Adams, McDonald (D. A.) and Murray: Relating to burial of the dead.

Mr. Adams moved that House Bill No. 529 be substituted for House Bill No. 349.

Mr. Wilson moved that the motion be laid on the table without taking anything with it.

The motion was carried and the motion by Mr. Adams was laid on the table without taking anything with it.

House Bill No. 349 was read the second time by sections.

On motion of Mr. Wilson, the rules were suspended, House Bill No. 349 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. McDonald (D. A.) demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 349 and the bill passed the House by the following vote: Yeas, 74; nays, 11; absent or not voting, 14.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Christianson, Cohen, Copeland, Cowen, Devenish, Donahoe, Drew, Easterday, Edwards, Emory, Ford, Gardner, Gifford, Haddon, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), McCarty, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Neff, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Sandegren, Sawyer, Schultz, Smith (B. L.), Smith (J. B.), Strickland, Sullivan, Titus, Todd, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—74.

Those voting nay were: Representatives Boyle, Carty, Eddy, Hall, Klemgard, Ledgerwood, Martin (J. R.), McCauley, Neal, Nelsen, Twidwell—11.

Those absent or not voting were: Representatives Clark, Dixon, Edlund, Fregse, Gehlen, Gessell, Hales, Halleran, Leber, Ryan, Schroeder, Skinner, Smith (M. B.), Smith (T. E.)—14.

House Bill No. 349, having received the constitutional majority, was declared passed.

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

On motion of Mr. McDonald (D. A.), the rules were suspended, and the Chief Clerk was directed to immediately transmit the bill to the Senate.
House Bill No. 28, by Representative Holt: Relating to fire protection
districts.

On motion of Mr. Holt, Substitute House Bill No. 23 was substituted for
House Bill No. 28 and read by sections.

Mr. Bell moved the adoption of the following amendment:

In Section 2, line 17 of the original bill, being line 7 of the printed bill, strike the
words and figures "ten per cent (10%)" and insert in lieu thereof the words and figures
"fifty per cent (50%)."

Debate ensued.

Mr. Bowden moved that the amendment be laid on the table without
taking anything with it.

The motion was lost.

Mr. Sandegren demanded the previous question and the demand was sus­
tained.

The amendment was adopted.

On motion of Mr. Holt, the rules were suspended, Substitute House Bill
No. 23 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Substitute House Bill
No. 23 and the bill passed the House by the following vote: Yeas, 68; nays,
18; absent or not voting, 13.

Those voting yea were: Representatives Adams, Austin, Boede, Bowden,
Boyle, Brown, Carty, Christianson, Cohen, Cowen, Drew, Easterday, Eddy,
Edlund, Emory, Ford, Gardner, Gifford, Hales, Hall, Herren, Holt, Huetter,
Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keen,
Keith, Kelly, Kemp, Klemgard, Ledgerwood, Luck, Lynch, Martin (F. J.),
Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.),
McDonald (R. T.), McDonnell, Murray, Myers, Neal, Neff, Nelsen, Ott,
Parker, Reilly, Richmond (W. A.), Robbins, Sandegren, Sawyer, Schultz,
Strickland, Sullivan, Todd, Twidwell, Van Dyk, Voyce, Wentworth, Wilson,
Wiswall, Yantis, Mr. Speaker—68.

Those voting nay were: Representatives Bell, Bice, Bohlke, Clark, Cope­
land, Devenish, Dixon, Donahoe, Gessell, Jones, Lindgren, Morgan, Rich­
mond (C. L.), Schroeder, Smith (B. L.), Smith (J. B.), Titus, Wingrove—18.

Those absent or not voting were: Representatives Edwards, Freese, Geh­
len, Haddon, Halleran, Leber, Mackie, Reeves, Ryan, Skinner, Smith (M. B.),
Smith (T. E.), Wanamaker—13.

Substitute House Bill No. 23, having received the constitutional majority,
was declared passed.

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

On motion of Mr. Holt, the rules were suspended, Substitute House Bill
No. 23 was ordered engrossed, and the Chief Clerk was directed to immedi­
ately transmit the engrossed bill to the Senate.

The Speaker resumed the chair.

House Bill No. 529, by Representative Bohlke: Relating to horticulture.

MR. SPEAKER:

We, a majority of your Committee on Horticulture, to whom was referred House
Bill No. 529, entitled "An Act relating to horticulture, amending Sections 1, 2, 11 and
20 of Chapter 166 of the Laws of 1915 as subsequently amended, 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 fol­
lowing amendments:

In Section 1, line 23 of the original bill, being line 14 of the printed bill, strike
the words "all collected native plants, or parts thereof, whether intended for planting,
decoration, or other purposes."

In Section 1, line 11 of the original bill, being line 28 of the printed bill, after the
word "corporations" strike the remainder of the section and substitute in lieu thereof
a period (.).

Strike the whole of Section 3, including Section 2k.

Amend the bill by renumbering Section 4 to read "Section 3."

In Section 5, under Section 20, strike all new material contained therein.

Amend the bill by renumbering Section 5 to read "Section 4."

Strike the whole of Section 6.

Amend the bill by renumbering Section 7 to read "Section 5."

In lines 2 and 3 of the original bill, being line 2 of the printed bill of the title,
strike the words and comma (,) "and making an appropriation."

H. C. Bohlke, Chairman.

We concur in this report: Chas. Gessell, Arthur Karr, John R. Jones.

Mr. Neff moved that House Bill No. 529 be indefinitely postponed.

Debate ensued.

Mr. Luck moved that House Bill No. 529 be laid on the table.

Division was called for and the motion by Mr. Luck was lost on a rising
vote.

The Speaker declared the question to be on the motion by Mr. Neff to
indefinitely postpone House Bill No. 529.

Mr. Sawyer demanded the previous question and the demand was sus­
tained.

The motion to indefinitely postpone House Bill No. 529 was lost.

The bill was read the second time by sections.

On motion of Mr. Bohlke, the committee amendments to Sections 1, 3 and
4 were adopted.

Mr. Bohlke moved the adoption of the committee amendment to Section
5, under Section 20.

Mr. Herren moved the adoption of the following amendment to the com­
mittee amendment:

Amend the amendment to Section 5 by inserting in line 9, the words and figures
"ten dollars ($10.00)," as now in the original bill.

The amendment to the committee amendment was adopted.

The committee amendment was adopted as amended.

On motion of Mr. Yantis, the committee amendments to Section 5, Sec­tion
6, Section 7 and the title were adopted.

On motion of Mr. Murray, the rules were suspended, House Bill No. 529
was advanced to third reading, the second reading considered the third, and
the bill was placed on final passage.

Mr. Neal demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 529 and
the bill passed the House by the following vote: Yeas, 86; nays, 0; absent
or not voting, 13.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede,
Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen,
Devenish, Dixon, Donohoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory,
Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hall, Herren, Holt, Hurley,
Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (J. R.), McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wiswall, Yantis, Mr. Speaker—86.

Those absent or not voting were: Representatives Boyle, Gehlen, Hales, Halleran, Huetter, Leber, Martin (F. J.), McCarty, McDonald (R. T.), Reeves, Ryan, Sullivan, Wingrove—13.

House Bill No. 529, having received the constitutional majority, was declared passed.

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

On motion of Mr. Murray, the rules were suspended, House Bill No. 529 was ordered engrossed, and the Chief Clerk directed to immediately transmit the engrossed bill to the Senate.

House Bill No. 98, by Representatives Gardner and Martin (F. J.): Relating to rules of the road.

The bill was read the second time by sections.

On motion of Mr. Yantis, the rules were suspended, House Bill No. 98 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 98 and the bill passed the House by the following vote: Yeas, 83; nays, 5; absent or not voting, 11.

Those voting yea were: Representatives Adams, Austin, Bice, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Edlund, Edwards, Emory, Ford, Freeese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Ledgerwood, Lindgren, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Reilly, Richmond (C. L.), Richmond (W. A.), Sawyer, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—83.

Those voting nay were: Representatives Eddy, Luck, Lynch, Robbins, Sandegren—5.

Those absent or not voting were: Representatives Bell, Boede, Boyle, Halleran, Leber, McDonald (J. D.), McDonald (R. T.), Parker, Reeves, Ryan, Schroeder—11.

House Bill No. 98, having received the constitutional majority, was declared passed.

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

On motion of Mr. Yantis, the rules were suspended, and the Chief Clerk was directed to immediately transmit the bill to the Senate.
House Bill No. 464, by Representative Schultz: Relating to state game fund.

Mr. Speaker:

We, a majority of your Committee on Game and Game Fish, to whom was referred House Bill No. 464, entitled "An Act relating to the establishment of a state game fund and disbursements therefrom, and amending Section 31, Chapter 3, Laws of 1933 (5884*, Remington's Revised Statutes of Washington)," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In Section 31, line 12 of the original bill, being line 5 of the printed bill after the word "monies" and before the word "received" insert the words "except hereinafter provided."

In Section 31, line 18 of the original bill, being line 9 of the printed bill, strike all the amendatory matter down to and including the period (.) following the word "fish" on line 25 of the original bill, being line 14 of the printed bill, and insert in lieu thereof the following: "Provided, however, That fifty per cent (50%) of all the fines and forfeitures under the provisions of this act shall be retained by the county in which such fines and forfeitures are collected."


The bill was read the second time by sections.

On motion of Mr. Schultz, the committee amendments were adopted.

On motion of Mr. Schultz, the rules were suspended, House Bill No. 464 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Brown demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 464 and the bill passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 14.

Those voting yea were: Representatives Adams, Austin, Bell, Rice, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Ledgerwood, Lindgren, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reilly, Richmond (W. A.), Robbins, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Strickland, Sullivan, Titus, Todd, Twidwell, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—85.

Those absent or not voting were: Representatives Boede, Boyle, Gehlen, Halleran, Johnson (W. A.), Leber, Lynch, McDonald (R. T.), Reeves, Richmond (C. L.), Ryan, Smith (M. B.), Smith (T. E.), Van Dyk—14.

House Bill No. 464, having received the constitutional majority, was declared passed.

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

On motion of Mr. Schultz, the rules were suspended, House Bill No. 464 was ordered engrossed, and the Chief Clerk was directed to immediately transmit the engrossed bill to the Senate.
Substitute House Bill No. 76, by Committee on Labor and Labor Statistics: Relating to conditions of employment.

Mrs. Keen moved that the Second Substitute House Bill No. 76 be substituted for Substitute House Bill No. 76.

The motion was carried.

The Second Substitute House Bill No. 76 was read the second time by sections.

On motion of Mrs. Keen, the rules were suspended, Second Substitute House Bill No. 76 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Mackie demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Second Substitute House Bill No. 76 and the bill passed the House by the following vote: Yeas, 82; nays, 4; absent or not voting, 13.

Those voting yea were: Representatives Adams, Bell, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Edlund, Edwards, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Herren, Holt, Hueter, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Murray, Myers, Neal, Ott, Parker, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—82.

Those voting nay were: Representatives Bice, Eddy, Emory, Martin (J. R.) — 4.

Those absent or not voting were: Representatives Austin, Boede, Gehlen, Halleran, Hurley, Leber, McDonald (R. T.), Morgan, Neff, Nelsen, Reeves, Ryan, Smith (B. L.) — 13.

Second Substitute House Bill No. 76, having received the constitutional majority, was declared passed.

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

On motion of Mr. Luck, the rules were suspended, and the Chief Clerk was directed to immediately transmit the bill to the Senate.


The bill was read the second time by sections.

On motion of Mr. Wilson, the rules were suspended, House Bill No. 306 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Lynch demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 306 and the bill passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 15.
Those voting yea were: Representatives Adams, Austin, Bell, Bice, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Herren, Holt, Huetter, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Keen, Keith, Kelly, Kemp, Lindgren, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Myers, Neal, Nelsen, Ott, Parker, Reilly, Richmond (W. A.), Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—84.

Those absent and not voting were: Representatives Boede, Emory, Halleran, Karr, Klemgard, Leber, Ledgerwood, Murray, Neff, Reeves, Richmond (C. L.), Robbins, Ryan, Voyce—15.

House Bill No. 306, having received the constitutional majority, was declared passed.

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

On motion of Mr. McCarty, the rules were suspended, and the Chief Clerk was directed to immediately transmit the bill to the Senate.

House Bill No. 626, by Committee on Industrial Insurance (by departmental request): Relating to compensation for injured workers.

The bill was read the second time by sections.

On motion of Mr. Cowen, the rules were suspended, House Bill No. 626 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 626 and the bill passed the House by the following vote: Yeas, 85; nays, 3; absent or not voting, 11.

Those voting yea were: Representatives Adams, Austin, Bell, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Edlund, Edwards, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Nelsen, Ott, Parker, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—85.

Those voting nay were: Representatives Eddy, Emory, Klemgard—3.

Those absent or not voting were: Representatives Bice, Boede, Clark, Gehlen, Halleran, Kemp, Leber, Martin (F. J.), Neff, Reeves, Ryan—11.

House Bill No. 626, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.
On motion of Mr. Mackie, the rules were suspended and the Chief Clerk was directed to immediately transmit the bill to the Senate.

With the consent of the House, Mr. Sandegren was excused from the call of the House for approximately ten minutes.

**House Bill No. 622**, by Representative Drew: Relating to constables.

The bill was read the second time by sections.

On motion of Mr. Drew, the rules were suspended, House Bill No. 622 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 622 and the bill passed the House by the following vote: Yeas, 81; nays, 4; absent or not voting, 14.

Those voting yea were: Representatives Adams, Austin, Bell, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freeese, Haddon, Hales, Hall, Herren, Holt, Huetter, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Murray, Myers, Neal, Neff, Nelsen, Parker, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voice, Wanamaker, Wilson, Wingrove, Yantis, Mr. Speaker—81.

Those voting nay were: Representatives Bice, Copeland, Gifford, Morgan—4.

Those absent or not voting were: Representatives Gardner, Gehlen, Gessell, Halleran, Hurley, Kemp, Klemgard, Leber, Martin (F. J.), Ott, Reeves, Sandegren, Wentworth, Wiswall—14.

House Bill No. 622, having received the constitutional majority, was declared passed.

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

On motion of Mr. Drew, the rules were suspended, and the Chief Clerk was directed to immediately transmit the bill to the Senate.

**House Bill No. 257**, by Representative Strickland: Relating to justices of the peace.

The bill was read the second time by sections.

On motion of Mr. Strickland, the rules were suspended, House Bill No. 257 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 257 and the bill passed the House by the following vote: Yeas, 86; nays, 0; absent or not voting, 13.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Eddy, Edlund, Edwards, Emory, Ford, Freeese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Herren, Holt, Huetter, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones,
FIFTY-SEVENTH DAY, MARCH 11, 1935

Karr, Keen, Keith, Kelly, Kemp, Klemgard, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Myers, Neal, Neff, Nelsen, Parker, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Voyce, Wanamaker, Wentworth, Wilson, Yantis, Mr. Speaker—86.

Those absent or not voting were: Representatives Boyle, Easterday, Halleran, Hurley, Leber, Martin (F. J.), Murray, Ott, Reeves, Ryan, Van Dyk, Wingrove, Wiswall—13.

House Bill No. 257, having received the constitutional majority, was declared passed.

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

On motion of Mr. Strickland, the rules were suspended, and the Chief Clerk was directed to immediately transmit the bill to the Senate.

MOTION.

Mr. Smith (T. E.) moved that the rules be suspended and House Joint Resolution No. 1 be placed on the calendar immediately.

Division was called for and the motion, having failed to receive the necessary two-thirds majority, was declared lost.

House Bill No. 664, by Representatives Brown, Martin (F. J.), Hurley, McCarty, Drew, Boyle, Parker, Keen, Klemgard, Dixon, Bice and Cohen: Relating to right of redemption.

The bill was read the second time by sections.

Mr. Sawyer moved the adoption of the following amendment:

In Section 1, line 14 of the original bill, being lines 5 and 6 of the printed bill, strike the words and figure “eight per cent (8%)” and insert in lieu thereof the words and figure “six per cent (6%).”

The amendment was adopted.

On motion of Mr. Brown, the rules were suspended, House Bill No. 664 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 664 and the bill passed the House by the following vote: Yeas, 61; nays, 34; absent or not voting, 4.

Those voting yea were: Representatives Bell, Bice, Boede, Bowden, Boyle, Brown, Carty, Clark, Cohen, Dixon, Drew, Easterday, Edlund, Edwards, Ford, Freese, Gehlen, Gifford, Haddon, Hales, Hall, Halleran, Herren, Hurley, Johnson (Hans), Karr, Keen, Kelly, Klemgard, Lindgren, Lynch, Martin (F. J.), McCarty, McCauley, McDonald (J. D.), McDonnell, Murray, Myers, Neal, Nelsen, Parker, Reilly, Richmond (W. A.), Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wingrove, Wiswall—61.

Those voting nay were: Representatives Adams, Austin, Bohlke, Christianson, Copeland, Devenish, Donahoe, Eddy, Emory, Gardner, Gessell, Holt, Huetter, Johnson (W. A.), Johnston (Geo. H.), Jones, Keith, Kemp, Leber, Ledgerwood, Luck, Mackie, Martin (J. R.), McDonald (D. A.), McDonald
Those absent or not voting were: Representatives Cowen, Neff, Reeves, Ryan—4.

House Bill No. 664, having received the constitutional majority, was declared passed.

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

On motion of Mr. Brown, the rules were suspended, House Bill No. 664 was ordered engrossed, and the Chief Clerk was directed to immediately transmit the engrossed bill to the Senate.

House Bill No. 644, by Representative Reeves: Relating to blind persons.

Mrs. Edlund moved that House Bill No. 644 be indefinitely postponed.

Mr. McCarty moved as a substitute that the motion by Mrs. Edlund be laid on the table without taking the bill with it.

The motion by Mr. McCarty was carried.

The bill was read the second time by sections.

Mr. Dixon moved the adoption of the following amendments:

In Section 4, beginning with the word “in” in line 12 of the original bill, being line 9 of the printed bill, strike all the matter down to and including the word “case” in line 14 of the original bill, being line 10 of the printed bill.

In line 12 of the original bill, being line 8 of the printed bill, after the word “assistance” insert the following: “of $30. per month.”

Debate ensued.

Mr. McCarty demanded the previous question and the demand was sustained.

The amendments were adopted.

Mr. Dixon moved the adoption of the following amendment:

Amend the bill by striking the whole of Section 15.

Debate ensued.

Mr. Sandegren demanded the previous question and the demand was sustained.

The amendment was adopted.

Mr. Yantis moved the adoption of the following amendment:

Amend the bill further by renumbering the remaining sections consecutively.

The amendment was adopted.

On motion of Mr. Reilly, the rules were suspended, House Bill No. 644 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

Mr. Klemgard demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 644 and the bill passed the House by the following vote: Yeas, 65; nays, 23; absent or not voting, 11.

Those voting yea were: Representatives Adams, Bell, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Devenish, Dixon, Easterday, Eddy, Edlund, Edwards, Ford, Gehlen, Gessel, Gifford, Gales, Hall, Herren, Holt,
Hurley, Johnson (Hans), Johnston (Geo. H.), Karr, Keen, Kelly, Kemp, Leber, Mackie, Martin (F. J.), Martin (J. R.), McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reilly, Richmond (W. A.), Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Strickland, Sullivan, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Yantis, Mr. Speaker—65.

Those voting nay were: Representatives Austin, Boyle, Copeland, Donahoe, Drew, Emory, Freese, Hadden, Halleran, Johnson (W. A.), Keith, Klemgard, Ledgerwood, Lindgren, McCarty, McDonald (J. D.), Morgan, Richmond (C. L.), Robbins, Smith (J. B.), Smith (M. B.), Smith (T. E.), Titus—23.

Those absent or not voting were: Representatives Bice, Boede, Cowen, Gardner, Huetter, Jones, Luck, Lynch, Reeves, Ryan, Wiswall—11.

House Bill No. 644, having received the 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.

Mrs. Edlund gave notice that in one-half hour she would move that the House reconsider the vote by which House Bill No. 644 was passed.

House Bill No. 641, by Representative Reeves: Relating to higher educational institutions.

The bill was read the second time by sections.

On motion of Mr. Yantis, the rules were suspended, House Bill No. 641 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 641 and the bill passed the House by the following vote: Yeas, 80; nays, 0; absent or not voting, 19.

Those voting yea were: Representatives Adams, Austin, Bell, Bohlke, Bowden, Brown, Christianson, Clark, Cohen, Copeland, Devenish, Donahoe, Drew, Easterday, Edwards, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Hales, Hall, Halleran, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Nelsen, Ott, Parker, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Sullivan, Titus, Twidwell, Voyce, Wanamaker, Wingrove, Wiswall, Yantis, Mr. Speaker—80.

Those absent or not voting were: Representatives Bice, Boede, Boyle, Carty, Cowen, Dixon, Eddy, Edlund, Hadden, Herren, Lynch, Neff, Reeves, Ryan, Strickland, Todd, Van Dyk, Wentworth, Wilson—19.

House Bill No. 641, having received the constitutional majority, was declared passed.

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

On motion of Mr. Yantis, the rules were suspended, and the Chief Clerk was directed to immediately transmit the bill to the Senate.
House Bill No. 311, by Representative Yantis: Relating to interstate commerce.

The bill was read the second time by sections.

On motion of Mr. Yantis, the rules were suspended, House Bill No. 311 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 311 and the bill passed the House by the following vote: Yeas, 81; nays, 1; absent or not voting, 17.

Those voting yea were: Representatives Adams, Austin, Bell, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Devenish, Dixon, Drew, Easterday, Edlund, Edwards, Emory, Freese, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), Morgan, Murray, Myers, Neal, Nelsen, Parker, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Sandegren, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—81.

Those voting nay were: Representative Eddy—1.

Those absent or not voting were: Representatives Bice, Boede, Boyle, Cowen, Donahoe, Ford, Gardner, Johnson (Hans), Johnson (W. A.), Klemgard, McDonnell, Neff, Ott, Reeves, Ryan, Skinner, Wanamaker—17.

House Bill No. 311, having received the constitutional majority, was declared passed.

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

On motion of Mr. Yantis, the rules were suspended, and the Chief Clerk was directed to immediately transmit the bill to the Senate.

House Bill No. 433, by Representative Keen: Relating to mortgage foreclosures.

The bill was read the second time by sections.

Mr. Murray moved the adoption of the following amendment:

Amend the bill by adding thereto a new section to be known as Section "1½," to read as follows:

"Sec. 1½. The provisions of this act shall not apply to any mortgage while such mortgage is held by the United States or by any agency, department, bureau board or Commission thereof as security or pledge of the maker, its successors or assigns."

The amendment was adopted.

The Speaker called Mr. Halleran to preside.

Mr. Martin (J. R.) moved the adoption of the following amendment:

In Section 1, line 26 of the original bill, being line 16 of the printed bill, after the word "granted" and before the word "in" strike the balance of the section.

The amendment was adopted.

On motion of Mr. Drew, the rules were suspended, House Bill No. 433 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
The Clerk called the roll on the final passage of House Bill No. 433 and the bill passed the House by the following vote: Yeas, 73; nays, 7; absent or not voting, 19.

Those voting yea were: Representatives Adams, Austin, Bell, Boyle, Brown, Clark, Cohen, Devenish, Dixon, Drew, Easterday, Edlund, Edwards, Ford, Freese, Gessell, Gifford, Hales, Hall, Halleran, Herben, Holt, Huetter, Hurley, Johnson (Hans), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Murray, Myers, Neal, Nelsen, Parker, Richmond (C. L.), Richmond (W. A.), Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Sullivan, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—73.

Those voting nay were: Representatives Christianson, Copeland, Donahoe, Eddy, Emory, Leber, Morgan—7.

Those absent or not voting were: Representatives Bice, Boede, Bohlke, Bowden, Carty, Cowen, Gardner, Gehlen, Haddon, Johnson (W. A.), Neff, Ott, Reeves, Reilly, Robbins, Ryan, Smith (T. E.), Strickland, Titus—19.

House Bill No. 433, having received the constitutional majority, was 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. Keen, the rules were suspended, House Bill No. 433 was ordered engrossed, and the Chief Clerk was directed to immediately transmit the engrossed bill to the Senate.

The Speaker resumed the chair.

House Bill No. 415, by Representative Brown: Relating to licensing of contractors.

Mr. Austin moved that the bill be indefinitely postponed.

Mr. McCarty moved as a substitute that the motion by Mr. Austin be laid on the table without taking the bill with it.

The substitute motion was carried and the motion by Mr. Austin was laid on the table without taking the bill with it.

Mr. Brown moved that Substitute House Bill No. 415 be substituted for House Bill No. 415.

The motion was carried.

Substitute House Bill No. 415 was read the second time by sections.

On motion of Mr. Brown, the rules were suspended, Substitute House Bill No. 415 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Adams moved that further proceedings under the call of the House be dispensed with.

Division was called for and the motion was lost on a rising vote.

Mr. Jones demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Substitute House Bill No. 415 and the bill passed the House by the following vote: Yeas, 52; nays, 41; absent or not voting, 6.
Those voting yea were: Representatives Adams, Bell, Bowden, Brown, Cohen, Dixon, Drew, Easterday, Edwards, Emory, Ford, Freese, Gehlen, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Keith, Martin (F. J.), McCarty, McDonald (D. A.), McDonald (J. D.), McDonnell, Murray, Neal, Neff, Nelsen, Parker, Reilly, Richmond (W. A.), Robbins, Sandegren, Sawyer, Schroeder, Strickland, Sullivan, Titus, Todd, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wiswall, Yantis-52.

Those voting nay were: Representatives Austin, Bohlke, Boyle, Carty, Christianson, Clark, Copeland, Devenish, Donahoe, Eddy, Edlund, Gardner, Gessell, Gifford, Haddon, Karr, Keen, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Lynch, Mackie, Martin (J. R.), McCauley, McDonald (R. T.), Morgan, Myers, Ott, Richmond (C. L.), Schultz, Skinner, Smith (J. B.), Smith (M. B.), Smith (T. E.), Twidwell, Wingrove, Mr. Speaker-41.

Those absent or not voting were: Representatives Bice, Boede, Cowen, Luck, Reeves, Ryan—6.

Substitute House Bill No. 415, having received the constitutional majority, was declared passed.

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

On motion of Mr. Brown, the rules were suspended, and the Chief Clerk was directed to immediately transmit the bill to the Senate.

House Bill No. 500, by Representative Jones: Relating to stock brands.

On motion of Mr. Jones, Substitute House Bill No. 500 was substituted for House Bill No. 500.

Mr. Speaker:

We, a majority of your Committee on Dairy and Livestock, to whom was referred Substitute House Bill No. 500, entitled "An Act relating to branding, tattooing, identification, shipping, transporting or driving of livestock; providing for the administration of same; providing penalties for the violation thereof; providing for the publishing of records of such tattoo marks and brands; providing for fees for the registration thereof; providing for licensing and bonding persons butchering and slaughtering animals; making an appropriation; and providing for the cancellation of existing brands," have had 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 Sections 10 to 20 inclusive.

Amend the bill further by renumbering the remaining sections consecutively.

In line 1 of the title, strike the comma (,) after the word "tattooing" and insert in lieu thereof the word "and."

In line 1 of the title after the word and comma (,) "identification," strike the words "shipping, transporting or driving."

In line 6 of the original bill, being line 4 of the title of the printed bill, after the word "thereof;" strike the words "providing for licensing and bonding persons butchering and slaughtering animals;".

W. E. Carty, Chairman.

We concur in this report: Ralph Van Dyk, George Twidwell, Lloyd Lindgren, Marcus O. Nelsen, Paul Donahoe, Leslie V. Morgan, Chas. Gessel.

The bill was read the second time by sections.

On motion of Mr. Van Dyk, the committee amendments were adopted.
Mr. Van Dyk moved the adoption of the following amendments:

In Section 21, line 28 of the original bill, being line 18 of the printed bill, strike the comma (,) after the word "recorded" and insert in lieu thereof a period (.) and strike the remainder of the section.

Amend the bill further by renumbering the remaining sections consecutively.

The amendments were adopted.

On motion of Mr. Van Dyk, the rules were suspended, Substitute House Bill No. 500 was advanced to third reading; the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Substitute House Bill No. 500 and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Ledgerwood, Lindgren, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—89.

Those absent or not voting were: Representatives Boede, Gehlen, Leber, Lynch, McCarty, McDonald (R. T.), Reeves, Ryan, Sullivan, Wentworth—10.

Substitute House Bill No. 500, having received the constitutional majority, was declared passed.

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

On motion of Mr. Jones, the rules were suspended, Substitute House Bill No. 500 was ordered engrossed, and the Chief Clerk was directed to immediately transmit the engrossed bill to the Senate.

Mr. Copeland moved that further proceedings under the call of the House be dispensed with.

Division was called for and the motion was lost on a rising vote.

House Bill No. 617, by Representative Reilly: Relating to State Liquor Board.

The bill was read the second time by sections.

On motion of Mr. Reilly, the rules were suspended, House Bill No. 617 was advanced to third reading; the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 617 and the bill passed the House by the following vote: Yeas, 63; nays, 17; absent or not voting, 19.

Those voting yea were: Representatives Adams, Austin, Bell, Bowden, Clark, Cohen, Cowen, Dixon, Drew, Easterday, Edlund, Emory, Freese, Gifford, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keen, Keith, Kelly, Kemp,
Those voting nay were: Representatives Carty, Christianson, Copeland, Donahoe, Eddy, Gessell, Leber, Ledgerwood, McDonald (R. T.), Myers, Neal, Nelsen, Ott, Richmond (C. L.), Skinner, Wanamaker, Mr. Speaker—17.

Those absent or not voting were: Representatives Bice, Boede, Bohlke, Boyle, Brown, Devenish, Edwards, Ford, Gardner, Gehlen, Haddon, Jones, Lynch, Mackie, McDonald (D. A.), Reeves, Ryan, Wentworth, Wiswall—19.

House Bill No. 617, having received the constitutional majority, was declared passed.

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

On motion of Mr. Reilly, the rules were suspended, and the Chief Clerk was directed to immediately transmit the bill to the Senate.


The bill was read the second time by sections.

Miss Parker moved the adoption of the following amendment:
In Section 2, strike the amendatory matter contained in lines 12 and 13.

The amendment was adopted.

Miss Parker moved the adoption of the following amendment:
In Section 2, line 4 of the original bill, being line 24, page 1 of the printed bill, strike the words and figures “five thousand dollars ($5,000.00)” and insert in lieu thereof the words and figures “two thousand dollars ($2,000.00).”

The amendment was adopted.

Mr. Ott moved the adoption of the following amendment:
In Section 2, strike line 11 of the printed bill.

Debate ensued.

Mr. Austin moved that the amendment be laid on the table without taking the bill with it.

Division was called for and the motion to lay the amendment on the table without taking the bill with it was carried on a rising vote.

Mr. Smith (T. E.) moved the adoption of the following amendment:
In Section 4, page 2, line 17 of the printed bill, after the word “county” insert the words “or an old age assistance grant from the State of Washington.”

The amendment was lost.

Miss Parker moved the adoption of the following amendment:
Amend the title, line 3 of the original bill, being line 2 of the printed bill, strike the words and figures “five thousand dollars ($5,000.00)” and insert in lieu thereof the words and figures “two thousand dollars ($2,000.00).”

The amendment was adopted.

Miss Parker moved that the rules be suspended, House Bill No. 273 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Ott demanded a roll call and the demand was sustained.
The Clerk called the roll and the motion to suspend the rules and advance House Bill No. 273 to third reading was carried by the following vote: Yeas, 75; nays, 21; absent or not voting, 3.

Those voting yea were: Representatives Adams, Austin, Bell, Bohlke, Bowden, Boyle, Brown, Christianson, Clarke, Cohen, Cowen, Dixon, Drew, Easterday, Edlund, Edwards, Ford, Freese, Gardner, Gehlen, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Kelly, Kemp, Klemgard, Lindgren, Lynch, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (J. D.), McDonald (R. T.), McDonnell, Murray, Neal, Neff, Nelsen, Parker, Richmond (W. A.), Sandegren, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wentworth, Wilson, Wingrove, Yantis, Mr. Speaker—75.

Those voting nay were: Representatives Bice, Carty, Copeland, Devenish, Donahoe, Eddy, Emory, Gessell, Leber, Ledgerwood, Luck, Mackie, McDonald (D. A.), Morgan, Myers, Ott, Richmond (C. L.), Robbins, Skinner, Wanamaker, Wiswall—21.

Those absent or not voting were: Representatives Boede, Reeves, Ryan—3.

Mr. Van Dyk demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 273, and the bill passed the House by the following vote: Yeas, 52; nays, 44; absent or not voting, 3.

Those voting yea were: Representatives Austin, Bell, Bowden, Boyle, Brown, Clark, Cohen, Dixon, Drew, Easterday, Edlund, Ford, Freese, Gardner, Gehlen, Gifford, Hales, Hall, Herren, Holt, Huetter, Hurley, Johnson (Hans), Keen, Kelly, Lindgren, Lynch, Martin (F. J.), McCarty, McCauley, McDonald (J. D.), McDonnell, Neal, Nelsen, Parker, Richmond (W. A.), Sandegren, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wilson, Wingrove—52.

Those voting nay were: Representatives Adams, Bice, Bohlke, Carty, Christianson, Copeland, Cowen, Devenish, Donahoe, Eddy, Edwards, Emory, Gessell, Haddon, Halleran, Huetter, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kemp, Klemgard, Leber, Ledgerwood, Luck, Mackie, Martin (J. R.), McDonald (D. A.), McDonald (R. T.), Morgan, Murray, Myers, Neff, Ott, Reilly, Richmond (C. L.), Robbins, Skinner, Wanamaker, Wentworth, Wiswall, Yantis, Mr. Speaker—44.

Those absent or not voting were: Representatives Boede, Reeves, Ryan—3.

House Bill No. 273, having received the constitutional majority, was declared passed.

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

On motion of Mr. Titus, the rules were suspended, House Bill No. 273 was ordered engrossed, and the Chief Clerk was directed to immediately transmit the engrossed bill to the Senate.
House Bill No. 468, by Representative Richmond (W. A.) (by request): Relating to State Chiropractors' Association.


MR. SPEAKER:

We, your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred House Bill No. 468, entitled "An Act to create an association to be known as the 'Washington State Chiropractors' Association,' to provide for its organization, government, membership and powers to regulate the practice of chiropractic and to provide penalties for the violation of said act and repealing of acts or parts of acts in conflict therewith," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In Section 8, line 11 of the original bill, strike the semicolon (;) following the word "admission" and insert in lieu thereof the following: "only as it pertains to the state association;"

In Section 8, line 20 of the original bill, strike the period (.) following the word "same," insert in lieu thereof a colon (:) and add the following: "Provided, That this law or any rule or rules made under the provisions of this law shall not affect the provisions of the 'Basic Science Law.'"

Amend the title, in line 5 strike the word "of" following the word "repealing" and Insert in lieu thereof the word "all." R. D. Wiswall, Chairman.


The bill was read the second time by sections.

With the consent of the House, the committee amendments were withdrawn.

On motion of Mr. Richmond (W. A.), the rules were suspended, House Bill No. 468 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 468, and the bill passed the House by the following vote: Yeas, 65; nays, 22; absent or not voting, 12.

Those voting yea were: Representatives Austin, Bell, Boede, Bohlke, Brown, Christianson, Clark, Cohen, Cowen, Dixon, Drew, Easterday, Eddy, Edlund, Edwards, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Huetter, Hurley, Johnson (Hans), Keen, Keith, Kelly, Klemgard, Leber, Ledgerwood, Lindgren, Lynch, Martin (F. J.), McCarty, McCauley, McDonald (J. D.), McDonnell, Myers, Neal, Nelsen, Ott, Reilly, Richmond (W. A.), Robbins, Sandegren, Sawyer, Schroeder, Schultz, Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voyce, Wentworth, Wilson, Wingrove, Yantis—65.

Those voting nay were: Representatives Adams, Bice, Bowden, Boyle, Copeland, Devenish, Donahoe, Ford, Holt, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Kemp, Luck, McDonald (R. T.), Morgan, Murray, Parker, Smith (B. L.), Wiswall, Mr. Speaker—22.

Those absent or not voting were: Representatives Carty, Emory, Mackie, Martin (J. R.), McDonald (D. A.), Neff, Reeves, Richmond (C. L.), Ryan, Skinner, Todd, Wanamaker—12.

House Bill No. 468, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.
On motion of Mr. Richmond (W. A.), the rules were suspended, and the Chief Clerk was directed to immediately transmit the bill to the Senate.

**House Bill No. 437**, by Representative Schroeder: Relating to state motor liability insurance.

**House of Representatives, Olympia, Wash., February 26, 1935.**

**Mr. Speaker:**

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 437, entitled "An Act requiring owners and operators of motor vehicles to pay fees for the establishment of a motor vehicle liability insurance policy for the purpose of compensating persons injured by vehicles," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In Section 9, line 22 of the original bill, being line 13 of the printed bill, following the word "guardian" strike the period (.) and insert in lieu thereof the following: "excepting that minors twelve (12) years of age or under shall not receive the one dollar ($1) daily payment."

Amend the bill by striking all of Section 16.

Amend the bill by renumbering Section 17 to read "Section 16."

Chairman


**House of Representatives, Olympia, Wash., February 26, 1935.**

**Mr. Speaker:**

We, a minority of your Committee on Roads and Bridges, to whom was referred House Bill No. 437, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

Vic Skinner, Chairman.


The bill was read the second time by sections.

On motion of Mr. Schroeder, the committee amendments were adopted.

Mr. Nelsen moved the adoption of the following amendment:

In Section 4, line 18 of the original bill, being line 6, page 2 of the printed bill, strike the period (.) and add the following: "Provided, That this act shall not apply to any motorist or operator who has filed with the Director of Labor and Industries a liability insurance policy in the amount of not less than $5,000 for any recovery for personal injury by one person and not less than $10,000 for any persons receiving personal injury by reason of one act of negligence. Each such policy for liability insurance shall be kept in full force and effect, and upon failure to do so shall pay the full amount required by this act."

The amendment was adopted.

Mr. Schroeder moved that the rules be suspended, House Bill No. 437 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

A roll call was demanded and the demand was sustained.

The Clerk called the roll and the motion to suspend the rules and advance the bill to third reading was carried by the following vote: Yeas, 58; nays, 18; absent or not voting, 23.

Those voting yea were: Representatives Bell, Bice, Bowden, Boyle, Clark, Cohen, Cowen, Dixon, Drew, Easterday, Edlund, Edwards, Ford,
Those voting nay were: Representatives Adams, Austin, Bohlke, Copeland, Devenish, Donahoe, Leber, Ledgerwood, Lindgren, Luck, Martin (F. J.), Martin (J. R.), McCauley, McDonald (D. A.), McDonald (R. T.), Ott, Robbins, Mr. Speaker—18.

Those absent or not voting were: Representatives Boede, Brown, Carty, Christianson, Eddy, Emory, Gardner, Haddon, Halleran, Holt, Huetter, Hurley, Karr, Mackie, Morgan, Myers, Neff, Reeves, Richmond (C. L.), Ryan, Todd, Wanamaker, Wentworth—23.

The Speaker declared the question before the House to be on the final passage of House Bill No. 437.

Mr. Richmond (W. A.) demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 437 and the bill passed the House by the following vote: Yeas, 52; nays, 14; absent or not voting, 33.

Those voting yea were: Representatives Bell, Bice, Bowden, Boyle, Clark, Cohen, Cowen, Devenish, Dixon, Drew, Easterday, Edlund, Ford, Freese, Gessell, Gifford, Hales, Hall, Herren, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Keen, Keith, Kelly, Klemgard, Lynch, McCarty, McDonald (J. D.), McDonnell, Murray, Neal, Parker, Reilly, Richmond (W. A.), Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voyce, Wilson, Wingrove, Wiswall, Yantis—52.

Those voting nay were: Representatives Adams, Austin, Bohlke, Donahoe, Gehlen, Jones, Kemp, Ledgerwood, Luck, Martin (J. R.), McDonald (R. T.), Nelsen, Robbins, Mr. Speaker—14.

Those absent or not voting were: Representatives Boede, Brown, Carty, Christianson, Copeland, Eddy, Edwards, Emory, Gardner, Haddon, Halleran, Holt, Huetter, Hurley, Karr, Leber, Lindgren, Mackie, Martin (F. J.), McCauley, McDonald (D. A.), Morgan, Myers, Neff, Ott, Reeves, Richmond (C. L.), Ryan, Skinner, Todd, Wanamaker, Wentworth, Wingrove—33.

House Bill No. 437, having received the constitutional majority, was declared passed.

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

On motion of Mr. Adams, the rules were suspended and the Chief Clerk was directed to immediately transmit the bill to the Senate.

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

On motion of Mr. Adams, the House adjourned until 10:00 a. m., Tuesday, March 12, 1935.

S. R. HOLOOMB, Chief Clerk.
FIFTY-EIGHTH DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Tuesday, March 12, 1935.

The Speaker called the House to order at 10:00 a.m.
The Clerk called the roll and all members were present, except Representatives Austin, Boyle, Brown, Freese, Holt, Lynch and Wingrove.

Prayer was offered by Rev. Elmer Johnson, of the Gloria Dei Lutheran Church, of Olympia.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Yantis, further reading was dispensed with and the journal was approved.

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

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 11, 1935.

We, of your Committee on Enrollment, to whom were referred Engrossed House Bill No. 39; also House Concurrent Resolution No. 16, have compared same with the engrossed bill and the original resolution and find them correctly enrolled.

We concur in this report: Joseph Gardner, Walter A. Johnson.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 11, 1935.

We, of your Committee on Engrossment, to whom were referred Engrossed House Bill No. 208; also Engrossed House Bill No. 265, have compared same with the original bills and find them correctly engrossed.

We concur in this report: C. L. Richmond, A. E. Holt.

Mr. Speaker:

We, of your Committee on Engrossment, to whom were referred Engrossed House Bill No. 71; also
Engrossed House Bill No. 220; also
Engrossed House Bill No. 310; also
Engrossed House Bill No. 447; also
Engrossed House Bill No. 477; also
Engrossed House Bill No. 605; also
Engrossed House Bill No. 637, have compared same with the original bills and find them correctly engrossed.

I concur in this report: C. L. Richmond.

MR. SPEAKER:

We, of your Committee on Engrossment, to whom were referred Engrossed House Bill No. 104; also
Engrossed House Bill No. 172; also
Engrossed House Bill No. 271; also
Engrossed House Bill No. 376, have compared same with the original bills and
find them correctly engrossed.
We concur in this report: A. E. Holt, C. L. Richmond.

House Bill No. 462 (reported by Committee on Public Morals):
Majority: Do pass with amendments.
Minority: Do pass.
Passed to second reading.

House of Representatives,

Mr. Speaker:
We, a majority of your Military Committee, to whom was referred House Bill No. 667, entitled "An Act relating to the militia, and amending Section 3, Chapter 49 of the Laws of 1923, being Section 8507 of Remington's Revised 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: Paul J. Huetter, George E. Drew, John N. Wilson, Nelson B. Neff, M. P. Halleran.

Mr. Speaker:
We, a minority of your Military Committee, to whom was referred House Bill No. 667, 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: Mike Smith.
Passed to second reading.

Communication from the Governor.
State of Washington, Executive Department,
Olympia, March 11, 1935.
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. 108: "An Act relating to city, town, county and regional planning and the creation, organization, duties and powers of planning commissions."

House Bill No. 228: "An Act relating to the deposit of public funds in banks by city treasurers, providing for the rate of interest thereon, creating city finance committees, prescribing the duties of such committees, amending Sections 5569 and 5572 of Remington's Revised Statutes, amending Chapter 105 of the Laws of 1905 by adding a new section thereto to be known as Section 4, amending Chapter 22 of the Laws of 1907 by adding a new section thereto to be known as Section 5, and declaring an emergency."

House Bill No. 262: "An Act relating to the deposit of public funds in banks by the several county treasurers of this state and repealing Section 4 of Chapter 45 of the Laws of the Extraordinary Session of 1933."

House Bill No. 353: "An Act relating to oyster lands and repealing Chapters XXIV (24) and XXV (25) of the Laws of 1895 and declaring that this act shall take effect immediately."

Yours very truly,

Richard Hamilton,
Secretary to the Governor.

The Speaker announced he was about to sign House Concurrent Resolution No. 16 and House Bill No. 39.
MESSAGES FROM THE SENATE.

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 342, and the same is herewith transmitted.

Harrison W. Mason, Secretary.

Mr. Speaker:

The Senate has passed: Senate Bill No. 157; also Senate Bill No. 235; also Engrossed Senate Bill No. 320; also Senate Bill No. 324; also Senate Bill No. 322; also Senate Bill No. 346, and the same are herewith transmitted.

Harrison W. Mason, Secretary.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee, to whom was referred Engrossed House Bill No. 582, and passed the bill, and said bill, together with the reports of the Conference Committee, are herewith transmitted.

Harrison W. Mason, Secretary.

REPORT OF CONFERENCE COMMITTEE.

We, of your Conference Committee, to whom was referred Engrossed House Bill No. 582, entitled "An Act relating to and providing for old-age assistance; defining the powers and duties of certain officers in connection therewith; prescribing penalties; appropriating funds for such assistance; repealing Chapter 29, Laws of 1933, abolishing county old age pension fund, amending Section 9, Chapter 55, Laws of 1933, and declaring its effective date," have had the same under consideration, and we report the same back with the following recommendations:

That the House concur in Senate amendments to all sections as follows: "Amend all sections by striking all titles in italics where same appear."

That the Senate recede from its amendment to Section 18, as follows: "Amend Sec. 18, line 25, page 6 of the engrossed bill, after the word 'again' change the '.' to a period (.) and strike the balance of the section."

That the House concur in the Senate amendment to Section 31, as follows: "Amend Sec. 31, line 14, page 10 of the engrossed bill, strike 'state general fund' and insert in lieu thereof 'current expense fund of said county'."

On motion of Mrs. Wanamaker, the report of the Conference Committee on Engrossed House Bill No. 582 was adopted.

The Clerk called the roll and the House passed Engrossed House Bill No. 582 without certain House amendments thereto, by the following vote: Yeas, 73; nays, 11; absent or not voting, 15.
Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohike, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Easterday, Emory, Ford, Gardiner, Gehlen, Gesell, Haddon, Hales, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Klemgard, Leber, Ledgerwood, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Sandegren, Skinner, Smith (B. L.), Strickland, Titus, Todd, Twidwell, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—73.

Those voting nay were: Representatives Dixon, Drew, Edlund, Gifford, Hall, Lindgren, Neal, Nelsen, Smith (T. E.), Van Dyk, Voyce—11.

Those absent or not voting were: Representatives Boyle, Eddy, Edwards, Freese, Johnson (W. A.), Keen, Kemp, Luck, Ryan, Sawyer, Schroeder, Schultz, Smith (J. B.), Smith (M. B.), Sullivan—15.

Engrossed House Bill No. 582, having received the constitutional majority, was declared passed as amended by the Conference Committee.

SENATE AMENDMENTS TO HOUSE BILL.

SENATE CHAMBER,
OLYMPIA, WASH., March 11, 1935.

Mr. Speaker:

The Senate has passed:
Engrossed Substitute House Bill No. 483 with the following amendments:
Amend by striking everything after the enacting clause and inserting in lieu thereof the following:

"SECTION 1. The business of operating as a motor carrier of freight for hire along the highways of this state is declared to be a business affected with a public interest. The rapid increase of motor carrier freight traffic and the fact that under the existing law many motor trucks are not effectively regulated have increased the dangers and hazards on public highways and make it imperative that regulation should be employed to the end that the highways may be rendered safe for the use of the general public; that the shippers of the state may be provided with a stabilized service and rate structure; that the use of the highways for the transportation of property may be regulated to the extent required by the convenience of the general public.

"SEC. 2. When used in this act:
"(a) The term 'person' means and includes an individual, firm, copartnership, corporation, company, association or their lessees, trustees or receivers.
"(b) The term 'department' means the department of public service of the State of Washington.
"(c) The term 'motor vehicle' means any truck, trailer, semi-trailer, tractor or any self-propelled or motor-driven vehicle used upon any public highway of this state for the purpose of transporting property, but not including baggage, mail and express transported on the vehicles of auto transportation companies carrying passengers.
"(d) The term 'public highway' means every street, road or highway in this state.
"(e) The term 'common carrier' means any person who undertakes to transport property for the general public by motor vehicle for compensation, whether over regular or irregular routes, or regular or irregular schedules, including motor vehicle operations of carriers by rail or water and of express or forwarding companies.
"(f) The term 'contract carrier' means any person, not included under paragraph 'e' of this section, who under special and individual contracts or agreements transports property by motor vehicle for compensation.
"(g) The term 'special carrier' means any person engaged exclusively in the transportation of logs, piling, poles, pulpwood, minerals, sand, gravel, rock and other building materials in vehicles especially constructed and equipped for handling such commodities and operating for compensation.
The term 'private carrier' means any person engaged in the transportation in his own vehicle of property owned, sold or to be sold by him in the furtherance of any private commercial enterprise or for the purpose of lease, rent or bailment.

The term 'motor carrier' means and includes 'common carrier,' 'contract carrier,' 'special carrier,' 'private carrier' and 'exempt carrier' as herein defined.

The term 'exempt carrier' means any person operating a vehicle exempted from certain provisions of this act under Section 3 hereof.

The terms 'common carrier' and 'contract carrier' shall include persons engaged in the business of providing, contracting for, or undertaking to provide transportation of property for compensation over the public highways of the State of Washington as brokers or forwarders.

Sec. 3. The provisions of this act, except where specifically otherwise provided, shall not apply to:

(a) Motor vehicles operated exclusively within the incorporated limits of any city or town.

(b) Motor vehicles operated exclusively in the transportation of United States mail or in the transportation of newspapers or periodicals.

(c) Motor vehicles owned and operated by the United States, the State of Washington, or any county, city, town or municipality therein, or by any department of them, or either of them.

(d) Vehicles specially constructed for towing or wrecking and not otherwise used in transporting goods for compensation; or vehicles known as armored cars and used for the safe conveyance of money or other valuables.

(e) Motor vehicles owned and operated by farmers in the transportation of their own farm, orchard, or dairy products from point of production to market, or in the infrequent or seasonal transportation by one farmer for another in his immediate neighborhood of products of the farm, orchard or dairy, or of supplies or commodities to be used on the farm, orchard or dairy.

(f) Motor vehicles operating under special contract or agreement with the federal or state relief administrations or welfare departments.

(g) Motor vehicles operated exclusively in the transportation of wood, coal or other fuel or Christmas trees from point of production to market or assembling place.

If it is held that it is necessary that any of the persons or vehicles aforesaid be included under any of the provisions of this act to sustain the validity or constitutionality thereof they shall be deemed so included.

Sec. 4. It shall be unlawful for any person to operate as a 'motor carrier' on any public highway of this state except in accordance with the provisions of this act.

Sec. 5: No 'common carrier,' 'contract carrier' or 'special carrier' shall hereafter operate for the transportation of property for compensation in this state without first obtaining from the department a permit so to do under the provisions of this act. A permit shall be issued to any qualified applicant therefor without hearing, or after hearing, if the department deems such hearing necessary in the public interest, authorizing the whole or any part of the operations covered by the application, if it is found that the applicant is fit, willing and able to perform the service proposed and to conform to the provisions of this act and the requirements, rules and regulations of the department hereunder, and that the proposed service to the extent authorized will not be contrary to the declared policy of this act.

No permit shall be granted if the department finds that the applicant is not financially able, properly and adequately equipped and capable of conducting the transportation service applied for in compliance with the law and rules and regulations of the department, or if the applicant or any of its principal officers or stockholders fails to comply with the laws of the State of Washington or with the laws of the United States regulating motor transportation.

Nothing contained in this act shall be construed to confer upon any person the exclusive right or privilege of transporting property for compensation over the public highways of the State of Washington.

Sec. 6. Application for permits shall be made to the department in writing and shall state the ownership, financial condition, equipment to be used and physical property of the applicant, the territory or route or routes in or over which the applicant proposes to operate, the nature of the transportation to be engaged in and such other information as the department may require, and in case such application is that of a 'contract carrier' shall have attached thereto the original or duly verified copies of all contracts to furnish transportation covered by such application.
"Sec. 7. The department shall prescribe forms of application for permits for the use of prospective applicants, and shall make regulations for the filing thereof.

"Applications for permits shall be accompanied by the following fees:

- Applications for permits: $10.00
- Applications for temporary permits: $5.00
- Applications for duplicate permits: $2.00

"Sec. 8. Permits granted by the department shall be in such form as the department shall prescribe and shall set forth the name and address of the person to whom the permit is granted, the nature of transportation service to be engaged in and the principal place of operation, termini or route to be used or territory to be served by the operation. No permit holder shall operate except in accordance with the permit issued to him.

"Sec. 9. No person whose application for a permit has been denied after hearing under any of the provisions of this act shall be eligible to renew the application for a period of six months from the date of the order denying such application and the cessation or abandonment of any operation pursuant thereto.

"Sec. 10. The department may from time to time establish such just and reasonable classifications of the groups of carriers included in the terms 'common carriers,' 'contract carriers' and 'special carriers' as the special nature of the services performed by such carriers shall require, and such just and reasonable rules, regulations and requirements, consistent with the provisions of this act, to be observed by the carriers so classified or grouped, as the department deems necessary or advisable in the public interest.

"Sec. 11. The department is hereby vested with power and authority, and it is hereby made its duty, to supervise and regulate every 'common carrier' in this state; to fix, alter and amend just, fair, reasonable and sufficient rates, charges, classifications, rules and regulations of each such carrier; to regulate the accounts, service and safety of operations thereof; to require the filing of annual and other reports and of other data thereof; and to supervise and regulate such 'common carriers' in all other matters affecting their relationship with both the shipping and the general public.

"Sec. 12. The department is hereby vested with power and authority, and it is hereby made its duty, to supervise and regulate every 'contract carrier' and 'special carrier' in this state; to fix, alter and amend just, fair and reasonable classifications, rules and regulations and minimum rates and charges of each such 'contract carrier' and 'special carrier;' to regulate the accounts, service and safety of operations thereof; and require the filing of annual and other reports and of other data thereof; and to supervise and regulate such 'contract carriers' and 'special carriers' in all other matters affecting their relationship with both the shipping and the general public.

"Sec. 13. The department is hereby vested with power and authority, and it shall be its duty, to supervise and regulate every 'private carrier' and 'exempt carrier' as to its safety of operation; to require the filing of such information and data thereof as may be required by the department in carrying out the provisions of this act; and to supervise and regulate such 'private carriers' and 'exempt carriers' in all other matters affecting their relationship with the shipping and the general public.

"Sec. 14. The department shall have power and authority to issue temporary permits to temporary 'common carriers,' 'contract carriers' and 'special carriers' covering temporary or seasonal operations for a period not to exceed one hundred twenty (120) days and may prescribe such special rules and regulations and impose such special terms and conditions with reference thereto as in its judgment are reasonable and necessary in carrying out the provisions of this act.

"Sec. 15. Whether or not any motor vehicle is used in the business of transporting property for compensation within the meaning of this act shall be a question of fact, depending upon the frequency of operation, amount and basis of compensation, whether title thereto has been taken merely for the period of transportation or until delivery thereof at the point of destination, whether the carrier is regularly engaged in the buying and selling of the property transported as his principal business, whether an increased selling price assignable to the cost of transportation is charged for the property transported when delivered at the point of delivery as compared with the price charged when delivered at the point of shipment, and such other facts as indicate the true nature and extent of such use and the receipt of compensation therefor; and in all cases where any compensation for transportation is received, either directly or
indirectly, the question shall be determined upon disclosing and reporting to the department of such facts as it shall require.

"SEC. 16. The department shall in the granting of permits to 'common carriers' and 'contract carriers' under this act require such carriers to either procure and file liability and property damage insurance from a company licensed to write such insurance in the State of Washington, or deposit such security, for such limits of liability and upon such terms and conditions as the department shall determine to be necessary for the reasonable protection of the public against damage and injury for which such carrier may be liable by reason of the operation of any motor vehicle.

"In fixing the amount of said insurance policy or policies, or deposit of security, the department shall give due consideration to the character and amount of traffic and the number of persons affected and the degree of danger which the proposed operation involves.

"SEC. 17. The department is hereby vested with power and authority, and it is hereby made its duty, in issuing permits to 'special carriers,' to attach thereto such terms and conditions and to require such insurance or security as it may deem necessary for the protection of the public highways and to be for the best interest of the shipping and the general public. All such permits shall be deemed temporary and may be revoked by the department upon recommendation of the state or county authorities in charge of highway maintenance when in the judgment of such authorities such revocation is required in order to preserve the public highways.

"SEC. 18. No 'common carrier,' 'contract carrier,' 'special carrier,' or 'private carrier,' its officers or agents, shall require or permit any driver or operator of any motor vehicle used in the transportation of property to be or remain on duty for a longer period than ten consecutive hours, and whenever any such driver or operator shall have been continuously on duty for ten hours he shall be relieved and not required or permitted again to go on duty until he has at least eight consecutive hours off duty; and no such driver or operator who has been on duty ten hours in the aggregate in any twenty-four hour period shall be required or permitted to continue or again go on duty without having had at least eight consecutive hours off duty: Provided, That the provisions of this section shall not apply to any case of casualty or unavoidable accident or the act of God, nor to the crews of wrecking or relief motor vehicles.

"SEC. 19. All rates and charges made and all rules, regulations and practices adopted by each 'common carrier' shall be plainly stated in tariff schedules or classifications available to the public at the office of such carrier and filed with the department before such rates, charges, classifications, rules, regulations and practices become effective.

"No 'common carrier' or 'contract carrier' shall collect or receive a greater, less or different remuneration for the transportation of property or for any service in connection therewith than the rates and charges which shall have been legally established and filed with the department, or as are specified in the contract or contracts filed, as the case may be, nor shall any such carrier refund or remit in any manner or by any device any portion of the rates and charges required to be collected by each tariff or contract or filing with the department.

"The department may check the records of all carriers under this act and of those employing the services of the carrier for the purpose of discovering all discriminations, under or overcharges and rebates, and may revoke permits for violations of this section.

"The department may refuse to accept any time schedule or tariff or contract that will, in the opinion of the department, limit the service of a carrier to profitable trips only or to the carrying of high class commodities in competition with other carriers who give a complete service and thus afford one carrier an unfair advantage over a competitor.

"SEC. 20. The department shall have power and authority to require a common carrier by motor vehicle to establish reasonable through rates with other common carriers and with commercial carriers by railroad, express and water; and to provide safe and adequate service, equipment and facilities for the transportation of property; to establish and enforce just and reasonable individual and joint rates, charges and classifications, and just and reasonable regulations and practices relating thereto, and in case of such joint rates, fares and charges to establish just, reasonable and equitable...
divisions thereof as between the carriers participating therein, which shall not unduly prefer or prejudice any of such participating carriers.

"SEC. 21. The department may under such rules and regulations as it shall prescribe require any common carrier to file a surety bond, or deposit security, in a sum to be determined by the department, to be conditioned upon such carrier making compensation to shippers and consignees for all money belonging to shippers and consignees, and coming into the possession of such carrier in connection with its transportation service. Any common carrier which may be required by law to compensate a shipper or consignee for any loss, damage or default for which connecting common carrier is legally responsible shall be subrogated to the rights of such shipper or consignee under any such bond or deposit of security to the extent of the sum so paid.

"SEC. 22. It shall be unlawful for any person to operate any vehicle at the same time in more than one class of operation, except upon approval of the department and a finding that such operation will be in the public interest.

"No 'private carrier' as such shall transport property for compensation.

"No 'exempt carrier' as such shall transport property for compensation except as hereinabove provided.

"SEC. 23. No permit issued under the authority of this act shall be subject to transfer or assignment.

"No permit issued in accordance with the terms of this act shall be construed to be irrevocable.

"Every carrier who shall cease operation and abandon his rights under the permit issued him shall notify the department within thirty (30) days of such cessation or abandonment, and return to the department the identification plates issued to him by the department.

"SEC. 24. Permits may be cancelled, suspended, altered or amended by the department after notice and hearing upon complaint by any interested party, or upon its own motion, when the permittee or his or its agent has repeatedly violated this act, the rules and regulations of the department or the motor laws of this state or of the United States, or the permittee has made unlawful rebates or has not conducted his operation in accordance with the permit granted him. Any person may at the instance of the department be enjoined from any violation of the provisions of this act, or any order, rule or regulation made by the department pursuant to the terms hereof. If such suit be instituted by the department no bond shall be required as a condition to the issuance of such injunction.

"SEC. 25. The department shall have power and authority, by general order or otherwise, to prescribe rules and regulations in conformity with this act to carry out the purposes thereof, applicable to any and all 'motor carriers,' or to any persons transporting property by motor vehicle for compensation even though they do not come within the term 'motor carrier' as herein defined.

"The department shall have power and authority, by general order or otherwise, to prescribe rules and regulations in conformity with this act to carry out the purposes thereof, applicable to any and all 'motor carriers,' or to any persons transporting property by motor vehicle for compensation even though they do not come within the term 'motor carrier' as herein defined.

"SEC. 26. The department shall prescribe an identification card which must be displayed within the cab of each motor vehicle required to have a permit under this act, setting out permit number and the route over or territory in which the vehicle is authorized to operate and the name and address of the owner of said permit. The identification card provided for herein may be in such form and contain such information as required by the department. It shall be unlawful for the owner of said permit, his agent, servant or employee, or any other person to use or display said identification card, the permit number or other insignia of authority from the department after said permit has expired, been canceled or disposed of.

"SEC. 27. It shall be unlawful for any 'common carrier,' 'contract carrier' or 'special carrier' to operate any motor vehicle within this state unless there shall be displayed and firmly fixed upon the front and rear of such vehicle an identification plate to be furnished by the department. Such plates shall be different in design for the different classes of permits, shall bear the number given to the vehicle by the department, and such other marks of identification as may be required, and, subject to the qualification hereinafter contained, shall be in addition to the regular license plates required by law. Such plates shall be issued annually and attached to each motor vehicle not later than January first of each year, or as soon thereafter as possible.

"The department shall collect from the applicant a fee of one dollar for each pair
of plates so issued, and all fees for such plates shall be deposited in the State Treasury to the credit of the public service revolving fund.

"The directors of public service and licenses are authorized and may devise a combination license and identification plate. If they find that such a plate is practicable it shall be issued with the beginning of a calendar year and thereafter the plate fees specified by this act shall no longer be required.

"Sec. 28. Every 'common carrier' and 'contract carrier' and 'special carrier' operating under the provisions of this act shall, between the first and fifteenth days of January, April, July and October of each year, file with the department a return showing the gross operating revenue of such carrier for the preceding three months, or portion thereof, and shall pay to the department a fee of one per cent of the amount of such gross operating revenue.

"All monies collected under this act are for the purpose of carrying out the provisions of this act, and shall be paid into the State Treasury at least monthly and credited to the public service revolving fund. The minimum fee paid by any such carrier under the provisions of this act for any such quarter shall be fifty cents. There shall be added a penalty of ten per cent to the sums payable under this section if the same are not paid within fifteen days of the time when delinquent.

"The percentage rate of gross operating revenue to be paid as herein provided shall be subject to future adjustment by the department, which percentage, not exceeding one per cent, shall be fixed by the department by general order from time to time. In fixing such rate the department shall take into consideration all monies on hand paid in by such carriers to the end that the monies collected hereunder shall be neither more nor less than sufficient to cover the cost of supervising and regulating carriers under this act. The director of Public Service and the Tax Commission may if they find it practicable, arrange for the joint return and collection of said fee and any business or occupational tax imposed by law on said carriers, and for such purpose may alter the period for which returns are required as herein provided.

"Sec. 29. The department is hereby empowered to administer and enforce all provisions of this act and to inspect the vehicles, books and documents of all 'motor carriers' and the books, documents and records of those using the service of the carriers for the purpose of discovering all discriminations and rebates and other information pertaining to the enforcement of this act and shall prosecute violations thereof. The department shall employ such auditors, inspectors, clerks and assistants as it may deem necessary for the enforcement of this act, and it shall be the duty of the Washington State Patrol to assist in the enforcement of this act, and the duty of the Attorney General to assign at least one assistant to the exclusive duty of assisting the department in the enforcement of this act, and the prosecution of persons charged with the violation thereof. It shall be the duty of the sheriffs of the counties to make arrests and the county attorneys to prosecute violations of this act.

"Sec. 30. In all respects in which the department has power and authority under this act applications and complaints may be made and filed with it, process issued, hearings held, opinions, orders and decisions made and filed, petitions for rehearing filed and acted upon, and petitions for writs of review to the superior court filed therewith, appeals or mandate filed with the supreme court of this state, considered and disposed of by said courts in the manner, under the conditions and subject to the limitations and with the effect specified in the Public Service Commission law of this state.

"Sec. 31. Every person who violates or who procures, aids or abets in the violation of any provisions of this act, or who fails to obey any order, decision, rule or regulation of the department, or who procures or aids or abets any person in his failure to obey such order, decision, rule or regulation, shall be deemed guilty of a gross misdemeanor, and upon conviction shall be punished by a fine of not exceeding five hundred dollars ($500.00), or imprisonment in the county jail for not more than one hundred and twenty (120) days, or both such fine and imprisonment. The officers of the department and the inspectors and auditors designated thereby and members of the Washington state patrol shall have all the lawful powers of peace officers to enforce this act in any county or city of this state.

"Upon conviction of any person, firm or corporation for a second violation of this act, the court or judge before whom such conviction is had shall, in addition to any other penalty imposed, suspend the certificate of registration covering the vehicle involved in such violation for a period of thirty days, and for a third or subsequent conviction the court or judge shall, in addition to any other penalty imposed, suspend the permit of
the owner of the vehicle involved in such violation for a period of three months. Each day's violation of this act or any order, decision, rule or regulation of the department shall constitute a separate offense.

"SEC. 32. This act shall apply to persons and motor vehicles engaged in interstate commerce to the full extent permitted by the Constitution and laws of the United States.

"SEC. 33. The department is hereby authorized and directed to cooperate with the Federal Government and the Interstate Commerce Commission of the United States or any other commission or organization delegated or authorized to regulate interstate or foreign commerce by motor carriers to the end that the transportation of property by motor carriers in interstate or foreign commerce into and through the State of Washington may be regulated and the laws of the United States and the State of Washington enforced and administered cooperatively in the public interest.

"SEC. 34. If any section, subsection, clause, sentence or phrase of this act is for any reason held to be unconstitutional or invalid, such decision shall not affect the validity of the remaining portions of this act.

"SEC. 35. If any of the provisions of this act are or shall be in conflict with any of the provisions of Chapter 111 of the Laws of 1921, or acts amendatory thereto, then this act shall supersede any such conflicting provisions, and Chapter 166 of the Laws of 1933 and Chapter 55 of the Laws of the Extraordinary Session of 1933 are hereby repealed.

"SEC. 36. Persons operating under certificates of public convenience and necessity or permits issued under Chapter 166 of the Laws of 1933 and acts amendatory or supplemental thereto shall continue to operate under such permits and certificates in the same manner and to the same effect as if such rights were granted under the provisions of this act until such time as proper classification can occur.

"SEC. 37. This act is necessary for the immediate preservation of the public peace, health and safety, and support of the state government and its existing public institutions and shall take effect April 1, 1935.

Strike the title and insert in lieu thereof the following:

"An Act relating to transportation of freight by motor vehicles over the public highways of the State of Washington, providing for the supervision, regulation and taxation thereof, and the payment of fees thereby, providing penalties for the violation of this act, and repealing Chapter 55, Laws of the Extraordinary Session of 1933, Chapter 166, Laws of 1933, and parts of Chapter 111, Laws of 1921, and other laws inconsistent with or in conflict with this act, and declaring an emergency."; and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

Mr. Van Dyk moved that the House do not concur in the Senate amendments to Engrossed Substitute House Bill No. 483 and that the Senate be asked to recede therefrom.

The motion was carried.

FIRST READING OF SENATE BILLS.

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

Engrossed Substitute Senate Bill No. 90, by Committee on Flood Control: An Act relating to floods, the alleviation of damage therefrom, and the regulatory control thereof, placing the administration of this act under the state supervision of hydraulics, prescribing his authority and duties thereunder, making an appropriation therefor, and declaring that this act shall take effect immediately.

Referred to Committee on Rules and Order.

Senate Bill No. 157, by Committee on Rules and Joint Rules (by request of Insurance Department): An Act relating to insurance; amending Section 101, Chapter 49, Laws of 1911 (Section 7146, Remington's Compiled Stat-
utes of Washington); providing for inspection and clearance by a bureau designated by the State Insurance Commissioner of daily reports of insurance written; providing for penalties for violation hereof; and declaring that this act shall take effect immediately.

Referred to Committee on Rules and Order.

Senate Bill No. 235, by Senators Peirce and McAuley: An Act relating to the rates of common carriers of property for compensation and amending Section 57 of Chapter 117 of the Laws of 1911 (Section 10393, Remington's Revised Statutes).

Referred to Committee on Roads and Bridges.

Engrossed Senate Bill No. 255, by Committee on Rules and Joint Rules (by request of Commissioner of Public Lands): An Act relating to state lands and areas belonging to or held in trust by the state, providing for and regulating the granting of permits, leases and certain preference rights to take petroleum and natural gas, defining the powers and duties of certain officers in connection therewith and repealing Sections 175 to 185, both inclusive, of Chapter 255, Laws of 1927.

Referred to Committee on Rules and Order.

Senate Bill No. 277, by Senator Shorett: An Act authorizing the Board of Regents of the University of Washington, the Board of Regents of the State College of Washington, and the Boards of Trustees of the State Normal Schools, to assist the faculties and other employees of these institutions in purchasing old age annuities.

Referred to Committee on Rules and Order.

Engrossed Senate Bill No. 320, by Senator Tewksbury (by request): An Act relating to the regulation and control of waters within the State of Washington and rights to the use thereof, providing for the setting aside of non-navigable streams for domestic and municipal use and supply, withdrawing said streams from future appropriation, except as herein provided, amending Section 7351, Remington's Revised Statutes of the State of Washington, repealing all acts or parts of acts in conflict herewith and declaring an emergency.

Referred to Judiciary Committee.

Engrossed Senate Bill No. 217, by Senator Orndorff: An Act providing a special proceeding for the recovery of possession of real property wrongfully detained.

Referred to Committee on Rules and Order.

Senate Bill No. 324, by Committee on Elections and Election Privileges: An Act requiring precinct election officers to prepare copies of the result of votes cast at their precincts for transmittal to the County Election Board, and for posting at the polling places; and prescribing a penalty for mutilation of or interference with such copies.

Referred to Committee on Rules and Order.

Senate Bill No. 332, by Senators Steele, Shorett and McAulay: An Act relating to publication and sale of Washington Supreme Court Reports and amending Section 3, Chapter 167, of Laws of 1905 (Section 11066, Remington's Revised Statutes).

Referred to Committee on Rules and Order.
Engrossed Senate Bill No. 334, by Senator Ferryman: An Act relating to the transportation of motor vehicles over the public highways of the State of Washington; providing for the payment of fees therefor; providing for exhibiting the license weight thereof on each auto stage, motor truck and trailer; providing for the effective date of provisions; defining offenses and penalties therefor; providing for a commission to determine fair and proper taxes upon types of vehicles, continuing such commission and providing for report to the 1937 legislature with recommendations; appropriating for the expenses of the commission; repealing Section 15 of Chapter 96, Session Laws of 1921, as amended by Section 1 of Chapter 140, Session Laws of 1931, as amended by Section 27 of Chapter 166, Session Laws of 1933, as amended by Section 11 of Chapter 55, Laws of the Extraordinary Session of 1933, and declaring an emergency.

Referred to Committee on Roads and Bridges.

Engrossed Senate Bill No. 340, by Senator Kyle: An Act relating to public roads in the State of Washington; abolishing the general road and bridge and lateral highway funds; providing for a credit and use of a portion of the receipts in the motor vehicle fund; creating a secondary highway fund; defining the powers and duties of certain state and county officials with respect to public roads; providing for certain records and reports; providing for the performance of work on certain public roads by force account or day labor; amending Section 18 of Chapter 163, Session Laws of 1929, as amended by Section 4 of Chapter 41, Session Laws of 1933, Section 6 of Chapter 88, Session Laws of 1929, as amended by Section 8 of Chapter 41, Session Laws of 1933, and Sections 6, 10, 14, 17, 21 and 22 of Chapter 41, Session Laws of 1933; repealing Chapter 168, Session Laws of 1933, and Sections 5, 12, 18, 19, 20 and 23 of Chapter 41, Session Laws of 1933, and acts in conflict herewith; and declaring an emergency and that this act shall take effect April 1, 1935.

Referred to Committee on Rules and Order.

Engrossed Senate Bill No. 342, by Senator Reardon: An Act relating to arguments for or against proposed amendments to the constitution submitted by the 24th regular session of the legislature, and providing for the printing and distribution thereof.

Referred to Committee on Rules and Order.

Senate Bill No. 346, by Senator Smith: An Act validating, ratifying, approving, confirming and declaring valid proceedings heretofore taken for the authorization and issuance of bonds by any city or town for the purpose of financing in whole or in part the construction, reconstruction, replacement, enlargement, extension, repairing or improvement of its waterworks system including all property real and personal, appurtenant thereto or connected therewith, authorizing the completion of such proceedings and the issuance of bonds pursuant thereto and declaring such bonds binding, legal, valid and enforceable obligations of such city or town, and declaring an emergency.

Referred to Committee on Rules and Order.

Engrossed Senate Bill No. 362, by Senators Barnes, Knutzen, Tewksbury, Garrett and Maxwell: An Act relating to flood control and providing for the
improvement of rivers by counties and amending Section 9626 of Remington's Revised Statutes.
Referred to Committee on Rules and Order.

Senate Bill No. 363, by Senators Barnes, Knutzen, Tewksbury, Garrett and Maxwell: An Act relating to flood control providing for a state policy therefor in cooperation with the United States and flood control districts in this state, granting certain powers to counties, cities, towns, diking, drainage and waterway districts in relation thereto, making an appropriation therefor and declaring that this act shall take effect immediately.
Referred to Committee on Rules and Order.

SECOND READING OF SENATE BILLS.

Senate Bill No. 250, by Rules and Joint Rules Committee (by request of State Liquor Board): Relating to intoxicating liquor.
The bill was read the second time by sections.
On motion of Mr. Yantis, the rules were suspended, Senate Bill No. 250 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
Debate ensued.
The Clerk called the roll on the final passage of Senate Bill No. 250 and the bill passed the House by the following vote: Yeas, 66; nays, 19; absent or not voting, 14.
Those voting yea were: Representatives Adams, Austin, Bell, Boede, Bowden, Carty, Christianson, Clark, Cohen, Cowen, Devenish, Dixon, Donahoe, Easterday, Edwards, Emory, Ford, Freese, Gardner, Gehlen, Halleran, Herren, Holt, Huettner, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Keith, Kelly, Kemp, Klemgard, Leber, Lindgren, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCaulley, McDonald (J. D.), McDonald (R. T.), McDonnell, Murray, Neal, Neff, Nelsen, Ott, Reilly, Richmond (W. A.), Robbins, Ryan, Sandgren, Sawyer, Schroeder, Schultz, Skinner, Strickland, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wiswall, Yantis, Mr. Speaker—66.
Those voting nay were: Representatives Bohlke, Drew, Gessell, Gifford, Haddon, Hall, Karr, Keen, McDonald (D. A.), Morgan, Myers, Parker, Reeves, Smith (B. L.), Smith (J. B.), Smith (T. E.), Titus, Todd, Twidwell—19.
Those absent or not voting were: Representatives Bice, Boyle, Brown, Copeland, Eddy, Edlund, Hales, Jones, Ledgerwood, Lynch, Richmond (C. L.), Smith (M. B.), Sullivan, Wingrove—14.
Senate Bill No. 250, having received the 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. 353, by Committee on Liquor Control: Relating to intoxicating liquor.
The bill was read the second time by sections.
Mr. Yantis moved the adoption of the following amendment:
Amend the bill by striking all the matter after the enacting clause, and substituting in lieu thereof the following:
"SECTION 1. That Section 78 of Chapter 62 of the Laws of the Extraordinary
Session of 1933 (Section 7306-78, Rem. Rev. Stat.) be and the same is hereby amended to read as follows:

"Section 78. 1. When said funds are distributed as provided in Section 77 hereof all moneys subject to distribution shall be disbursed as follows:

"Funds available for distribution to and including September 30, 1985; fifty per cent (50%) to the general fund of the state and fifty per cent (50%) to the counties and incorporated cities and towns of the state, distributed among them pursuant to the provisions hereafter made in this section.

"Funds available for distribution on and after October 1, 1985, seventy per cent (70%) to the general fund of the state and thirty per cent (30%) to the counties and incorporated cities and towns of the state, distributed among them pursuant to the provisions hereafter made in this section.

"2. With respect to the share coming to the counties and incorporated cities and towns under the preceding subsection, the distribution shall be among them in accordance with the following computations:

a. First, the share coming to each county as a whole shall be determined by a division among the counties entitled to distribution hereunder according to the population of the areas in such counties allowing the sale of liquor under this act as shown by the last federal census; that is to say, the share coming to each county entitled to distribution hereunder shall be in the proportion which the population of the areas allowing the sale of liquor under this act in such county bears to the aggregate population of all the counties entitled to distribution hereunder.

b. Second, the share coming to each county as a whole, as the result of the foregoing computation, shall then be divided between each county government and the incorporated cities and towns located in such county according to the population shown by the last federal census; that is to say, the share coming to each incorporated city or town shall be as the proportion which the population in such incorporated city or town, as shown by the last federal census, bears to the total population within the county, as shown by the last federal census; and the county government's share shall be based upon that proportion of the population within such county as is not included in the incorporated cities and towns located in such county: Provided, That no incorporated city or town in which the sale of liquor as authorized under this act is forbidden under Sections 82 to 88 inclusive of this act shall be entitled to any share in such distribution: Provided, further, That if in any county the area outside of the cities and towns therein shall vote not to allow the sale of liquor under this act in such area, then the population of such area shall not be included in the computation of the population for distribution purposes.

"3. The computations under Subsection 2 of this section shall be made by the state auditor, who shall, immediately after the effective date of this act and immediately following the official publication of every federal census and so often as necessary by reason of elections held under Sections 82 to 88 of this act, file with the board a list certified by him showing the fractional proportions, in terms of per cent or otherwise, coming to each county government and incorporated city and town in the state pursuant to this section; and the board shall make payment to each of said counties and incorporated cities and towns in the proportions shown on the certified list last filed with it by the state auditor under this section.

"Sec. 2. This act is necessary for the immediate support of the state government and its existing public institutions and shall take effect immediately."

Mr. Gehlen moved that the amendment be laid on the table without taking the bill with it.

A roll call was demanded and the demand was sustained.

Mr. Adams 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 Brown, Carty, Freese, Leber, Luck and Smith (M. B.).

On motion of Mr. Karr, the House proceeded with business under the call of the House without excusing the absentees.
The Speaker (Mr. Ott presiding) declared the question to be on the motion to lay the amendment by Mr. Yantis on the table without taking the bill with it.

The Clerk called the roll and the motion was lost by the following vote:

Yeas, 13; nays, 79; absent or not voting, 7.

Those voting yea were: Representatives Drew, Easterday, Edlund, Gehlen, Hall, Lindgren, Lynch, Neal, Schultz, Smith (B. L.), Smith (J. B.), Strickland, Wilson—13.

Those voting nay were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Eddy, Edwards, Emory, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Nelsen, Ott, Parker, Reeves, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Skinner, Smith (T. E.), Sullivan, Titus, Todd, Twidwell, Van Dyk, Voice, Wanamaker, Wentworth, Wingrove, Wiswall, Yantis, Mr. Speaker—79.

Those absent or not voting were: Representatives Boyle, Brown, Dixon, Reilly, Sawyer, Schroeder, Smith (M. B.)—7.

The Speaker (Mr. Ott presiding) declared the question to be on the adoption of the amendment by Mr. Yantis.

Debate ensued.

Mr. Todd moved the adoption of the following amendment to the amendment:

In Section 1, line 11 of the amendment, after the word "state" insert the words: "to be used exclusively for the payment of old age pensions."

The amendment to the amendment was lost.

The amendment was adopted.

Mr. Smith (T. E.) moved the adoption of the following amendment to the amendment:

In Section 1, strike all matter included in the amendment and insert in lieu thereof the following:

"Forty per cent (40%) to the state general fund and sixty per cent (60%) to the counties and incorporated cities and towns of the state, distributed among them pursuant to the provisions hereafter made in this section."

Mr. Herren moved that the amendment to the amendment be laid on the table without taking anything with it.

The motion was lost.

Debate ensued.

Mr. Luck moved that the amendment to the amendment be laid on the table without taking anything with it.

The motion was carried and the amendment to the amendment was laid on the table without taking anything with it.

Mr. Yantis moved the adoption of the following amendment:

Amend the title by striking the whole thereof and inserting in lieu thereof the following:
"An Act relating to intoxicating liquors, amending Section 78 of Chapter 62 of the Laws of the Extraordinary Session of 1933 of the State of Washington (Section 7306-78 Rem. Rev. Stat.) and declaring that this act shall take effect immediately."

The amendment was adopted.

On motion of Mr. Yantis, the rules were suspended, Senate Bill No. 353 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 353 and the bill passed the House by the following vote: Yeas, 81; nays, 13; absent or not voting, 5.

Those voting yea were: Representatives Adams, Austin, Bell, Rice, Boede, Bohlke, Bowden, Boyle, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gehlen, Gessell, Gifford, Haddon, Hales, Halleran, Herren, Holt, Huettet, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Myers, Neal, Neff, Nelsen, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Skinner, Smith (J. B.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Vance, Wanamaker, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—81.

Those voting nay were: Representatives Gardner, Hall, Keen, Keith, Kelly, Lynch, McCarty, Murray, Schultz, Smith (B. L.), Smith (T. E.), Todd, Wentworth—13.

Those absent or not voting were: Representatives Brown, Ott, Sawyer, Schroder, Smith (M. B.)—5.

Senate Bill No. 353, having received the 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. 350, by Senator Shorette: Relating to unemployment.

On motion of Mr. Cohen, Engrossed Senate Bill No. 350 was made a special order of business for 3:00 p.m., this day.

The Speaker resumed the chair.

Engrossed Senate Bill No. 287, by Committee on Rules and Joint Rules (by departmental request): Relating to a building for the Liquor Board.

The bill was read the second time by sections.

Mr. Yantis moved the adoption of the following amendment:

Amend the bill by striking all that portion of the bill following the enacting clause and insert in lieu thereof the following:

"SECTION 1. The State Capitol Committee is authorized and empowered to erect one of the office buildings provided for in the group plan adopted by the Capitol Committee pursuant to Chapter 59 of the Session Laws of 1911 on the site designated in the statutes as 'Capitol Place,' for the use of the Washington State Liquor Control Board, the Department of Public Lands and other state departments.

"SEC. 2. The Washington State Liquor Control Board is hereby authorized and directed to pay over to the State Capitol Committee from the Liquor Revolving Fund the sum of Two Hundred Thousand Dollars ($200,000.00) for the purpose of carrying out the provisions of this act: Provided, however, in the event sufficient additional funds are not made available through the Federal or other agencies to be used in con-
junction herewith in the erection of a group building the Capitol Committee shall have the power to purchase real estate in Olympia, Washington, and to erect thereon an office building for the use of the Washington State Liquor Control Board, the Department of Public Lands and other state departments.

"Sect. 3. This act is necessary for the immediate preservation of public peace, health and safety and for the support of the state government and its existing public institutions, and shall take effect immediately."

On motion of Mr. Keith, further consideration of Senate Bill No. 287 was deferred, and the same was made a special order of business for 4:00 p.m., this day.

Engrossed Substitute Senate Bill No. 87, by Committee on Liquor Control: Relating to intoxicating liquors.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 8, 1935.

Mr. Speaker:

We, a majority of your Committee on Liquor Control, to whom was referred Engrossed Substitute Senate Bill No. 87, entitled "An Act relating to intoxicating liquors, providing for the control and regulation thereof, creating state offices, defining crimes and providing penalties therefor, providing for the disposition of public funds, and amending Sections 16, 23, 27, 30, 33, 37, 52, 55, 62, 69, 70; 71, 72, 90, 92, and 93 of Chapter 62 of the Laws of the Extraordinary Session of 1933 of the State of Washington, the same being Sections 7306-16, 7306-23, 7306-27, 7306-30, 7306-33, 7306-37, 7306-52, 7306-55, 7306-62, 7306-69, 7306-70, 7306-71, 7306-72, 7306-90, 7306-92, and 7306-93 of Remington's Revised Statutes, 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:

In line 4 of the title in the engrossed bill, being line 3 of the title in the printed bill, after the word "Sections" and before the figures "16" insert the figure "4."

Amend the bill by adding a new section thereto to be known as Section 1½, to read as follows:

"Sect. 1½. That Section 4 of Chapter 62 of the Laws of the Extraordinary Session of 1933 of the State of Washington, the same being Section 7306-4 of Remington's Revised Statutes, be amended to read as follows:

"Section 4. 1. There shall be established at such places throughout the state as the liquor control board, constituted under this act, shall deem advisable, stores to be known as 'state liquor stores,' for the sale of liquor in accordance with the provisions of this act and the regulations: Provided, That the prices of all liquor shall be fixed by the board from time to time so that the net annual revenue received by the board therefrom shall not exceed twenty-five per cent. Provided further, That in marking up liquor to represent the difference between cost to the board and retail selling price, the board shall favor liquor made in the State of Washington. Such preference shall not exceed ten per cent of the cost to the board.

"2. The liquor control board may, from time to time, fix the special price at which pure ethyl alcohol may be sold to physicians and dentists and institutions regularly conducted as hospitals, for use or consumption only in such hospitals; and may also fix the special price at which pure ethyl alcohol may be sold to schools, colleges and universities within the state for use for scientific purposes. Regularly conducted hospitals may have right to purchase pure ethyl alcohol on a federal permit.

"3. The liquor control board may also fix the special price at which pure ethyl alcohol may be sold to any department, branch or institution of the State of Washington, Federal Government, or to any person engaged in a manufacturing or industrial business or in scientific pursuits requiring alcohol for use therein.

"4. The liquor control board may also fix a special price at which pure ethyl alcohol may be sold to any private individual, and shall make regulations governing such sale of alcohol to private individuals as shall promote, as nearly as may be, the minimum purchase of such alcohol by such persons."
Amend the bill further by renumbering the remaining sections consecutively.

In Section 2, Subsection 2, lines 19, 20, 21 and 22 of the engrossed bill, being lines 16, 17, and 18 of the printed bill; strike that section and insert in lieu thereof a new subsection to read as follows:

"2. License to manufacturers of malt liquor, whether located within or without the state, to manufacture and/or sell malt liquor within the state, fee based upon the preceding calendar year's sales within the state, at the rate of $25.00 per thousand barrels annual sales within the state, or fraction thereof, with a minimum fee of $500.00: Provided, That no product of a manufacturer of malt liquor whether manufactured within or without the state may be sold within the state until such manufacturer has applied for and obtained the license herein provided for, and if the plant of such manufacturer is located outside the state, until such manufacturer has appointed a statutory agent within the state upon whom process may be served."

In Section 2, Subsection 4, line 2 of the engrossed bill, being line 23 of the printed bill, strike the figures "$2,500.00" and Insert in lieu thereof the following:

$1000.00."

In Section 2, Subsection 5, lines 19, 20, 21, 22, 23 and 24 of the engrossed bill, being lines 12, 13, 14, 15 and 16 of the printed bill, strike the whole thereof.

In Section 2, Subsection 9, line 22 of the engrossed bill, being line 39 of the printed bill, strike the period (.) and Insert in lieu thereof a colon (:) and add the words "Provided, That the license issued to taverns shall permit the sale of light wines only."

In Section 2, Subsection 10, strike the whole thereof and insert in lieu thereof the following:

"10. Fees. The fees for Class A and Class B retail licenses issued under Subsections 7 and 8 hereof, shall be $25.00: Provided, however, That any city, town or county may impose an additional license fee, for revenue purposes only, upon such Class A and Class B licensees located in such city, town or county, in any sum not exceeding $100.00."

In Section 2, Subsection 11, strike the whole thereof and insert in lieu thereof the following:

"11. Retailer's license, Class D. License to sell pasteurized beer by the opened bottle at retail, for consumption upon the premises only, such licensees to be issued to hotels, restaurants, dining places on boats and airplanes, clubs, drug stores or soda fountains, and such other places where the sale of beer is not the principal business conducted. The fee for such Class D retail licenses shall be $20.00: Provided, however, That any city, town or county may impose an additional license fee for revenue purposes only, upon such Class D licenses located in such city, town or county, in any sum not exceeding $30.00: Provided further, That such license shall be subjected only to one such additional license fee: And provided further, That the license fees imposed by counties hereunder shall be only upon such retail licensees as are located outside of cities and towns: And provided further, That nonpayment of such additional fee shall be a ground for suspension as hereinafter provided."

In Section 2, after Subsection 15, amend the bill by adding thereto a new subsection to be known as Subsection 12, to read as follows:

"16. License to clubs to sell liquor by the individual glass at retail for consumption on the premises, only under such restrictions and regulations as the board may determine. Issuance of such license shall be discretionary with the board and may be summarily revoked without hearing; fee: $250.00." Amend Section 3, Subsections 2 and 2A by striking the whole thereof and inserting in lieu thereof the following:

"2. For the purpose of considering any application for a license, the board may cause an inspection of the premises to be made, and may inquire into all matters in connection with the construction and operation of the premises. The board, after a hearing, may, for cause, refuse any application or suspend or cancel any license: Provided, That no applicant for a license shall be entitled to a hearing unless within five days after receipt of notice that such application is refused, which notice shall state the reason for such refusal, such applicant shall notify the board in writing of his request for a hearing. Such hearings shall be before the board or any member thereof or an examiner appointed by the board and shall be upon oral or written testimony. The members of the board and/or said examiners shall have the power to
administer oaths, issue subpoenas for the attendance of witnesses and the production of books, papers, accounts, documents and testimony and to receive testimony in any inquiry, investigation, hearing or proceeding in any part of the state, under such rules and regulations as the board may adopt. Failure or refusal of any person to obey any lawful order of any member of the board or examiner in the course of any such hearing shall be punished, upon application of a member of the board or an examiner to the superior court judge of the county in which the person resides, by contempt proceedings in the same manner as if such disobedience had been to an order issued by said court. Upon proper request the board shall issue subpoenas for witnesses on behalf of any applicant or licensee who is a party to such hearing. After such hearing the board shall render a written decision and may, assigning a reason therefor, refuse any application or suspend or cancel any license. Such decision shall terminate any and all rights which the applicant or licensee may have had thereunder: Provided, That such decision or action by the board may be reviewed by the superior court as hereinafter provided: Provided, That no retail license of any kind shall be issued to:

"(1) A person who is not a citizen of the United States, except when in contradiction of treaty;

"(2) A person who has not resided in the State of Washington for at least one year prior to making application, except in cases of licenses issued to dining places on railroads, boats or airplanes;

"(3) A person who has been convicted of a felony within 5 years prior to filing his application;

"(4) A copartnership, unless all of the members of such copartnership shall be qualified to obtain a license, as provided in this section;

"(5) A person whose place of business is conducted by a manager or agent, unless such manager or agent possesses the same qualifications required of the licensee;

"(6) A person who has been convicted of a violation of any Federal or State law concerning the manufacture or sale of alcoholic liquor subsequent to the passage of this act;

"(7) A corporation, unless all of the officers thereof are citizens of the United States."

Amend Section 3, Subsection 7 by striking the whole thereof and inserting in lieu thereof the following:

"7. That a committee is hereby designated to be known as the 'Beer and Wine Dispensers License Committee,' whose duty it shall be to pass upon and approve all applications to sell beer or wine within the territorial bounds of such committee as herein provided. In territory within a county and outside of the corporate limits of every city or town in this state, said committee shall be composed of the county commissioners of such county; and within the cities and towns of this state it shall be composed of the city attorney or corporation council, a member of the council to be appointed by it, and the chief of police. Said committee shall pass upon all applications for licenses to sell beer and/or wine within its respective territory; and whenever such applications have been approved by a majority of such committee, the Washington State Liquor Control Board shall thereupon forthwith issue to such applicant or applicants a license as provided by law."

Amend Section 5, subsection 1d in line 19 of the engrossed bill, being line 7 of the printed bill, after the figures "32" strike the period (.) and insert in lieu thereof a colon (:) and add the following words: "Provided, That this section does not apply to domestic wineries."

In Section 5, strike the whole thereof.

In Section 8, line 27 of the engrossed bill, being line 40 of the printed bill after the word "of" and before the word "county" strike the word "any" and insert in lieu thereof the word "the."

Strike the whole of Section 9 and insert in lieu thereof the following:

"Sec. 9. That Section 62 of Chapter 62 of the Laws of the Extraordinary Session of 1933, the same being Section 7206-62 Rem. Rev. Stat., be amended to read as follows:

"Section 62. Save as in this act otherwise provided the action, order or decision of the board as to any permit or license shall be final and shall not be * * * restrained by injunctions, prohibition or other process or proceeding in any court * * * : Provided, That any person whose application for a license has been denied or whose license has been revoked, believing that the decision of the board is arbitrary, capricious or fraudulent, may appeal to the superior court
by writ of review, application for which writ must be filed in the superior court within ten days after notice and receipt of the decision of the board has been given to the aggrieved licensee. Such licensee shall, at his own expense, prepare a written transcript of all the testimony given at the hearing, and the decision of the board, which, together with the exhibits, if there are any, shall constitute the only record for the superior court to pass upon in determining whether or not the decision was arbitrary, capricious or fraudulent. No testimony shall be offered other than the records. All such appeals shall be heard by the superior court as expeditiously as possible and shall take precedence over all other cases excepting criminal trials and cases of extreme emergency, now provided by law. In the event that the transcript of the testimony may for any reason be impossible to obtain within five days, the application for writ of review shall state such reason or reasons, and the court in its discretion may or may not grant additional time for the filing of the transcript. The decision of the superior court shall be final, and no appeal shall be taken from said decision to the supreme court."

In Section 10, subsection 1c, line 2 of the engrossed bill, being line 25 of the printed bill, strike the word "five" and insert in lieu thereof the word "two."

In Section 11, subsection 1, line 1 of the engrossed bill, being line 6 of the printed bill, after the word "board.", strike the rest of the subsection.

In Section 11, subsection 3, line 30 of the engrossed bill, being lines 25 and 26 of the printed bill, strike the word "including" and insert in lieu thereof the word "excluding."

Strike the whole of Section 12.

In Section 15, subsection 2, line 15 of the engrossed bill, being line 44 of the printed bill, strike the period (.) and add the following: 

"Provided, That nothing in this act will prohibit the selling of liquor by the individual glass at retail for consumption on the premises, only under such restrictions and regulations as the board may determine, and only after said applicant for license has posted surety bond of two thousand dollars ($2000.00). Issuance of such license shall be discretionary with the board and may be summarily revoked without hearing. Such license to be issued only to

"(a) Hotels

"(b) Restaurants

"(c) Dining places on boats, railroads

"(d) Clubs

"Fee

Dining and Club cars on railroads:................................. $25.00 each car
Boats ......................................................... $100.00
Clubs ............................................................ $250.00
Hotels and Restaurants in cities and towns of less than 5,000 population ...................................................... $250.00
Hotels and Restaurants in cities and towns of more than 5,000 and less than 10,000 population ................................... $500.00
Hotels and Restaurants in cities and towns from 10,000 to 100,000 population ...................................................... $750.00
Hotels and Restaurants in cities and towns over 100,000 population ................................................................. $1000.00
Hotels and Restaurants in cities and towns over 200,000 population ................................................................. $1500.00

Provided, That all fees collected under this section shall be returned to the city or county treasurer from which it is collected within ninety (90) days therefrom."

In Section 16, lines 20, 21, 22 and 23 of the engrossed bill, being lines 30, 31 and 32 of the printed bill, strike the whole thereof.

Amend the bill by adding thereto a new section to be known as Section 17, to read as follows:

"Sec. 17. Amend Chapter 62 of the Laws of the State of Washington, Extraordinary Session of 1933 by adding thereto a new section to be known as Section 23A to read as follows:

"Section 23A. No unpasteurized beer shall be sold in jugs, packages, barrels or other containers of less than three and seven-eighths (3% gal) gallons: Provided, however,
That any person holding a class A or class B and a class E license may fill a container, brought to the premises by a consumer.”

D. E. Todd, Chairman.

We concur in this report: M. V. Easterday, Carl J. Luck, A. Lou Cohen, A. A. Mackie, Frank Gehlen, Hugh Herren, Harry D. Austin, Edward J. Reilly.

Mr. Speaker:

We, a minority of your Committee on Liquor Control, to whom was referred Engrossed Senate Bill No. 87, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass without amendments.

We concur in this report: Florence W. Myerso, Will W. Wentworth, C. Leland Richmond.

The bill was read the second time by sections.

Mr. Todd moved the adoption of the committee amendment to add a new section to be known as Section 1½.

Debate ensued.

The Speaker called Mr. Yantis to preside.

Mr. Neal demanded the previous question and the demand was sustained.

Division was called for and the committee amendment was lost on a rising vote.

Mr. Todd moved the adoption of the committee amendment to Section 2, subsection 2.

Debate ensued.

Mr. Leber moved that the committee amendment be laid on the table.

A roll call was demanded and the demand was sustained.

The Speaker (Mr. Yantis presiding) declared the question to be on the motion to lay the amendment on the table.

The Clerk called the roll and the motion to lay the amendment on the table was lost by the following vote: Yeas, 19; nays, 76; absent or not voting, 4.

Those voting yea were: Representatives Austin, Eddy, Emory, Ford, Gehlen, Johnson (Hans), Keith, Leber, Lynch, Mackie, Neff, Robbins, Sandegren, Skinner, Smith (B. L.), Smith (M. B.), Smith (T. E.), Todd, Twidwell—19.

Those voting nay were: Representatives Adams, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Edlund, Edwards, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Geo. H.), Jones, Karr, Keen, Kelly, Kemp, Klemgard, Ledgerwood, Lindgren, Luck, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Nelsen, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Ryan, Schultz, Smith (J. B.), Strickland, Sullivan, Titus, Van Dyk, Voyce, Wana­maker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—76.

Those absent or not voting were: Representatives Brown, Ott, Sawyer, Schroeder—4.

Debate continued on the committee amendment.

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

On motion of Mr. Adams, 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 and all members were present except Representatives Brown, Carty, Dixon, Freese, Halleran, Keen, Keith, Leber, Luck, Lynch, Mackie, Sawyer, Smith (M. B.) and Twidwell.
The Speaker called Mr. Yantis to preside.
Mr. Adams 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 Brown, Carty, Dixon, Freese, Halleran, Keen, Keith, Leber, Luck, Lynch, Mackie, Sawyer, Smith (M. B.) and Twidwell.
On motion of Mr. Todd, the House proceeded with business under the call of the House without excusing the absentees.
With the consent of the House, Mr. Smith (T. E.) was excused from the call of the House for approximately thirty minutes.
The Speaker announced the appointment of Mr. Holt as an additional member of the Committee on Engrossment.

REPORT OF ENGROSSMENT COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 11, 1935.

Mr. Speaker:
We, of your Committee on Engrossment, to whom was referred Engrossed House Bill No. 237, have compared same with the original bill and find it correctly engrossed.

VIOLET P. BOEDEI, Chairman.
I concur in this report: A. E. Holt.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 12, 1935.

Mr. Speaker:
The Senate has passed: Substitute Senate Bill No. 70; also Engrossed Substitute Senate Bill No. 226; also Engrossed Substitute Senate Bill No. 228; also Senate Bill No. 251; also Senate Bill No. 264; also Senate Bill No. 275; also Engrossed Senate Bill No. 348; also Senate Bill No. 359, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., March 12, 1935.

Mr. Speaker:
The Senate has passed: Engrossed Senate Bill No. 9; also Engrossed Senate Bill No. 267; also Engrossed Senate Bill No. 272; also Engrossed Senate Bill No. 328, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.
MR. SPEAKER:

The Senate refuses to recede from its amendments to Engrossed Substitute House Bill No. 483 and asks for a conference thereon.

HARRISON W. MASON, Secretary.

Mr. Van Dyk moved that the request of the Senate for a conference committee on Senate amendments to Engrossed Substitute House Bill No. 483 be granted and that the conference committee be appointed.

The motion was carried.

The Speaker (Mr. Yantis presiding) appointed as members of the Conference Committee on Senate Amendments to Engrossed Substitute House Bill No. 483, Representatives Van Dyk, Skinner and Devenish.

SECOND READING OF SENATE BILLS.

The House resumed consideration of the committee amendment to Section 2, subsection 2, of Engrossed Substitute Senate Bill No. 87.

Debate ensued.

Mr. Wilson demanded the previous question and the demand was sustained.

A roll call was demanded and the demand was sustained.

The Clerk called the roll and the committee amendment was adopted by the following vote: Yeas, 59; nays, 36; absent or not voting, 4.

Those voting yea were: Representatives Adams, Austin, Bell, Bowden, Boyle, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Drew, Edlund, Freese, Gehlen, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Keith, Kelly, Kemp, Klemgard, Lindgren, Luck, Lynch, Mackie, McCarty, McDonald (J. D.), Neal, Nelsen, Ott, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Smith (J. B.), Smith (M. B.), Strickland, Sullivan, Titus, Todd, Vince, Wanamaker, Wentworth, Wilson, Wingrove, Mr. Speaker—59.

Those voting nay were: Representatives Bice, Boede, Bohlke, Carty, Donahoe, Eddy, Edwards, Emory, Ford, Gardiner, Gessell, Gifford, Haddon, Johnston (Geo. H.), Jones, Karr, Keen, Leber, Ledgerwood, Martin (F. J.), Martin (J. R.), McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Parker, Reeves, Skinner, Smith (B. L.), Twidwell, Wiswall, Yantis—36.

Those absent or not voting were: Representatives Brown, Easterday, Smith (T. E.), Van Dyk—4.

NOTICE OF RECONSIDERATION.

Mrs. Wanamaker gave notice that later in the day she would move that the House reconsider the vote by which the committee amendment was adopted.

MOTION.

Mr. Waldron moved that the notice by Mrs. Wanamaker be laid on the table without taking anything with it.

Mr. Waldron:

"Mr. Speaker, point of order.

"If it wasn't for the fact that Reed's Rules of Order so provide, it would be within the power of any member of this House to give notice of a motion to reconsider a
vote and thereby delay the deliberation of this body until adjournment, or a minute before adjournment. Reed has so provided that a body may proceed without the interruption of a member who desires, by dilatory tactics, to delay.

"I contend, Mr. Speaker, that my point is well taken."

Mrs. Wanamaker:

"I want to take issue with Mr. Waldron on this point. I do not believe that I could delay action on this point very long. Our rules provide that reconsideration must be taken on the same day it was passed."

The Speaker (Mr. Yantis presiding):

"The acting Speaker is not in any sense an expert on parliamentary procedure, but reconsideration is a way for a body to arrive at a conclusion. The view of the Chair at this time on the question is this, that a notice is not in any sense a proposition submitted to the House for action but merely a notice of an intent to submit to the House a matter for action which may or may not be exercised. The motion of Mr. Waldron, as it would appear to the Chair, would be more properly applicable when some action was attempted under the notice. "I should be glad to hear from the parliamentary experts of the House if the matter is correct."

With the consent of the House, Mr. Gardner was excused from the call of the House for approximately fifteen minutes.

Mr. Waldron:

"Mr. Speaker, further on the motion. I have been reliably informed that it is the procedure in the Senate that when any person on the floor there serves notice to reconsider the vote by which a bill was passed, or defeated, that any member can move immediately thereafter to reconsider the vote. Now, I say that under our rules a notice given by a member (I am not attempting to cast any reflections on the motive prompting Mrs. Wanamaker to give this notice), I say that if a notice was to be served, it is within any member's power to delay us until a minute before we adjourn, thereby defeating the proposition. "I contend that my motion is properly made."

The Speaker (Mr. Yantis presiding):

"The Chair does not understand that there is anything before the House. The Speaker has previously ruled your motion out of order."

MOTIONS.

Mr. Todd moved that at this time the House reconsider the vote by which the amendment was adopted.

Mr. McCarty moved that the motion to reconsider be laid on the table without taking anything with it.

Division was called for and the motion by Mr. McCarty was lost on a rising vote.

Mrs. Wanamaker moved as a substitute that the House reconsider the vote by which the amendment was adopted at 5:00 p.m., this day.

Mr. Luck moved that the substitute motion by Mrs. Wanamaker be laid on the table without taking anything with it.

The motion by Mr. Luck was carried.

The Speaker (Mr. Yantis presiding) declared the question to be on the motion by Mr. Todd to reconsider the vote by which the amendment was adopted.

Debate ensued on the motion to reconsider.

Mr. Waldron demanded the previous question and the demand was sustained.

Division was called for and the motion to reconsider was lost on a rising vote.
EXPLANATION OF VOTE.

Mrs. Edlund:
"I would like to have it entered on the journal why I voted 'aye' for this amendment.
"Because I want to further 'Home Industries'."

Mr. Todd moved the adoption of the committee amendment to Section 2, subsection 4.
Debate ensued.
Mr. Sullivan demanded the previous question and the demand was sustained.
Division was called for and the amendment was adopted on a rising vote.
Mr. Todd moved the adoption of the committee amendment to Section 2, subsection 5.
The committee amendment was adopted.
Mr. Todd moved the adoption of the following amendment:
In Section 2, subsection 5, line 14 of the engrossed substitute bill, being line 8 of the printed bill, after the word "to" and before the word "beer" strike the words "brewers and".
The amendment was adopted.
Mr. Todd moved the adoption of the committee amendment to Section 2, subsection 9.
Debate ensued.
Mr. McDonald (J. D.) demanded the previous question and the demand was sustained.
Division was called for and the amendment was adopted on a rising vote.
Mr. Todd moved the adoption of the committee amendment to Section 2, subsection 10.
Debate ensued.
The Speaker (Mr. Yantis presiding) declared the time had arrived for the special order of business, consideration of Engrossed Senate Bill No. 350 on second reading.

MOTION.

Mr. Waldron moved that consideration of Engrossed Senate Bill No. 350 be deferred and that same be made a special order of business for 8:00 p. m., this day.
The motion was carried.
Debate continued on the committee amendment to Substitute Senate Bill No. 87.
Mr. Ott demanded the previous question and the demand was sustained.
A roll call was demanded and the demand was sustained.
The Clerk called the roll and the committee amendment was lost by the following vote: Yeas, 30; nays, 67; absent or not voting, 2.
Those voting yea were: Representatives Austin, Bowden, Boyle, Cowen, Easterday, Freese, Gehlen, Hales, Huetter, Keith, Kelly, Lindgren, Luck, Lynch, McCarty, McDonald (D. A.), McDonald (J. D.), Reilly, Ryan, Sandegren, Sawyer, Schultz, Smith (T. E.), Strickland, Sullivan, Titus, Todd, Voyce, Wilson, Mr. Speaker—30.
Those voting nay were: Representatives Adams, Bell, Rice, Boede, Bohlke, Carty, Christianson, Clark, Cohen, Copeland, Devenish, Dixon, Donahoe, Drew, Eddy, Edlund, Edwards, Emory, Ford, Gardner, Gessell, Gifford, Haddon, Hall, Halleran, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Kemp, Klemgard, Leber, Ledgerwood, Mackie, Martin (F. J.), Martin (J. R.), McCauley, McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Nelsen, Ott, Parker, Reeves, Richmond (C. L.), Richmond (W. A.), Robbins, Schroeder, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Twidwell, Van Dyk, Wanamaker, Wentworth, Wingrove, Wiswall, Yantis—67.

Those absent or not voting were: Representatives Brown, Neal—2.

MOTION.

Mr. Neff:
"Point of order.
"The halls and corridors are once again filled with spectators and lobbyists. I move that the Sergeant-at-Arms be instructed to clear them of all except members of this Legislature and ex-members of the Legislature."

The motion was carried.

Mr. Herren moved the adoption of the following amendment:

In Section 2, subsection 10, after the period (.) in line 3, page 3 of the printed bill, insert the following: "On occasions when public dancing is indulged in, in such places, the proprietor or proprietors must employ an officer acceptable to the sheriff of said county."

Debate ensued.

The Speaker (Mr. Yantis presiding):
"The acting Speaker will rule that the amendment (and subject matter therein) is not germane to the subject and will rule the amendment out of order."

Mr. Herren moved the adoption of the following amendment:

In Section 2, subsection 10, page 3 of the printed bill, at the end of the line strike the figures "$150.00" and insert in lieu thereof the figures "$50.00."

The amendment was lost.

With the consent of the House, the committee amendment to Section 2, subsection 11, was withdrawn.

Mr. Todd moved the adoption of the committee amendment in Section 2, after subsection 15.

Debate ensued.

Mr. Bell moved that the committee amendment be laid on the table without taking the bill with it.

The motion to lay the committee amendment on the table without taking the bill with it was lost.

Debate continued.

Mr. Smith (M. B.) demanded the previous question and the demand was sustained.

A roll call was demanded and the demand was sustained.

The Clerk called the roll and the committee amendment was lost by the following vote: Yeas, 33; nays, 63; absent or not voting, 3.

Those voting yea were: Representatives Adams, Austin, Boyle, Cowen, Dixon, Drew, Easterday, Emory, Gehlen, Hales, Holt, Huetter, Hurley, Keith, Lindgren, Luck, Lynch, McDonald (J. D.), McDonnell, Murray, Neal, Reilly,
Those voting nay were: Representatives Bell, Bice, Boede, Bohlke, Bowden, Carty, Christianson, Clark, Cohen, Copeland, Devenish, Donahoe, Eddy, Edlund, Edwards, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hall, Halleran, Herren, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (R. T.), Morgan, Myers, Neff, Nelsen, Parker, Reeves, Richmond (C. L.), Richmond (W. A.), Robbins, Sandegren, Schroeder, Skinner, Smith (B. L.), Smith (M. B.), Sullivan, Todd, Twidwell, Wanamaker, Wingrove, Wiswall, Yantis—63.

Those absent or not voting were: Representatives Brown, Ott, Van Dyk—3.

The Speaker (Mr. Yantis presiding) declared the time had arrived for the special order of business, consideration of Engrossed Senate Bill No. 287 on second reading.

**MOTION.**

Mr. Adams moved that consideration of Engrossed Senate Bill No. 287 be deferred and that same be made a special order of business immediately following the special order of business for 8:00 p.m., this day.

The motion was carried.

With the consent of the House, Mr. Lindgren was excused from the call of the House for approximately one-half hour.

Mr. Todd moved the adoption of the committee amendment to Section 3, subsections 2 and 2A.

With the consent of the House, Mr. Bice was excused from the call of the House for approximately one-half hour.

Debate ensued on the committee amendment.

Mr. Hall demanded the previous question and the demand was sustained.

A roll call was demanded and the demand was sustained.

The Clerk called the roll and the committee amendment was adopted by the following vote: Yeas, 59; nays, 37; absent or not voting, 3.

Those voting yea were: Representatives Adams, Austin, Boyle, Clark, Cowen, Dixon, Drew, Easterday, Edlund, Freese, Gehlen, Gifford, Hales, Hall, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Karr, Keen, Keith, Kelly, Kemp, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), McCarty, McCauley, McDonald (J. D.), Morgan, Murray, Neal, Neff, Nelsen, Reilly, Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Voyce, Wentworth, Wilson, Wingrove, Wiswall, Mr. Speaker—59.

Those voting nay were: Representatives Bell, Boede, Bohlke, Bowden, Carty, Christianson, Cohen, Copeland, Devenish, Donahoe, Eddy, Edwards, Emory, Ford, Gardner, Gessell, Haddon, Halleran, Johnston (Geo. H.), Jones, Klemgard, Leber, Ledgerwood, Martin (J. R.), McDonald (D. A.), McDonald (R. T.), McDonnell, Myers, Parker, Reeves, Richmond (C. L.), Skinner, Smith (B. L.), Twidwell, Van Dyk, Wanamaker, Yantis—37.

Those absent or not voting were: Representatives Bice, Brown, Ott—3.
MOTIONS.

Mr. Waldron moved that the House do now reconsider the vote by which the committee amendment was adopted.

Mr. Neff moved as a substitute that the motion by Mr. Waldron be made a special order of business for 6:00 p.m., this day.

Mr. Waldron:

"Point of order.

"My time has been set definitely and cannot be amended, as Mr. Neff's motion also states a time."

The Speaker (Mr. Yantis presiding) ruled the motion by Mr. Neff in order.

Mr. Luck moved that the motion by Mr. Neff be laid on the table without taking anything with it.

The motion by Mr. Luck was carried and the motion by Mr. Neff was laid on the table without taking anything with it.

The motion to reconsider was carried.

RECONSIDERATION.

The Speaker (Mr. Yantis presiding) declared the question to be on the adoption of the committee amendment.

Mr. Waldron demanded the previous question and the demand was sustained.

Division was called for and the committee amendment was adopted on a rising vote.

Mr. Todd moved the adoption of the committee amendment to Section 3, subsection 7.

Debate ensued.

Mr. Austin demanded the previous question and the demand was sustained.

A roll call was demanded and the demand was sustained.

The Clerk called the roll and the committee amendment was lost by the following vote: Yeas, 27; nays, 69; absent or not voting, 3.

Those voting yea were: Representatives Austin, Bowden, Boyle, Dixon, Drew, Easterday, Edlund, Freese, Gehlen, Gifford, Hales, Hall, Lindgren, Luck, Lynch, McCarty, McDonald (J. D.), Neal, Ryan, Sawyer, Schultz, Smith (T. E.), Strickland, Titus, Todd, Voyce, Mr. Speaker—27.

Those voting nay were: Representatives Adams, Bell, Bice, Boede, Bohlke, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Eddy, Edwards, Emory, Ford, Gardner, Gessell, Haddon, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Mackie, Martin (F. J.), Martin (J. R.), McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Sandegren, Schroeder, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Sullivan, Twidwell, Van Dyk, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis—69.

Those absent or not voting were: Representatives Brown, Nelsen, Ott—3.
On motion of Mr. Adams, further proceedings under the call of the House were dispensed with.
On motion of Mr. Adams, the House was declared at recess until 7:30 p.m.

EVENING SESSION.

The Speaker called the House to order at 7:30 p.m.
The Clerk called the roll and all members were present except Representatives Brown, Dixon, Edlund, Gifford, Huetter, Keen, Leber, Luck, McCauley, Neal, Richmond (W. A.), Sawyer, Smith (J. B.) and Smith (T. E.); Representatives Gifford and McCauley having been excused.

REPORT OF ENGROSSMENT COMMITTEE.

Mr. Speaker:

We, of your Committee on Engrossment, to whom were referred Engrossed House Bill No. 23; also
Engrossed Substitute House Bill No. 60; also
Engrossed House Bill No. 273; also
Engrossed House Bill No. 423; also
Engrossed House Bill No. 437; also
Engrossed House Bill No. 464; also
Engrossed Substitute House Bill No. 500; also
Engrossed House Bill No. 529; also
Engrossed House Bill No. 604; also
Engrossed House Bill No. 644; also
Engrossed House Bill No. 664; also
Engrossed House Bill No. 656, have compared same with the original bills and find them correctly engrossed.

I concur in this report: D. F. Bice.

COMMUNICATION FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, MARCH 12, 1935.

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. 5: "An Act relating to the practice of chiropody, defining 'educational requirements therefor' and providing for the suspension and renewal of certificates to practice chiropody, extending the right to practice to practitioners of other states, amending Sections 3, 4, 6 and 10 of Chapter 38 of the Laws of 1917, and Section 10 of Chapter 120 of the Laws of 1921."


House Bill No. 110: "An Act authorizing and directing a conveyance by quitclaim deed in behalf of the State of Washington to the Estate of J. H. Payne, deceased, of certain real estate."

House Bill No. 111: "An Act authorizing and directing a conveyance by quitclaim deed in behalf of the State of Washington to Olive Sunde and Ruby Christianson of certain real estate."

House Bill No. 112: "An Act authorizing and directing a conveyance by quitclaim deed in behalf of the State of Washington to the Great Northern Railway Company of certain real estate."
House Bill No. 113: "An Act authorizing and directing a conveyance by quit-claim deed in behalf of the State of Washington to the Great Northern Railway Company of certain real estate."

House Bill No. 225: "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."

House Bill No. 326: "An Act making the tide lands along the shore and beach of the Pacific Ocean in Jefferson and Clallam Counties a public highway and declaring an emergency."

House Bill No. 328: "An Act relating to the sale of a tract of state land for cemetery purposes."

House Bill No. 329: "An Act relating to the disposition of improvements on state lands and amending Section 34, Chapter 255, Session Laws of 1927."

House Bill No. 331: "An Act expressing the consent of the Legislature of the State of Washington to the acquisition of lands in the state under the provisions of the act of Congress entitled 'An Act to enable any state to cooperate with any other state or states, or with the United States, for the protection of the watersheds of navigable streams and to appoint a commission for the acquisition of lands for the purpose of conserving the navigability of navigable rivers,' approved March 1, 1911, as amended."

House Bill No. 434: "An Act providing for and regulating the payment of certain bounties for the killing of certain predatory animals and defining the duties of the director of game in connection therewith; providing for certain additional license fees; making an appropriation and declaring an emergency."

Very truly yours,

RICHARD HAMILTON,
Secretary to the Governor.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 12, 1935.

MR. SPEAKER:

The President has appointed as members of a Conference Committee on Engrossed Substitute House Bill No. 483, Senators Roland, Keller and Smith.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., March 12, 1935.

MR. SPEAKER:

The President has signed: House Concurrent Resolution No. 16; also House Bill No. 39, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., March 12, 1935.

MR. SPEAKER:

The Senate has passed: Engrossed Senate Bill No. 79, and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

Mr. Keith 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 Brown, Dixon, Edlund, Gifford, Huetter, Keen, Leber, Luck, McCauley, Neal, Richmond (W. A.), Sawyer, Smith (J. B.) and Smith (T. E.); Representatives Gifford and McCauley having been excused.

Mr. Smith (M. B.) moved that the absentees be excused and the House proceed with business under the call of the House.

The motion was lost.
On motion of Mr. Todd, the House proceeded with business under the call of the House without excusing the absentees.

The Speaker declared the time had arrived for the special order of business, consideration of Engrossed Senate Bill No. 350 on second reading.

SECOND READING OF BILLS.

Engrossed Senate Bill No. 350, by Senator Shorett: Relating to unemployment.

The bill was read the second time by sections.

Mr. Cohen moved the adoption of the following amendment:

Amend Section 3, Subsection 7, line 20 of the original bill, being Section 3, Subsection 7, line 16 of the printed bill, after the period (.) following the word "commission" add the following: "Provided employment as defined herein shall not include services performed in the employ of a corporation, Community Chest, Fund, or Foundation, Organization and operated exclusively for religious, charitable, scientific, literary, or educational purposes, no part of the net earnings of which inures to the benefit of any private shareholder or individual."

The amendment was adopted.

Mr. Cohen moved the adoption of the following amendment:

Strike all of Section 24 and insert in lieu thereof the following:

"Sec. 24. This act is to become operative in the State of Washington from and after the enactment date of the Wagner-Doughton Bill, which is now before the Congress of the United States."

Debate ensued.

The amendment was adopted.

Mr. Cohen moved the adoption of the following amendment:

After the colon (:) following the word "Congress" in the next to the last line in the title of the printed bill, strike the following words: "declaring an emergency and providing that this act shall take effect immediately," and insert in lieu thereof the following words: "This act shall become effective in the State of Washington from and after the enactment date of the Wagner-Doughton Bill, which is now before the Congress of the United States."

The amendment was adopted.

On motion of Mr. Yantis, the rules were suspended, Engrossed Senate Bill No. 350 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Speaker observed former Representative Z. A. Vane from Pierce within the bar of the House and appointed Mr. Easterday to escort him to a seat beside the Speaker.

The Speaker called Mr. Cowen to preside.

Mr. Hurley demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 350 and the bill passed the House by the following vote: Yeas, 89; nays, 4; absent or not voting, 6.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Edwards, Ford, Freese, Gardner, Gehlen, Gessell, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren,
Those voting nay were: Representatives Bohlke, Eddy, Emory, Smith (M. B.)—4.

Those absent or not voting were: Representatives Edlund, Gifford, Keen, McCauley, Richmond (W. A.), Smith (J. B.)—6.

Engrossed Senate Bill No. 350, having received the 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. Smith (T. E.) moved that the House do now reconsider the vote by which Engrossed Senate Bill No. 350 was passed.

Mr. Waldron moved that the motion to reconsider be laid on the table without taking the bill with it.

The motion by Mr. Waldron was carried and the motion by Mr. Smith (T. E.) was laid on the title without taking the bill with it.

The Speaker declared the time had arrived for the special order of business, consideration of Engrossed Senate Bill No. 287 on second reading.

SECOND READING OF BILLS.

Engrossed Senate Bill No. 287, by Committee on Rules and Joint Rules (by departmental request): Relating to a building for the liquor board.

The bill was read the second time by sections.

Mr. Yantis moved the adoption of the following amendment:

Amend the bill by striking all that portion of the bill following the enacting clause and insert in lieu thereof the following:

"Sec. 1. The State Capitol Committee is authorized and empowered to erect one of the office buildings provided for in the group plan adopted by the Capitol Committee pursuant to Chapter 59 of the Session Laws of 1911 on the site designated In the statutes as 'Capitol Place,' for the use of the Washington State Liquor Control Board, the Department of Public Lands and other state departments.

"Sec. 2. The Washington State Liquor Control Board is hereby authorized and directed to pay over to the State Capitol Committee from the Liquor Revolving Fund the sum of Two Hundred Thousand Dollars ($200,000.00) for the purpose of carrying out the provisions of this act: Provided, however, In the event sufficient additional funds are not made available through the Federal or other agencies to be used in conjunction herewith in the erection of a group building the Capitol Committee shall have the power to purchase real estate in Olympia, Washington, and to erect thereon an office building for the use of the Washington State Liquor Control Board, the Department of Public Lands and other state departments.

"Sec. 3. This act is necessary for the immediate preservation of public peace, health and safety and for the support of the state government and its existing institutions, and shall take effect immediately."

Mr. Keith moved the adoption of the following amendment to the amendment:

In Section 2 of the amendment, beginning with the word "in" in line 13, strike all the matter down to and including the word "departments" in line 20, and insert in lieu thereof the following:
"That such funds shall be paid over to said State Capitol Committee only when the United States or one of its agencies shall allocate and provide at least an equal amount toward the erection and completion of such building."

Debate ensued.

Mr. Reilly demanded the previous question and the demand was sustained.

The amendment to the amendment was adopted.

Mr. Strickland demanded the previous question and the demand was sustained.

The amendment was adopted.

Mr. Yantis moved the adoption of the following amendment:

Amend the bill, strike the title and insert in lieu thereof the following:

"An Act authorizing the State Capitol Committee to erect an office building on 'Capitol Place' and authorizing the Washington State Liquor Control Board to pay over to the State Capitol Committee from the Liquor Revolving Fund the sum of $200,000 for such purpose."

The amendment was adopted.

On motion of Mr. Yantis, the rules were suspended, Engrossed Senate Bill No. 287 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Waldron demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 287 and the bill passed the House by the following vote: Yeas, 78; nays, 10; absent or not voting, 11.

Those voting yea were: Representatives Adams, Bell, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Cowen, Devenish, Dixon, Donahoe, Easterday, Eddy, Edwards, Emory, Ford, Freese, Gardner, Gessell, Haddon, Hales, Hall, Haileran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Kemp, Leber, Ledgerwood, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Murray, Myers, Neal, Nelsen, Ott, Reeves, Reilly, Richmond (C. L.), Robbins, Ryan, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Foley, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—78.

Those voting nay were: Representatives Austin, Bice, Copeland, Drew, Klemgard, Lindgren, Morgan, Parker, Sandegren, Todd—10.

Those absent or not voting were: Representatives Edlund, Gehlen, Gifford, Keen, Luck, Lynch, McCauley, Neff, Richmond (W. A.), Smith (J. B.), Smith (M. B.)—11.

Engrossed Senate Bill No. 287, having received the 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. Richmond (C. L.) moved that the rules be suspended and the House revert to the fifth order of business.

The motion was carried.
MR. SPEAKER :

We, a majority of your Committee on Agriculture, to whom was referred Engrossed Senate Bill No. 118, entitled "An Act relating to agricultural and vegetable seeds and amending Sections 9, 10 and 16 of Chapter 183 of the Laws of 1919 as amended, and Section 8 of Chapter 153 of the Laws of 1921, and repealing Chapter 166 of the Laws of 1929, and making an appropriation for administrative expenses," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. C. LELAND RICHMOND, Chairman.


Passed to second reading.

On motion of Mr. Richmond (C. L.), the rules were suspended and the House resumed the regular order of business.

SECOND READING OF BILLS.

The House resumed consideration of Engrossed Substitute Senate Bill No. 87 on second reading.

Engrossed Substitute Senate Bill No. 87, by Committee on Liquor Control: Relating to intoxicating liquors.

Mr. Richmond (C. L.) moved the adoption of the following amendment to the committee amendment:

Amend the amendment to Section 3, Subsections 2 and 2a by adding thereto a new subdivision to be known as subdivision (8) to read as follows:

"(8) Any law enforcement official, any mayor, member of the city council or commission, or any member of the board of county commissioners; and no such official shall be financially interested in any way, either directly or indirectly, in the manufacture, sale or distribution of alcoholic liquor."

The Speaker (Mr. Cowen presiding) called Mr. Yantis to preside.

Mr. Ott demanded the previous question and the demand was sustained.

The amendment to the committee amendment was adopted.

Mr. Todd moved the adoption of the committee amendment to Section 5, subsection 1d.

Debate ensued.

Mr. Neal demanded the previous question and the demand was sustained.

The committee amendment was adopted.

Mr. Austin moved the adoption of the following amendment to the amendment:

Amend the amendment to the committee amendment to Section 3, Subsections 2 and 2a, subdivision (8): In line 3 of the amendment to the amendment, after the word "commissioners" and before the semicolon (:) insert the words "or any member or employee of the Washington State Liquor Control Board."

The amendment to the amendment was adopted.

Mr. Todd moved the adoption of the committee amendment to strike the whole of Section 5.

Debate ensued.

Mr. McDonnell demanded the previous question and the demand was sustained.

A roll call was demanded and the demand was sustained.

The Clerk called the roll and the committee amendment was lost by the following vote: Yeas, 20; nays, 72; absent or not voting, 7.
Those voting yea were: Representatives Austin, Boyle, Easterday, Gehlen, Hales, Johnson (Hans), Keith, Lindgren, Lynch, McDonald (J. D.), Reilly, Robbins, Ryan, Sawyer, Smith (M. B.), Smith (T. E.), Titus, Todd, Wilson, Mr. Speaker—20.

Those voting nay were: Representatives Adams, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Eddy, Edwards, Emory, Ford, Freese, Gardner, Gessell, Haddon, Hall, Herren, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Richmond (C. L.), Sandegren, Schroeder, Schultz, Skinner, Smith (B. L.), Strickland, Sullivan, Twidwell, Van Dyk, Vive, Wanamaker, Wentworth, Wingrove, Wiswall, Yantis—72.

Those absent or not voting were: Representatives Edlund, Gifford, Halleran, Keen, McCauley, Richmond (W. A.), Smith (J. B.)—7.

On motion of Mr. Todd, the committee amendment to Section 8, line 27, was adopted.

Mr. Todd moved the adoption of the committee amendment to Section 9. Debate ensued.

Mr. McDonald (R. T.) demanded the previous question and the demand was sustained.

The committee amendment was adopted.

Mr. Todd moved the adoption of the committee amendment to Section 10, subsection 1c. Debate ensued.

Mr. Austin demanded the previous question and the demand was sustained.

The committee amendment was lost.

Mr. Todd moved the adoption of the committee amendment to Section 11, subsection 1. Mr. Lynch demanded the previous question and the demand was sustained.

The committee amendment was adopted.

On motion of Mr. Todd, the committee amendment to Section 11, subsection 3, was adopted.

Mr. Reilly moved the adoption of the following amendment:

In Section 12, line 44 of the printed bill, strike the figures "$5,000.00" and insert in lieu thereof the figures "$10,000.00."

Debate ensued.

Mr. Sawyer demanded the previous question and the demand was sustained.

The amendment was adopted.

Mr. Todd moved the adoption of the committee amendment to strike the whole of Section 12. The committee amendment was lost.

With the consent of the House, the committee amendment to Section 15, subsection 2, was withdrawn.
Mr. Todd moved the adoption of the committee amendment to Section 16. Division was called for and the committee amendment was lost on a rising vote.

Mr. Austin moved the adoption of the committee amendment to add a new section to be known as Section 17.

Debate ensued.

The committee amendment was adopted.

Mr. Reilly moved the adoption of the following amendment:

In Section 12, line 2, page 10 of the printed bill, strike the figures "$5,000.00" and insert in lieu thereof the figures "$10,000.00."

The amendment was adopted.

Mr. Todd moved the adoption of the following amendment:

Amend the bill by renumbering all sections consecutively.

The amendment was adopted.

On motion of Mr. Todd, the rules were suspended, Engrossed Substitute Senate Bill No. 87 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Austin demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 87 and the bill passed the House by the following vote:

Yeas, 74; nays, 20; absent or not voting, 5.

Those voting yea were: Representatives Adams, Austin, Bohlke, Bowden, Boyle, Brown, Cohen, Cowen, Devenish, Dixon, Drew, Easterday, Emory, Freese, Gardner, Gehlen, Gessell, Haddon, Hales, Hall, Halleran, Herren, Holt, Hueter, Hurley, Johnson (Hans), Johnson (W. A.), Jones, Karr, Keith, Kelly, Kemp, Klemgard, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McDonald (D. A.), McDonald (J. D.), McDonnell, Murray, Myers, Neal, Nelsen, Ott, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Van Dyk, Voyce, Wanamaker, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker-74.

Those voting nay were: Representatives Bell, Bice, Boede, Carty, Christianson, Clark, Copeland, Donahoe, Eddy, Edwards, Ford, Johnston (Geo. H.), Leber, McDonald (R. T.), Morgan, Neff, Parker, Reeves Twidwell, Wentworth-20.

Those absent or not voting were: Representatives Edlund, Gifford, Keen, McCauley, Smith (J. B.)—5.

Engrossed Substitute Senate Bill No. 87, having received the constitutional majority, was declared passed.

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

On motion of Mr. Waldron, Mr. Schroeder was excused from the call of the House.

Substitute Senate Bill No. 113, by Committee on Flood Control: Relating to flood control.

The bill was read the second time by sections.
Mr. Gardner moved the adoption of the following amendment:

In Section 2, line 9 of the printed bill, strike the word "proposed" and insert in lieu thereof the word "proposed."

The amendment was adopted.

Mr. Gardner moved the adoption of the following amendment:

In Section 15, page 5, line 12 of the original bill, being line 30, page 3 of the printed bill, after the period (.) add the following: "If the commission shall find and report that the proposed project is not feasible, the state director shall dismiss the petition."

The amendment was adopted.

Mr. Gardner moved the adoption of the following amendment:

In Section 34, page 11, line 14 of the original bill, being line 42 of the printed bill, after the word "district" strike the balance of the section, insert a comma (,) and add the following: "for the control of waters subject to flood conditions from streams, tidal or other bodies of water, affecting such district, may inside or outside the boundaries of the district, construct, operate and maintain dams and impounding basins and dikes, levees, revetments, bulkheads, rip-rap or other protection; may remove bars, logs, snags and debris from and clear, deepen, widen, straighten, change, relocate or otherwise improve and maintain stream channels, main or overflow; and may construct, operate and maintain any and all other works structures and improvements necessary for such control; and for any such purpose may purchase, condemn, or otherwise acquire land and property, including beds of non-navigable waters and state, county and school lands, and property and may damage any land or other property for any such purpose, and may condemn land and other property and damage the same for any other public use after just compensation having been first made or paid into court for the owner in the manner prescribed by this act."

Debate ensued.

Division was called for and the amendment was adopted on a rising vote.

On motion of Mr. Gardner, the following amendments were adopted:

In Section 51, line 29 of the original bill, being line 38 of the printed bill, strike the words "public officers" and the comma (,).

In Section 64, line 3 of the original bill, being line 25 of the printed bill, strike the words "operation of the".

In Section 68, line 33 of the original bill, being line 39 of the printed bill, strike the word "election" and insert in lieu thereof the word "elections."

In Section 68, line 22 of the original bill, being line 39 of the printed bill, strike the word and figures "Sec. 68" and the period (.) following; in Section 69, line 5 of the original bill, being line 5 of the printed bill, strike the word and figures "Sec. 69" and the period (.) following, and change the remaining section numbers of the bill to conform.

In Section 53, line 20 of the original bill, being line 11 of the printed bill, strike the word "secretary" and insert in lieu thereof the word "clerk."

In Section 54, line 27 of the original bill, being line 18 of the printed bill, strike the word "secretary" and insert in lieu thereof the word "clerk."

In Section 73, line 11 of the original bill, being line 34 of the printed bill, strike the word "secretary" and insert in lieu thereof the word "clerk."

In Section 75, line 20 of the original bill, being line 20 of the printed bill, strike the word "secretary" and insert in lieu thereof the word "clerk."

In Section 75, line 29 of the original bill, being line 27 of the printed bill, strike the word "secretary" and insert in lieu thereof the word "clerk."

In Section 22, line 42 of the printed bill, strike the word "curves" and insert in lieu thereof the word "courses."

In Section 32, line 31 of the printed bill, after the word "omissions" and before the word "such" strike the word "or" and insert in lieu thereof the word "of."

In Section 36, line 16 of the printed bill, after the word "construction," and before the word "or" insert the words "reconstruction or repairs."

In Section 76, line 42 of the printed bill, after the word "district," strike the balance of the section and insert in lieu thereof the following: "and the board or boards of county commissioners theretofore constituting the said board of directors of the
flood control district shall each year levy taxes as in this act provided until said outstanding obligations of the district are fully paid."

In Section 73, line 12 of the original bill, being line 35 of the printed bill, after the word "district" and before the comma (,) insert the word "auditor."

On motion of Mr. Bowden, the rules were suspended, Substitute Senate Bill No. 113 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. McCarty demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Substitute Senate Bill No. 113 and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edwards, Emory, Ford, Freese, Gardner, Gessell, Haddon, Hales, Hall, Halleran, Herren, Holt, Hueter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schultz, Skinner, Smith (B. L.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—92.

Those absent or not voting were: Representatives Boede, Edlund, Gehlen, Gifford, Keen, Schroeder, Smith (J. B.)—7.

Substitute Senate Bill No. 113, having received the 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. Dixon moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

Senate Bill No. 252, by Committee on Rules and Joint Rules (by request of State Finance Committee): Relating to industrial insurance funds.

The bill was read the second time by sections.

On motion of Mr. Ott, the rules were suspended, Senate Bill No. 252 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Reilly demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Senate Bill No. 252 and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent of not voting, 7.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edwards, Emory, Ford, Freese, Gardner, Gessell, Haddon, Hales, Hall, Halleran,
FIFTY-EIGHTH DAY, MARCH 12, 1935

Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schultz, Skinner, Smith (B. L.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—92.

Those absent or not voting were: Representatives Edlund, Gehlen, Gifford, Keen, McCauley, Schroeder, Smith (J. B.)—7.

Senate Bill No. 252, having received the 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. Cowen to preside.

Engrossed Senate Bill No. 253, by Committee on Rules and Joint Rules (by request of State Finance Committee): Relating to current funds.

The bill was read the second time by sections.

On motion of Mr. Ott, the rules were suspended, Engrossed Senate Bill No. 253 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 253 and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edwards, Emory, Ford, Freese, Gardner, Gessell, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schultz, Skinner, Smith (B. L.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—92.

Those absent or not voting were: Representatives Edlund, Gehlen, Gifford, Keen, McCauley, Schroeder, Smith (J. B.)—7.

Engrossed Senate Bill No. 253, having received the 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. 254, by Committee on Rules and Joint Rules (by executive request): Relating to Capitol Building Construction Fund.

The bill was read the second time by sections.

27—H.
Mr. Drew moved the adoption of the following amendment:

Amend the bill by adding thereto a new section to be known as Section 4, to read as follows:

"Sec. 4. The State Finance Committee is hereby authorized to refund the said Capitol Building Bonds at lower bonds and report to the next regular session of the legislature."

Debate ensued.

Mr. Ott moved that the amendment be laid on the table without taking anything with it.

The motion was carried and the amendment was laid on the table without taking anything with it.

The Speaker (Mr. Cowen presiding) called Mr. Emory to preside.

On motion of Mr. Yantis, the rules were suspended, Senate Bill No. 254 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mrs. Haddon demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Senate Bill No. 254 and the bill passed the House by the following vote: Yeas, 90; nays, 3; absent or not voting, 6.

Those voting yea were: Representatives Adams, Bell, Bice, Bohlke, Borden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Easterday, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schultz, Skinner, Smith (B. L.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—90.

Those voting nay were: Representatives Austin, Drew, Eddy—3.

Those absent or not voting were: Representatives Boede, Gehlen, Keen, McCauley, Schroeder, Smith (J. B.)—6.

Senate Bill No. 254, having received the 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. 86, by Committee on Banks and Banking: Relating to banks and trust companies.

The bill was read the second time by sections.

On motion of Mr. Yantis, the rules were suspended, Engrossed Substitute Senate Bill No. 86 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 86 and the bill passed the House by the following vote: Yeas, 88; nays, 4; absent or not voting, 7.
Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edwards, Emory, Ford, Freese, Gardner, Gessell, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McDonald (D. A.), McDonald (J. D.), McDonnell (R. T.); McDonnell, Morgan, Murray, Myers, Neff, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schultz, Skinner, Smith (B. L.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—88.

Those voting nay were: Representatives Luck, Neal, Nelsen, Titus—4.

Those absent or not voting were: Representatives Edlund, Gehlen, Gifford, Keen, McCauley, Smith (J. B.)—7.

Engrossed Substitute Senate Bill No. 86, having received the constitutional majority, was declared passed.

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

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

The Speaker resumed the chair.

On motion of Mr. Adams, the House adjourned to 10:00 a.m., Wednesday, March 13, 1935.

ROBT. F. WALDRON, Speaker.

S. R. HOLCOMB, Chief Clerk.
The Speaker called the House to order at 10:00 a.m.

The Clerk called the roll and all members were present except Representatives Easterday, Eddy, Emory, Keith, Leber, Lindgren, Sawyer and Smith (M. B.).

Prayer was offered by Rev. Elmer Johnson of the Gloria Dei Lutheran Church of Olympia.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Yantis, further reading was dispensed with and the journal was approved.

On motion of Mr. Clark Rule 20 was suspended.

COMMUNICATION ADDRESSED TO THE LEGISLATURE.

To the Honorable Speaker and Members of the House of Representatives,

State of Washington, in Legislative Session Assembled:

We, your stooges, the pages of the House of Representatives, serving in session assembled, most respectfully represent and petition as follows:

WHEREAS, The said pages, though quite possessed with intelligence, efficiency and ability, are frequently reminded of their lowly station;

WHEREAS, Due to the probable minority of the pages, the said employees are denied a vote in your benighted body; and

WHEREAS, Members of the House are at times appointed to act as substitute speakers, the pages are of the opinion that until a very recent date, their preference for said substitution has been slighted.

Now, Therefore, Be It Resolved, For the personal privilege and pleasure of the pages, our patrons concurring, that the Speaker appoint a committee to invite and escort to the Speaker's chair on the rostrum, the pages' pal—Dr. David Cowen.

HAROLD McGRATH,
JACK HAYES,
DAN MYERS,
RICHARD HOPP.

GEORGE HALES,
EARL BENSON,
KENNETH MCNELIS,
HUGH FURR.

The Speaker appointed Kenneth McNelis and Jack Hayes to escort Mr. Cowen to the Rostrum where he was presented with a group picture of the pages of the House of Representatives.

REPORT OF ENGROSSMENT COMMITTEE.

We, of your Committee on Engrossment, to whom was referred Engrossed Substitute House Bill No. 429, have compared same with the original bill and find it correctly engrossed.

I concur in this report: A. E. Holt.
MESSAGES FROM THE SENATE.

SENATE CHAMBER, OLYMPIA, WASH., MARCH 12, 1935.

HARRISON W. MASON, Secretary.

The Senate has failed to pass: House Bill No. 690, and the same is herewith transmitted.

MR. SPEAKER:

SENATE CHAMBER, OLYMPIA, WASH., MARCH 12, 1935.

HARRISON W. MASON, Secretary.

The Senate has adopted: Engrossed House Concurrent Resolution No. 10; The Senate has passed: Engrossed House Joint Memorial No. 32; also House Bill No. 372; also House Bill No. 417; also Engrossed House Bill No. 507; also Engrossed House Bill No. 259; also Re-Engrossed House Bill No. 498; also Engrossed House Bill No. 290, and the same are herewith transmitted.

The Senate has concurred in the House amendments to Senate Bill No. 353 and passed the bill.

FIRST READING OF SENATE BILLS.

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

Engrossed Senate Bill No. 9, by Senator Mehner: An Act relating to the payment of unpaid obligations of County Game Commissioners from the State Game Fund and authorizing in proper cases payment thereof from said fund.

Referred to Committee on Rules and Order.

Substitute Senate Bill No. 70, by Judiciary Committee: An Act providing for the regulation and supervision of the issuance and sale of certain securities to prevent fraud in the sale thereof; amending Sections 2 and 6, Chapter 69, Laws of 1923: amending said act by adding thereto a new section to be designated 14-a, and repealing Section 2½, Chapter 69, Laws of 1923; and providing that this act shall take effect immediately.

Referred to Committee on Rules and Order.


Referred to Committee on Rules and Order.

Engrossed Substitute Senate Bill No. 228, by Rules and Joint Rules Committee: An Act fixing the salaries of certain state officers; repealing laws in conflict herewith; and declaring an emergency.

Referred to Committee on Rules and Order.

Senate Bill No. 251, by Rules and Joint Rules Committee (by request of State Liquor Board): An Act relating to the state militia, providing for
organization, regulation, maintenance and discipline of the National Guard of Washington, and amending Section 62 of Chapter 134 of the Laws of 1909, the same being Section 8508 of Remington's Revised Statutes, and declaring that this act shall take effect immediately.

Referred to Committee on Rules and Order.

**Senate Bill No. 264**, by Senator Reardon: An Act relating to motor vehicles and the license thereof; regulating the transportation of school children and/or students therein; and amending Chapter 98 of the Laws of 1933.

Referred to Committee on Rules and Order.

**Engrossed Senate Bill No. 272**, by Senator Maxwell: An Act relating to motor vehicles and providing for the use of safety glass thereon, and fixing a penalty for any violaton thereof.

Referred to Committee on Rules and Order.

**Senate Bill No. 275**, by Senators Garrett, Lovejoy, Shorett, Stinson and Brunton: An Act relating to insurance, prescribing the standard form of policies of fire insurance in the state; amending Section 106, Chapter 49, Laws of 1911, as amended by Section 12, Chapter 177, Laws of 1915 (Sec. 7152, Remington's Revised Statutes).

Referred to Committee on Rules and Order.

**Engrossed Senate Bill No. 328**, by Senator Reardon: An Act defining the term "Street Car Bus," and amending Section 6313 of Remington's Revised Statutes of Washington; and declaring an emergency.

Referred to Committee on Rules and Order.

**Engrossed Senate Bill No. 348**, by Senators Ryan (Scott M.) and Brunton: An Act relating to an excise tax on gasoline and other inflammable liquids, and amending Section 1, Chapter 58 of the Laws of 1933, the same being Section 8327-1 of Remington's Revised Statutes.

Referred to Committee on Rules and Order.

**Senate Bill No. 359**, by Senator Bengtson: An Act relating to the apportionment of the state current school fund to the counties of the state for the use of the school districts within each county, amending Section 4873, Remington's Compiled Statutes as amended by Section 5, Chapter 28, Laws of 1933.

Referred to Committee on Rules and Order.

The Speaker called Mr. Cowen to preside.

The Speaker (Mr. Cowen presiding) observed former Representative Guy Van Horn from Whatcom within the bar of the House and appointed Mr. Edwards to escort him to a seat upon the Rostrum.

**SECOND READING OF BILLS.**

**Engrossed Senate Bill No. 299**, by Committee on Rules and Joint Rules (by departmental request): Relating to financing city utilities.

The bill was read the second time by sections.

On motion of Mr. Clark, the rules were suspended, Engrossed Senate Bill No. 299 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill
No. 299 and the bill passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 18.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gifford, Haddox, Hales, Hall, Halleran, Herren, Holt, Hueter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Sandegren, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Titus, Todd, Twidwell, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—81.

Those absent or not voting were: Representatives Boyle, Drew, Gehlen, Gessell, Keith, Kelly, Kemp, Klemgard, Leber, Lindgren, Lynch, Ryan, Sawyer, Schroeder, Smith (M. B.), Strickland, Sullivan, Van Dyk—18.

Engrossed Senate Bill No. 299, having received the 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 Joint Resolution No. 19, by Senators Lovejoy and Malstrom: Relating to flax industry.

The resolution was read the second time in full.

On motion of Mr. Ott, the rules were suspended, Engrossed Senate Joint Resolution No. 19 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Joint Resolution No. 19 and the resolution passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 17.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edwards, Ford, Freese, Gardner, Gessell, Gifford, Haddox, Hales, Hall, Halleran, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Kelly, Kemp, Leber, Ledgerwood, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Richmond (W. A.), Ryan, Sandegren, Schultz, Smith (B. L.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—82.

Those absent or not voting were: Representatives Boyle, Edlund, Emory, Gehlen, Hueter, Keith, Klemgard, Lindgren, Reeves, Reilly, Richmond (C. L.), Robbins, Sawyer, Schroeder, Skinner, Smith (J. B.), Smith (M. B.)—17.

Engrossed Senate Joint Resolution No. 19, having received the constitutional majority, was declared passed.
Substitute Senate Bill No. 39, by Committee on Municipal Corporations other than First Class: Relating to refunding of utility warrants.

The bill was read the second time by sections.

On motion of Mr. Adams, the rules were suspended, Substitute Senate Bill No. 39 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Substitute Senate Bill No. 39 and the bill passed the House by the following vote: Yeas, 78; nays, 5; absent or not voting, 16.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Easterday, Eddy, Edwards, Emory, Ford, Freese, Gessell, Gifford, Haddon, Halleran, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Kelly, Kemp, Leber, Ledgerwood, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Ott, Parker, Reeves, Richmond (C. L.), Robbins, Ryan, Sandegren, Schultz, Skinner, Smith (B. L.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Vance, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—78.

Those voting nay were: Representatives Drew, Hales, Hall, Herren, Richmond (W. A.)—5.

Those absent or not voting were: Representatives Boyle, Edlund, Gardner, Gehlen, Keith, Klemgard, Lindgren, Neff, Nelsen, Reilly, Sawyer, Schroeder, Smith (J. B.), Smith (M. B.), Smith (T. E.), Todd—16.

Substitute Senate Bill No. 39, having received the 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. 85, by Senators Malstrom, Kerstetter and Miller: Relating to drugs and medicines.

The bill was read the second time by sections.

On motion of Mr. Yantis, the rules were suspended, Engrossed Senate Bill No. 85 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 85 and the bill passed the House by the following vote: Yeas, 72; nays, 6; absent or not voting, 21.

Those voting yea were: Representatives Adams, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Herren, Holt, Hurley, Johnson (Hans), Johnston (Geo. H.), Karr, Keen, Keith, Kelly, Klemgard, Leber, Ledgerwood, Lynch, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), Morgan, Murray, Myers, Parker, Reeves, Reilly, Richmond (W. A.), Robbins, Ryan, Sandegren, Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Vance, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—72.
Those voting nay were: Representatives Eddy, Johnson (W. A.), Kemp, McDonnell, Schultz, Smith (B. L.)—6.

Those absent or not voting were: Representatives Austin, Bell, Boyle, Gehlen, Halleran, Huetter, Jones, Lindgren, Luck, Mackie, Neal, Neff, Nelsen, Ott, Richmond (C. L.), Sawyer, Schroeder, Skinner, Smith (J. B.), Smith (M. B.), Van Dyk—21.

Engrossed Senate Bill No. 85, having received the 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. 105**, by Senator Thomas: Relating to school grounds.

The bill was read the second time by sections.

On motion of Mr. Adams, the rules were suspended, Senate Bill No. 105 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 105 and the bill passed the House by the following vote: Yeas, 76; nays, 8; absent or not voting, 16.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gessell, Hales, Hall, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Murray, Myers, Neal, Nelsen, Ott, Parker, Reeves, Richmond (C. L.), Richmond (W. A.), Ryan, Sandegren, Schultz, Smith (B. L.), Smith (T. E.), Titus, Todd, Twidwell, Voyce, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—75.

Those voting nay were: Representatives Bowden, Eddy, Haddon, Halleran, Morgan, Neff, Robbins, Wanamaker—8.

Those absent or not voting were: Representatives Boyle, Gehlen, Gifford, Huetter, Keith, Lindgren, Luck, Reilly, Sawyer, Schroeder, Skinner, Smith (J. B.), Smith (M. B.), Strickland, Sullivan, Van Dyk—16.

Senate Bill No. 105, having received the 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. 110**, by Senator Lovejoy: Relating to voting.

The bill was read the second time by sections.

On motion of Mr. Adams, the rules were suspended, Senate Bill No. 110 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 110 and the bill passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland; Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Edlund, Edwards,
Emory, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Hadden, Hales, Hall, Halleran, Herren, Holt, Hueter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Parker, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Schroeder, Schultz, Smith (B. L.), Titus, Todd, Twidwell, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—84.

Those absent or not voting were: Representatives Boyle, Eddy, Keen, Lindgren, Luck, Lynch, Ott, Sawyer, Skinner, Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Van Dyk—15.

Senate Bill No. 110, having received the 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. 112, by Senators Murfin and McAulay: Relating to irrigation districts.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 112, entitled "An Act relating to irrigation district deeds on foreclosure of assessments, preserving the lien of general taxes and amending Section 30, page 687 of the Session Laws of 1889-90, as amended by Section 17, of Chapter 165 of the Session Laws of 1895 (Section 7448, Remington's Revised 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:

In Section 1, line 2 of paragraph "Ninth" of the engrossed bill, strike the words "or the land is redeemed."

In Section 1, lines 5 and 6 of paragraph "Ninth" of the engrossed bill, strike the words "assessments of other irrigation districts" and insert in lieu thereof the words "all existing irrigation district assessments."

In Section 1, line 5 of paragraph "Tenth" of the engrossed bill, strike the period (.) after the word "encumbrances" and add the following: "except drainage or diking improvement district assessments or installments thereof not delinquent at the time of the sale, also except all existing irrigation district assessments not delinquent at the time of the sale, pursuant to which said deed issued."

In Section 1 strike all of paragraph "Eleventh" after the word "Eleventh" of the engrossed bill and substitute in lieu thereof the following:

"If the irrigation district reconveys, which it may do upon installments or for cash, any lands so acquired by it to a grantee who has a right to such reconveyance under Section 7445 of Remington's Revised Statutes, the grantee, before receiving deed, shall pay all the taxes, drainage improvement district and irrigation district assessments, which had been cancelled by the deed to the irrigation district, such payment being made to the County Treasurer for the benefit of the respective taxing districts entitled thereto, and such grantee shall also pay any expenses of the irrigation district incurred in caring for, operating, or improving said land."

In Section 1, line 2 of paragraph "Twelfth" of the engrossed bill, after the word "shall" insert a comma (,) and the following: "unless the taxes and assessments have been paid under the provisions of the preceding paragraph."

In Section 1, line 6 of paragraph "Twelfth" of the engrossed bill, strike the word "amount" and all the remaining portion of said paragraph and insert in lieu thereof the words "amounts of the respective liens cancelled by the deed to the irrigation district or to the county, provided that there can be first deducted therefrom and reimbursed to the district or county advancing same, any expenses incurred in caring for, operating, or improving said land."
Amend the bill by adding a new section to be known as Section 2, to read as follows:

"Sec. 2. This act shall take effect as of January 1, 1936."

DONALD A. MCDONALD, Chairman.


The bill was read the second time by sections.

On motion of Mr. Murray, the committee amendments were adopted.

On motion of Mr. Murray, the rules were suspended, Engrossed Senate Bill No. 112 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 112 and the bill passed the House by the following vote: Yeas, 77; nays, 6; absent or not voting, 16.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Haddon, Hall, Halleran, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Robbins, Ryan, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Vance, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—77.

Those voting nay were: Representatives Dixon, Easterday, Gifford, Johnson (Hans), Richmond (W. A.), Sandegren—6.

Those absent or not voting were: Representatives Boyle, Drew, Eddy, Edlund, Edwards, Hales, Herren, Lindgren, Luck, Lynch, Mackie, Neal, Sawyer, Schroeder, Smith (M. B.), Smith (T. E.)—16.

Engrossed Senate Bill No. 112, having received the 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. 144, by Senator Norman: Relating to clams.

Mr. Skinner moved that Engrossed Senate Bill No. 144 be indefinitely postponed.

Debate ensued.

Mr. Sawyer demanded the previous question and the demand was sustained.

A roll call was demanded but the demand was not sustained.

Division was called for and the motion to indefinitely postpone Engrossed Senate Bill No. 144 was carried on a rising vote.

MOTION.

Mr. Sandegren moved that the House do at this time reconsider the vote by which Engrossed Senate Bill No. 144 was indefinitely postponed.

Mr. Skinner moved as a substitute that the motion be laid on the table without taking the bill with it.
The substitute motion was carried and the motion by Mr. Sandegren was laid on the table without taking the bill with it.

**Engrossed Substitute Senate Bill No. 212**, by Judiciary Committee: Relating to reapportionment.

Mr. Keith moved that Engrossed Substitute Senate Bill No. 212 be made a special order of business for 8:00 p.m. this evening.

Mr. Herren moved as a substitute that Engrossed Substitute Senate Bill No. 212 be indefinitely postponed.

Mr. Reilly moved that the substitute motion by Mr. Herren be laid on the table without taking the bill with it.

The motion by Mr. Reilly was lost.

Mr. Keith: "Point of order.

"I believe that the motion for a special order of business and the motion to indefinitely postpone are of the same rank."

The Speaker (Mr. Cowen presiding): "The point is well taken. The chair will rule the motion by Mr. Herren out of order."

The Speaker (Mr. Cowen presiding) declared the question to be on the motion by Mr. Keith to make Engrossed Substitute Senate Bill No. 212 a special order of business for 8:00 p.m. this evening.

Debate ensued.

The motion was carried to make Engrossed Substitute Senate Bill No. 212 a special order of business for 8:00 p.m. this evening.

**Engrossed Senate Bill No. 268**, by Senators Dailey, Bengtson, Roland and Murfin: Relating to gas and oil.

Mrs. Reeves moved that consideration of Engrossed Senate Bill No. 268 be deferred until later in the day.

Mr. Titus moved that the motion by Mrs. Reeves be laid on the table without taking anything with it.

Division was called for and the motion to lay the motion by Mrs. Reeves on the table without taking anything with it was lost on a rising vote.

With the consent of the House Mrs. Reeves withdrew her motion.

Mrs. Reeves moved that Engrossed Senate Bill No. 268 be indefinitely postponed.

Debate ensued.

Mr. Adams demanded the previous question and the demand was sustained.

A roll call was demanded but the demand was not sustained.

The motion was carried and Engrossed Senate Bill No. 268 was indefinitely postponed.

**Senate Bill No. 270**, by Senators Shorette, Tewksbury, Dailey, Murphy (J. A.) and Morrow: Relating to water districts.

The bill was read the second time by sections.

On motion of Mr. Keith the rules were suspended, Senate Bill No. 270 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

Mr. Nelsen demanded the previous question and the demand was sustained.
The Clerk called the roll on the final passage of Senate Bill No. 270 and the bill passed the House by the following vote: Yeas, 86; nays, 2; absent or not voting, 11.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Edlund, Edwards, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Leber, Ledgerwood, Lindgren, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Nelsen, Ott, Parker, Reeves, Reilly, Robbins, Ryan, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Vyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—86.

Those voting nay were: Representatives Eddy, Emory—2.

Those absent or not voting were: Representatives Boyle, Gehlen, Klemgard, Luck, Neff, Richmond (C. L.), Richmond (W. A.), Sandegren, Skinner, Smith (M. B.), Smith (T. E.)—11.

Senate Bill No. 270, having received the 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. 307, by Senator Reardon: Relating to Department of Business Control.

The bill was read the second time by sections.

On motion of Mr. McCarty, the rules were suspended, Senate Bill No. 307 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

Mr. Ott demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Senate Bill No. 307 and the bill passed the House by the following vote: Yeas, 87; nays, 4; absent or not voting, 8.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gessell, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keen, Keith, Kelly, Kemp, Klemgard, Ledgerwood, Lindgren, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (T. E.), Strickland, Titus, Todd, Twidwell, Van Dyk, Vyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—87.

Those voting nay were: Representatives Bohlke, Leber, Neal, Nelsen—4.

Those absent or not voting were: Representatives Boyle, Gehlen, Gifford, Jones, Luck, Skinner, Smith (M. B.), Sullivan—8.
Senate Bill No. 307, having received the 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. 330**, by Senators Thein, Lovejoy, Mehner, Miller, Nugent, Drumheller, Todd and Shorett: Relating to intoxicating liquor.

The Speaker resumed the chair.

Mr. Keith moved that consideration of Senate Bill No. 330 be deferred and that the bill retain its place on the calendar for the following working day.

Mr. Ford moved that Senate Bill No. 330 be laid on the table.

Mr. Keith 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 Bell, Boyle, Gifford, Jones, Luck and Smith (M. B.); Representatives Gifford and Smith (M. B.) having been excused.

The Speaker called Mr. Yantis to preside.

Mr. Sawyer moved that the House proceed with business under the call of the House without excusing the absentees.

The motion was carried.

The Speaker (Mr. Yantis presiding) declared the question to be on the motion by Mr. Ford to lay Senate Bill No. 330 on the table.

Division was called for and the motion to lay Senate Bill No. 330 on the table was carried on a rising vote.

**NOTICE OF RECONSIDERATION.**

Mr. Reilly gave notice that at 3:00 p. m. this day he would move that the House reconsider the vote by which Senate Bill No. 330 was laid on the table.

**MOTION.**

Mrs. Wanamaker moved that the House do at this time reconsider the vote by which Senate Bill No. 330 was laid on the table.

Mr. Martin (J. R.):

"Point of order.

"Mr. Reilly gave notice of reconsideration at 3:00 p. m. today. That matter may be called up by Mr. Reilly or any other member of this House at 3:00 p. m. today. It automatically prevents anyone else from making the same motion."

The Speaker (Mr. Yantis presiding):

"Every member of this House has the right to move to reconsider a vote within the limits of one day. Mr. Reilly gave notice of reconsideration, while Mrs. Wanamaker made a motion. The motion by Mrs. Wanamaker is in order at this time."

Mr. Waldron:

"Mr. Speaker, Ladies and Gentlemen:

"Some times I wonder whether or not the members who are elected by vote of the people come down here to deliberate or come down here to close their minds to any legislation that might be proposed.

"It seems to me, Ladies and Gentlemen of the House, that you are acting now in a blind and unthoughtful manner on this particular bill. We listened yesterday, to
those of you who stood up here and told us, many of whom I agreed with, that the Liquor Control Board had been honorable, fair, and just in the administration of the Steele Bill. Today you stand here and do the exact opposite and say they are dishonorable.

"Where did this bill originate? No other place than in the office of the Liquor Control Board. Who recommended this? Not me, but your own Liquor Board that you championed yesterday. Now, you turn around and say they are no good, that they do not know what they are talking about. This is their own baby. They are the boys who drew the thing that is before you now. You stand up now and vote to lay it on the table. I say this; if you want to vote this down, it is all right with me. The boys who submitted it are the Liquor Control Committee. This bill should pass."

Debate continued.

Mr. Skinner demanded the previous question and the demand was sustained.

Mr. Waldron moved as a substitute that the bill be made a special order of business for 8:00 p.m. tonight.

Mrs. Wanamaker moved that the substitute motion be laid on the table.
Division was called for and the motion by Mrs. Wanamaker to lay the motion by Mr. Waldron on the table was carried on a rising vote.

Mr. Adams moved that further proceedings under the call of the House be dispensed with.
Division was called for and the motion was carried on a rising vote.
On motion of Mr. Adams, the House was declared at recess until 2:30 p.m.

AFTERNOON SESSION.

The Speaker called the House to order at 2:30 p.m.
The Clerk called the roll and all members were present except: Representatives Boyle and Wiswall.

SENATE AMENDMENTS TO HOUSE BILLS.

SENATE CHAMBER,
OLYMPIA, WASH., March 12, 1935.

Mr. Speaker:
The Senate has passed: Engrossed House Bill No. 370, with the following amendments:
Amend the title by striking the word "creating" and substituting in lieu thereof the word "declaring."
Amend Section 1, lines 8 and 9 of the original bill, same being line 2 of the printed bill, by striking the words "five thousand dollars ($5,000)" and inserting in lieu thereof the following: "twenty-five thousand dollars ($25,000); and the same is hereby transmitted.

Mr. Martin (J. R.) moved that the House do not concur in the Senate amendments to Engrossed House Bill No. 370 and that the Senate be asked to recede therefrom.
Mr. McDonald (J. D.) moved that the motion be laid on the table without taking anything with it.
Division was called for and the motion to lay the motion by Mr. Martin (J. R.) on the table without taking anything with it was carried on a rising vote.
Mr. Keith moved that the House do concur in the Senate amendments to Engrossed House Bill No. 370.

Mr. McDonald (J. D.) demanded the previous question and the demand was sustained.

A roll call was demanded but the demand was not sustained.

The motion was carried.

The Clerk called the roll on the passage of Engrossed House Bill No. 370 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 54; nays, 36; absent or not voting, 9.

Those voting yea were: Representatives Austin, Bell, Bice, Boede, Bowden, Clark, Cowen, Dixon, Drew, Easterday, Edlund, Ford, Freese, Gehlen, Gessell, Gifford, Hales, Hall, Herren, Johnson (Hans), Keen, Keith, Kelly, Klemgard, Lindgren, Luck, Lynch, Martin (F. J.), McCarty, McCauley, McDonald (J. D.), Murray, Neal, Nelsen, Parker, Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Van Dyk, Voice, Wilson, Wingrove—54.

Those voting nay were: Representatives Bohlke, Brown, Carty, Christianson, Cohen, Copeland, Devenahoe, Eddy, Edwards, Emory, Haddon, Halloran, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Kemp, Martin (J. R.), McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Myers, Neff, Ott, Reeves, Reilly, Richmond (C. L.), Skinner, Wanamaker, Wentworth, Yantis, Mr. Speaker—36.

Those absent or not voting were: Representatives Adams, Boyle, Gardiner, Holt, Leber, Ledgerwood, Mackie, Twidwell, Wiswall—9.

Engrossed House Bill No. 370, having received the constitutional majority, was declared passed as amended by the Senate.

EXPLANATION OF VOTE.

Mr. Waldron:

"The expenditure of $25,000.00 of the taxpayer's money is in my opinion too large. It is admitted that any audit made will only be a spot audit and I feel that such an audit can be procured easily with an appropriation of not to exceed $15,000.00 and therefore I voted 'no'."

SENATE CHAMBER,
Olympia, Wash., March 12, 1935.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 238 with the following amendments:

Amend Section 2 by adding a new subsection to be known as Subsection "(g)" as follows:

"(g) A member of the American Institute of Mining and Metallurgical Engineers."

Amend Section 17, line 22, page 8 of the printed bill, by adding the following thereto:

"The Director of Licenses shall estimate the cost of auditing and supervising the collection and disbursements of the fund herein referred to; and such cost shall be deducted from the funds herein appropriated and shall be a first charge against the receipts thereof."

HARRISON W. MASON, Secretary.

Mrs. Wanamaker moved that the House do concur in the Senate amendments to Engrossed House Bill No. 238.

The motion was carried.
The Clerk called the roll on the passage of Engrossed House Bill No. 238 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 82; nays, 2; absent or not voting, 15.

Those voting yea were: Representatives Bell, Bice, Boede, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Hales, Hall, Halleran, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Kemp, Klemgard, Leber, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Murray, Myers, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Titus, Todd, Twidwell, Van Dyk, Voice, Wamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—82.

Those voting nay were: Representatives Bohlke, Neal—2.

Those absent or not voting were: Representatives Adams, Austin, Dixon, Haddon, Huetter, Keen, Ledgerwood, Lindgren, Luck, Lynch, Mackie, McDonald (R. T.), Morgan, Neff, Sullivan—15.

Engrossed House Bill No. 238, having received the constitutional majority, was declared passed as amended by the Senate.

Mr. Wilson moved that the House concur in the Senate amendments to House Bill No. 327.

The motion was carried.

The Clerk called the roll on the passage of House Bill No. 327 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 86; nays, 2; absent or not voting, 11.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Edlund, Edwards, Emory, Ford, Freese, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Neff, Sullivan, Ott, Parker, Reeves, Richmond (C. L.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voice, Wentworth, Wilson, Wingrove, Yantis, Mr. Speaker—86.

Those voting nay were: Representatives Drew, Richmond (W. A.)—2.
Those absent or not voting were: Representatives Boyle, Easterday, Eddy, Gardner, Gehlen, Holt, Lindgren, Reilly, Smith (M. B.), Wanamaker, Wiswall—11.

House Bill No. 327, having received the constitutional majority, was declared passed as amended by the Senate.

Mr. Edwards moved that the House concur in the Senate amendments to House Bill No. 176.

The motion was carried.

The Clerk called the roll on the passage of House Bill No. 176 as amended by the Senate, and the bill passed the House by the following vote:

Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Hueter, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Lynch, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neal, Nelsen, Ott, Parker, Reeves, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Mr. Speaker—91.

Those absent or not voting were: Representatives Christianson, Hurley, Luck, Mackie, Neff, Reilly, Wiswall, Yantis—8.

House Bill No. 176, having received the constitutional majority, was declared passed as amended by the Senate.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 590 with the following amendment:

Amend Section 3, page 3, line 7 of the printed bill; insert a comma (,) in place of the period (.) and add “in union shops.”; and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

Mr. Ledgerwood moved that the House do not concur in the Senate amendment to Engrossed House Bill No. 590 and that the Senate be asked to recede therefrom.

Mr. Hales moved that the motion be laid on the table without taking anything with it.

The motion by Mr. Hales was lost.
Division was called for and the motion by Mr. Ledgerwood was carried on a rising vote.

The House resumed consideration of bills on second reading.

SECOND READING OF BILLS.

The bill was read the second time by sections.

Mrs. Reeves moved the adoption of the following amendment:
In Section 1, page 2, line 34 of the printed bill, after the period (.) add a new subsection to read as follows:

"(d) (1) That there be and there is hereby created in the department of highways a division to be known as the Division of Roadside Development. On the taking effect of this act, the director of highways shall appoint a supervisor of roadside development who shall serve at the pleasure of the director of highways."

Debate ensued.

Mr. Neal moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

Mr. Holt moved the adoption of the following amendment:
Amend Engrossed Senate Bill No. 340 in Section 1 thereof by striking all of Subsection (c) and inserting in lieu thereof the following:

"(c) • • • • From the moneys credited on an annual basis to the several counties according to the foregoing percentages there shall be deducted and credited to each incorporated city and town in each such county and to each township in each such county having a township organization, by the fifteenth day of each calendar month, an amount which on an annual basis shall aggregate to each such incorporated city and town and township in each such county a total amount equal to one and one-half dollars ($1.50) per capita population of each such incorporated city and town and township according to the United States Government census of 1930."

Debate ensued.

Mr. Skinner moved that Engrossed Senate Bill No. 340 be made a special order of business for 8:30 p. m. this day.

The motion was lost.

Mr. Richmond (C. L.) moved that the amendment be laid on the table without taking anything with it.

The motion was carried and the amendment was laid on the table without taking anything with it.

Mr. Holt moved the adoption of the following amendment:
In Section 1, Subsection (d), line 2 of the printed bill, following the word "towns" and before the word "as" insert the words "and townships."

Mr. Gifford moved that the amendment be laid on the table without taking anything with it.

The motion was carried and the amendment was laid on the table without taking anything with it.

Mr. Holt moved the adoption of the following amendment:
In Section 1, Subsection (e), line 3 of the printed bill, following the word "towns," and before the word "respectively" insert the words "and townships."

Mr. Gifford moved that the amendment be laid on the table without taking anything with it.

The motion was carried and the amendment was laid on the table without taking anything with it.
Mr. Holt moved the adoption of the following amendment:

In Section 1, Subsection (e), line 6 of the printed bill, following the word "towns" and before the word "as" insert the words "and townships."

Mr. Gifford moved that the amendment be laid on the table without taking anything with it.

The motion was carried and the amendment was laid on the table without taking anything with it.

Mr. Halleran moved the adoption of the following amendment:

In Section 3, In the last line thereof, strike the period (.) and insert the following:

"Provided, That not to exceed fifty per cent (50%) of the moneys accruing to the credit of any county or township under the provisions of this act shall be used for the maintenance of secondary roads and not to exceed five per cent (5%) of the amount set aside and so to be used for the maintenance of secondary roads in any county or township shall be used for the purchase, rental, lease or hire of equipment: Provided, further, That in all cases of purchase, rental, lease or other acquisition or hire of equipment by any county or township the proper officials shall advertise for bids therefor in the manner provided by law for the advertising of public contracts, which bids shall be publicly opened on a day certain and such purchase, rental, lease, acquisition or hire awarded to the lowest and best bidder."

The Speaker called Mr. Reilly to preside.

Mr. Sawyer moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

Mr. Schultz moved the adoption of the following amendment:

Add a new section to be known as Section 2A, to read as follows:

"Sec. 2A. There is hereby established a secondary state highway in Pend Oreille County to be known as the Sacheen Cut-off, the said road being bounded and described as follows: Beginning at a point in State Road No. 6 in Section 28, Twp. 30, N., of R. 43 East of Willamette Meridian, one and one-half miles north of the boundary line between Spokane County and Pend Oreille County, thence northward by way of Sacheen Lake connecting with the Pend Oreille Highway at or near the town of Usk, by the most feasible route."

Mr. Devenish moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

Mr. Ryan moved the adoption of the following amendment:

Add a new section to be known as Section 2B, to read as follows:

"Sec. 2B. A secondary state highway to be known as Skagit Branch of Cascade Wagon Road is established as follows:

"Beginning at Ruby in Whatcom County, Washington, thence easterly in a general direction over the most feasible route along the north bank of Ruby Creek to the mouth of Granite and Canyon creeks; thence to the summit of Hart's pass by way of the present forest service trail."

Mr. Van Dyk moved that the amendment be laid on the table without taking anything with it.

The motion was carried and the amendment was laid on the table without taking anything with it.

Mr. Clark moved the adoption of the following amendment:

Add a new section to be known as Section 2½, to read as follows:

"Sec. 2½. That Chapter 271 of the Laws of 1927 be amended by adding after Section 32 a new section to read as follows:

"Section 32a. The board of county commissioners of any county in the State of Washington is authorized to budget and apply out of the apportionment of such funds
so set over to the respective counties by the State of Washington out of the motor vehicle fund of this state, such sum as may be necessary to pay the interest and any installment upon the principal which may be necessary in order to meet the obligation at its maturity or any installment thereof. That when such apportionment is sufficient to meet such an obligation or installment thereof, that it shall not be necessary to levy any special tax upon a road district of a county or any assessment upon any property lying within the said improvement district, and that when such obligation shall have been paid in full, that said improvement district shall be relieved from any further obligation thereunder."

Mr. Devenish moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

Mr. McDonald (D. A.), moved the adoption of the following amendment:

In Section 1, Subsection (c), strike the words and figures "one and one-half dollars ($1.50)" in the third line from the bottom of the typewritten bill, and substitute in lieu thereof the words and figures "one and 75/100 Dollars ($1.75)."

Mr. Richmond (W. A.), moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

On motion of Mr. Skinner, the rules were suspended, Engrossed Senate Bill No. 340 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 340 and the bill passed the House by the following vote: Yeas, 84; nays, 7; absent or not voting, 8.

Those voting yea were: Representatives Adams, Austin, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Cohen, Copeland, Cowen, Devenish, Donahoe, Drew, Easterday, Edlund, Edwards, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.) Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Lindgren, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Sandegren, Schroeder, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wiswall, Yantis, Mr. Speaker—84.

Those voting nay were: Representatives Bell, Dixon, Eddy, Emory, Ryan, Schultz, Wingrove—7.

Those absent or not voting were: Representatives Clark, Huetter, Ledgerwood, Luck, Neff, Sawyer, Todd, Wilson—8.

Engrossed Senate Bill No. 340, having received the 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. 257, by Judiciary Committee: Relating to W. I. R. A.

Mr. Ott moved that Substitute Senate Bill No. 257 be indefinitely postponed.
Mr. Bowden 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 all members were present.

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

Debate ensued on the motion to indefinitely postpone Substitute Senate Bill No. 257.

Mr. Hurley moved that the motion to indefinitely postpone Substitute Senate Bill No. 257 be laid on the table without taking the bill with it.

The motion was carried and the motion by Mr. Ott was laid on the table without taking the bill with it.

The bill was read the second time by sections.

On motion of Mr. Bowden, the rules were suspended, Substitute Senate Bill No. 257 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Todd demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Substitute Senate Bill No. 257 and the bill passed the House by the following vote: Yeas, 88; nays, 11; absent or not voting, 0.

Those voting yea were: Representatives Adams, Austin, Bell, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Clark, Cohen, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Edlund, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Murray, Myers, Neal, Neff, Nelsen, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—88.

Those voting nay were: Representatives Bice, Christianson, Copeland, Eddy, Edwards, Halleran, Leber, Morgan, Ott, Smith (M. B.), Smith (T. E.) —11.

Substitute Senate Bill No. 257, having received the constitutional majority, was declared passed.

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

MOTIONS.

Mr. Klemgard moved that the House do at this time reconsider the vote by which Substitute Senate Bill No. 257 was passed.

Mr. Murray moved that the motion to reconsider the vote by which Substitute Senate Bill No. 257 was passed, be laid on the table without taking the bill with it.

The motion was carried.
Mr. Yantis moved that the rules be suspended and all bills passed today be immediately transmitted to the Senate.

The motion was carried.

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

**Substitute Senate Bill No. 70**, by Senator Miller: Relating to sale of securities.

The bill was read the second time by sections.

On motion of Mr. Keith, the rules were suspended, Substitute Senate Bill No. 70 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Substitute Senate Bill No. 70 and the bill passed the House by the following vote: Yeas, 66; nays, 17; absent or not voting, 16.

Those voting yea were: Representatives Adams, Austin, Bell, Boede, Bohike, Bowden, Brown, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Gehlen, Gessell, Gifford, Haddon, Hall, Herren, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Lindgren, Lynch, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (R. T.), McDonnell, Murray, Myers, Neff, Nelsen, Ott, Parker, Reeves, Reily, Richmond (C. L.), Richmond (W. A.), Robbins, Sandegren, Schultz, Smith (B. L.), Smith (J. B.), Todd, Twidwell, Van Dyk, Wanamaker, Wilson, Wiswall, Yantis, Mr. Speaker—66.

Those voting nay were: Representatives Carty, Dixon, Freese, Holt, Keen, Luck, McDonald (J. D.), Morgan, Neal, Ryan, Sawyer, Smith (M. B.), Smith (T. E.), Titus, Voyce, Wentworth, Wingrove—17.

Those absent or not voting were: Representatives Bice, Boyle, Gardner, Hales, Halleran, Kemp, Klemgard, Leber, Ledgerwood, Mackie, McCarty, McCauley, Schroeder, Skinner, Strickland, Sullivan—16.

Substitute Senate Bill No. 70, having received the 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. 242**, by Senators Murphy (J. A.), Dailey, Malstrom, Farquharson, Ryan (Scott M.) and Thomas: Relating to pensions for the blind.

The bill was read the second time by sections.

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

Amend the bill by striking the whole of Section 8 and inserting in lieu thereof the following:

"Sec. 8. This act is necessary for the preservation of the public health and safety and shall take effect immediately."

On motion of Mr. Smith (T. E.), the rules were suspended, Senate Bill No. 242 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Strickland demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Senate Bill No. 242 and the bill passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 3.
Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—96.

Those absent or not voting were: Representatives Halleran, Kemp, Mackie—3.

Senate Bill No. 242, having received the constitutional majority, was declared passed.

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

On motion of Mr. Yantis, the rules were suspended, and the Chief Clerk was directed to immediately transmit the bill to the Senate.

Engrossed Senate Bill No. 166, by Senators Steele and Shorett: Relating to Washington State Patrol.

The bill was read the second time by sections.

Mr. Nelsen moved the adoption of the following amendment:
In Section 4, Subsection (a), line 19 of the printed bill, strike the words "arrested for, or suspected of."

The amendment was adopted.

Mr. Smith (J. B.) moved the adoption of the following amendment:
In Section 4, Subsection (a), line 19 of the printed bill, after the word "of" strike all the matter down to and including the first semicolon (;) in line 21 of the printed bill.

Mr. Murray moved that the amendment be laid on the table taking the bill with it.

The motion was carried and the amendment was laid on the table.

Engrossed Senate Bill No. 158, by Committee on Rules and Joint Rules (by request of Board of Public Works): Relating to steamboat companies.

Mr. McDonald (D. A.) moved that Engrossed Senate Bill No. 153 be indefinitely postponed.

Debate ensued.

Mr. Lindgren demanded the previous question and the demand was sustained.

The motion was carried and Engrossed Senate Bill No. 153 was indefinitely postponed.

Senate Bill No. 346, by Senator Smith (Horace): Relating to refunding bonds.

The bill was read the second time by sections.
On motion of Mr. McDonald (D. A.), the rules were suspended, Senate Bill No. 346 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 346 and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hall, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Otto, Parker, Reeves, Refly, Richmond (C. L.), Richmond (W. A.), Robbins, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (M. B.), Smith (T. E.), Strickland, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Yantis, Mr. Speaker—91.

Those absent or not voting were: Representatives Boyle, Hales, Halleran, Keen, Ryan, Smith (J. B.), Sullivan, Wiswall—8.

Senate Bill No. 346, having received the constitutional majority, was declared passed.

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

On motion of Mr. Jones, the rules were suspended, and the Chief Clerk was directed to immediately transmit the bill to the Senate.

On motion of Mr. Adams, the rules were suspended, and the House reverted to the fifth order of business.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 6, 1935.

Mr. Speaker:

We, a part of your Committee on Public Utilities, to whom was referred Engrossed Senate Bill No. 153, entitled "An Act relating to steamboat companies, providing for additional regulation and amending Chapter 117 of the Laws of 1911 as amended by Section 1 of Chapter 248 of the Laws of 1927 (Section 10361-2, Remington's Revised Statutes)," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

M. P. Halleran, Chairman.


Mr. Speaker:

We, a minority of your Committee on Public Utilities, to whom was referred Engrossed Senate Bill No. 153, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass without amendments.

We concur in this report: George E. Drew, Gordon Klemgard, Harry E. Christianson.
Website
REPORT OF STANDING COMMITTEE.

Mr. Speaker:

House of Representatives,

We, a majority of your Committee on Constitutional Revision, to whom was referred Senate Joint Resolution No. 7, relating to a constitutional amendment to Section 1 of Article VII, of the Constitution of the State of Washington, having had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. Robert F. Murray, Chairman.

We concur in this report: R. J. Ryan, Vic Skinner, Richard B. Ott, J. T. Ledgerwood.

Passed to second reading.

SPECIAL ORDER.

The hour having arrived the House took up the special order of business, consideration of Engrossed Substitute Senate Bill No. 212 on second reading.

Mr. Ford 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 Easterday, Gehlen, Huetter, Hurley, Jones, Kelly, Klemgard, Lynch, Neal, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Sandegren, Smith (M. B.), Twidwell, Voyce and Wentworth.

On motion of Mr. Smith (J. B.), the House proceeded with business under the call of the House without excusing the absentees.

The Speaker observed former Representative Morris Sterrett of Clallam within the bar of the House and appointed Mr. Neff to escort him to a seat beside the Speaker.

SECOND READING OF BILLS.

The House resumed consideration of bills on second reading.

Engrossed Substitute Senate Bill No. 212, by Judiciary Committee: Relating to reapportionment.

The bill was read the second time by sections.

Mr. Ford moved the adoption of the following amendment:

In Section 3, line 40, page 2 of the printed bill, strike the comma (,) and the balance of the line and all of line 41 and insert in lieu thereof a period (.).

Mr. McDonald (J. D.) moved that the amendment be laid on the table, taking the bill with it.

The motion was carried and the amendment was laid on the table.

On motion of Mr. Skinner the rules were suspended, and the House reverted to the eighth order of business.

FIRST READING OF SENATE BILLS.

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


Referred to Committee on Rules and Order.
Engrossed Senate Bill No. 333, by Senator Ronald: “An Act relating to public roads, making appropriations for salaries, wages and operations of the department of highways, for location, right of way, improvement, construction, reconstruction, maintenance, special maintenance and emergencies for primary roads; making appropriation for purposes specified in certain acts of congress and for miscellaneous purposes, prescribing the powers and duties of certain officers; making appropriations to counties and incorporated cities and towns for secondary roads and certain city streets, and for supervision; making appropriation for the state auditor; creating the highway equipment fund and making appropriation therefrom; defining terms and declaring that this act shall take effect immediately.

Referred to Committee on Rules and Order.

On motion of Mr. Skinner, the rules were suspended and the House resumed the regular order of business.

On motion of Mr. Neff, the Sergeant-at-Arms was instructed to clear the halls and corridors of the House Chamber of all persons except members and ex-members of the Legislature.

The Speaker called Mrs. Wanamaker to preside.

SECOND READING OF SENATE BILLS.

The House resumed consideration of bills on second reading.

Engrossed Senate Bill No. 333, by Senator Ronald: Relating to highway appropriations.

The bill was read the second time by sections.

Mr. Skinner moved the adoption of the following amendment:

In Section 3, line 2 of the mimeographed bill, after the word "roads" insert the following: "including the acquisition of such bridges as may be authorized by law, and".

Division was called for and the amendment was adopted on a rising vote.

Mr. Skinner moved that the rules be suspended, Engrossed Senate Bill No. 333 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Nelsen moved as a substitute that consideration of Engrossed Senate Bill No. 333 be made a special order of business for 10:30 p. m. this day.

Division was called for and the substitute motion was carried on a rising vote.

The Speaker resumed the chair.

MOTION.

Mr. Todd moved that Senate Bill No. 330 be lifted from the table.

Debate was attempted.

Mr. McDonald (D. A.) appealed from the decision of the chair, stating that the motion by Mr. Todd was not debatable, quoting as his authority Reed's Rules, page 219.

The Speaker:

“A point of order has been raised and if Mr. McDonald (D. A.) is correct, the Speaker will rule with him.”

Mr. McDonald (D. A.):

“The motion to lift from the table is not debatable and I cite Section 114, page 83 of Reed's Rules.”
Mrs. Wanamaker:

"I refer you to Section 117, page 84 of Reed's Rules."

The Speaker:

"That only pertains to the motion to lay on the table and not to a motion to lift from the table."

Mrs. Wanamaker:

"I believe the rule to lift from the table is of the same rank and such matter as applying to laying on the table undoubtedly will govern that of lifting from the table."

The Speaker:

"I want to be fair. I cannot see where it is and if the Speaker's attention can be called to any provision in the rules where it is not debatable, I will be glad to rule in accordance with the law. "The Speaker is inclined to believe that his ruling is correct but I am perfectly willing to have any member call my attention to a rule showing where my ruling is incorrect.

"Therefore, the Speaker will rule, in the absence of anything to the contrary, that the motion to lift from the table is debatable and will recognize Mr. Todd's motion."

Debate ensued.

Mr. Strickland demanded the previous question and the demand was sustained.

The Speaker:

"A vote 'aye' will lift Senate Bill No. 330 from the table. A vote 'no' is against lifting the bill from the table."

The Clerk called the roll and Senate Bill No. 330 was lifted from the table by the following vote: Yeas, 50; nays, 48; absent or not voting, 1.

Those voting yea were: Representatives Adams, Austin, Bice, Boyle, Cowen, Devenish, Dixon, Drew, Easterday, Edlund, Edwards, Freese, Gehlen, Gifford, Hales, Hall, Halleran, Herron, Holt, Huetter, Hurley, Johnson (W. A.), Keith, Kelly, Lindegren, Luck, Lynch, Mackie, McCarty, McDonald (J. D.), Murray, Neal, Nelsen, Ott, Reilly, Robbins, Ryan, Sandegren, Sawyer, Schultz, Smith (J. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Van Dyk, Wentworth, Wilson, Mr. Speaker—50.

Those voting nay were: Representatives Bell, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Donahoe, Eddy, Emory, Ford, Gardner, Gessell, Haddon, Johnson (Hans), Johnston (Geo. H.), Jones, Karr, Keen, Kemp, Klemgard, Leber, Ledgerwood, Martin (F. J.), Martin (J. R.), McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Myers, Neff, Parker, Reeves, Richmond (C. L.), Richmond (W. A.), Schroeder, Skinner, Smith (B. L.), Twidwell, Voyce, Wanamaker, Wingo, Wiswall, Yantis—48.

Those absent or not voting were: Representative Smith (M. B.)—1.

MOTIONS.

Mr. Todd moved that consideration of Senate Bill No. 330 be made a special order of business for 11:00 a. m. Wednesday, March 14, 1935.

Debate ensued.

Mr. Strickland demanded the previous question and the demand was sustained.

A roll call was demanded and the demand was sustained.
The Clerk called the roll and the motion was lost by the following vote:
Yeas, 17; nays, 81; absent or not voting, 1.

Those voting yea were: Representatives Boyle, Easterday, Edlund, Gifford, Hales, Huetter, Lindgren, Luck, Lynch, Martin (F. J.), Neal, Ott, Ryan, Schultz, Titus, Todd, Wentworth—17.

Those voting nay were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Eddy, Edwards, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Haddon, Hall, Halleran, Herren, Holt, Hurley, Johnson (Hans), Johnston (W. A.), Johnston (G. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Mackie, Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neff, Nelson, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Sandegren, Sawyer, Schroeder, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Strickland, Sullivan, Twidwell, Van Dyk, Voyce, Wanamaker, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—81.

Those absent or not voting were: Representative Smith (M. B.)—1.

Mr. Martin (J. R.) moved that Senate Bill No. 330 be indefinitely post­poned.

Mr. Luck moved that the motion by Mr. Martin (J. R.) be laid on the table without taking anything with it.

Division was called for and the motion by Mr. Luck was lost on a rising vote.

Debate ensued.

Mr. Murray demanded the previous question and the demand was sustained.

A roll call was demanded and the demand was sustained.

The Clerk called the roll and Senate Bill No. 330 was indefinitely post­poned by the following vote: Yeas, 70; nays, 28; absent or not voting, 1.

Those voting yea were: Representatives Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Eddy, Edwards, Emory, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hall, Halleran, Herren, Holt, Hurley, Johnson (Hans), Johnston (W. A.), Johnston (G. H.), Jones, Karr, Keen, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Martin (F. J.), Martin (J. R.), McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neff, Nelson, Ott, Parker, Reeves, Richmond (C. L.), Richmond (W. A.), Sandegren, Sawyer, Schroeder, Skinner, Smith (B. L.), Sullivan, Twidwell, Van Dyk, Voyce, Wanamaker, Wingrove, Wiswall, Yantis—70.

Those voting nay were: Representatives Adams, Austin, Boyle, Drew, Easterday, Edlund, Gehlen, Hales, Huetter, Keith, Lindgren, Luck, Lynch, Mackie, McCarty, Neal, Reilly, Robbins, Ryan, Schultz, Smith (J. B.), Smith (T. E.), Strickland, Titus, Todd, Wentworth, Wilson, Mr. Speaker—28.

Those absent or not voting were: Representative Smith (M. B.)—1.

The Speaker called Mr. Cowen to preside.

With the consent of the House, Mr. Kelly was excused from the call of the House for approximately twenty minutes.
Mr. Easterday moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

SECOND READING OF BILLS.

The House resumed consideration of bills on second reading.

Engrossed Substitute Senate Bill No. 90, by Committee on Flood Control (by departmental request): Relating to flood control.

The bill was read the second time by sections.

On motion of Mr. McFarland, the rules were suspended, Engrossed Substitute Senate Bill No. 90 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Mr. Nelsen demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 90 and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Halleran, Herren, Holt, Hueter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neel, Neff, Nelsen, Ott, Parker, Reeves, Richmond (C. L.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (J. B.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—91.

Those absent or not voting were: Representatives Hall, Kelly, Luck, Reilly, Richmond (W. A.), Smith (M. B.), Smith (T. E.), Wentworth—8.

Engrossed Substitute Senate Bill No. 90, having received the constitutional majority, was declared passed.

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

On motion of Mr. Brown, the rules were suspended, and the Chief Clerk was directed to immediately transmit the bill to the Senate.

Engrossed Senate Bill No. 362, by Senators Barnes, Knutzen, Tewksbury, Garrett and Maxwell: Relating to flood control.

The bill was read the second time by sections.

On motion of Mr. McCarty, the rules were suspended, Engrossed Senate Bill No. 362 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Lindgren demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 362 and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.
Those voting yea were: Representatives, Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Emory, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—92.

Those absent or not voting were: Representatives Edwards, Gehlen, Holt, Kelly, McCauley, Smith (M. B.), Smith (T. E.)—7.

Engrossed Senate Bill No. 362, having received the 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. 362, by Senators Barnes, Knutzen, Tewksbury, Garrett and Maxwell: Relating to flood control.

The bill was read the second time by sections.

On motion of Mr. Neal, the rules were suspended, Senate Bill No. 362 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 362 and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—92.

Those absent or not voting were: Representatives Edwards, Kelly, Myers, Smith (M. B.), Smith (T. E.), Strickland, Wingrove—7.

Senate Bill No. 363, having received the 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. 364, by Committee on Flood Control: Relating to flood control.
Mr. Brown moved that Engrossed Substitute Senate Bill No. 364 be indefinitely postponed.

Mr. Schroeder moved that the motion by Mr. Brown be laid on the table without taking the bill with it.

The motion by Mr. Schroeder was lost.

Debate ensued on the motion by Mr. Brown to indefinitely postpone Engrossed Substitute Senate Bill No. 364.

With the consent of the House, Mr. Brown withdrew his motion to indefinitely postpone Engrossed Substitute Senate Bill No. 364.

The bill was read the second time by sections.

On motion of Mr. McCarty, the rules were suspended, Engrossed Substitute Senate Bill No. 364 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 364 and the bill passed the House by the following vote:

Yeas, 68; nays, 24; absent or not voting, 7.

Those voting yea were: Representatives Adams, Austin, Boede, Bowden, Boyle, Brown, Carty, Christianson, Cohen, Dixon, Drew, Easterday, Edlund, Ford, Freese, Gardener, Gehlen, Gifford, Haddon, Hales, Hall, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Jones, Keen, Klemgard, Leber, Ledgerwood, Lindgren, Lynch, Martin (F. J.), McCarty, McCauley, McDonald (J. D.), McDonald (R. T.), McDonnell, Murray, Neal, Neff, Nelsen, Parker, Reeves, Reilly, Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Sullivan, Titus, Todd, Twidwell, Van Dyk, Vance, Wamakker, Wingrove, Wiswall, Yantis—68.

Those voting nay were: Representatives Bell, Bice, Bohlke, Clark, Copeland, Cowen, Devenish, Donahoe, Eddy, Emory, Gessell, Halleran, Johnston (Geo. H.), Karr, Keith, Kemp, Mackie, Martin (J. R.), McDonald (D. A.), Morgan, Ott, Richmond (C. L.), Wentworth, Mr. Speaker—24.

Those absent or not voting were: Representatives Edwards, Kelly, Luck, Myers, Smith (M. B.), Strickland, Wilson—7.

Engrossed Substitute Senate Bill No. 364, having received the constitutional majority, was declared passed.

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

Senate Joint Resolution No. 7, by Senator Duggan: Relating to an amendment to the State Constitution.

The resolution was read the second time in full.

Mr. Murray moved the adoption of the following amendment:

In line 5, after the word "rejection," strike the remainder of the resolution and insert in lieu thereof the following: "a proposal to amend the Constitution of the State of Washington as follows:

"Section 1 of Article XI is hereby repealed and Section 1 and Section 9 of Article VII are amended to read as follows:

"Section 1. The power of taxation shall never be suspended, surrendered or contracted away. All taxes shall be uniform upon the same class of subjects within the territorial limits of the authority levying the tax and shall be levied and collected for public purposes only. There shall be such exemptions from taxation as the legislature may provide. Taxes may be imposed at graduated or progressive rates.

"Section 9. The legislature may vest the corporate authorities of cities, towns and villages with power to make local improvements by special assessment, or by

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special taxation of property benefited.  

The legislature shall have no power to require the levy and collection of taxes by counties, cities, towns or other municipal corporations for county, city, town or other municipal purposes, but for all corporate purposes, all municipal corporations may be vested with authority to assess and collect taxes, subject to such restrictions as the legislature may impose: such taxes shall be uniform in respect to persons and property within the jurisdiction of the body levying the same.

"AND BE IT FURTHER RESOLVED, That the secretary of state shall cause the foregoing constitutional amendment to be published for at least three months next preceding the election in a weekly newspaper in every county where a newspaper is published throughout the state."

Debate ensued.

Mr. Reilly demanded the previous question and the demand was sustained.

The amendment was adopted.

Mr. Murray moved the adoption of the following amendment:

Amend the title, line 1 of the printed bill, after the word "submission" strike the remainder of the title and insert in lieu thereof the following: "of a proposal to amend the Constitution of the State of Washington with respect to the subject of taxation and assessments; strike Section 12 of Article XI and amend Sections 1 and 9 of Article VII thereof."

The amendment was adopted.

On motion of Mr. Murray, the rules were suspended, Senate Joint Resolution No. 7 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

The Clerk called the roll on the final passage of Senate Joint Resolution No. 7 and it passed the House by the following vote: Yeas, 93; nays, 2; absent or not voting, 4.

Those voting yea were: Representatives Adams, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Edlund, Edwards, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voice, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis—93.

Those voting nay were: Representatives Eddy, Emory—2.

Those absent or not voting were: Representatives Austin, Ledgerwood, Smith (M. B.), Mr. Speaker—4.

Senate Joint Resolution No. 7, having received the constitutional majority, was declared passed.

Engrossed Senate Bill No. 348, by Senators Ryan (Scott M.) and Brunton: Relating to public roads.

The bill was read the second time by sections.

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

Amend the bill by adding thereto a new section to be known as Section 2, to read as follows:

"Sec. 2. That Section 18, Chapter 58 of the Laws of 1933, the same being Section 8327-18 of Remington's Revised Statutes, be amended to read as follows:"

"Section 18. Any person desiring to claim a refund shall obtain an annual permit from the director of licenses by application therefor on such form as he shall prescribe, which application therefor shall be made under oath and shall contain, among other things, the name, address and occupation of the applicant and the nature of the business and a sufficient description for identification of the machines or equipment in which the motor vehicle fuel is to be used, for which refund may be claimed under such permit. The permit shall bear a permit number and all applications for refund shall bear the number of the permit under which it is claimed. It is the duty of the director of licenses to keep a permanent record of all permits issued and a cumulative record of the amount of refund claimed and paid thereunder. Such permit shall be obtained before and at the time that the first application for refund is made under the provisions of this chapter. At the time of filing an application for annual refund permit, the applicant shall pay to the director of licenses an annual permit fee of fifty (50) cents which shall be deposited in the motor vehicle fund. All permits shall expire on the thirty first day of March following the date of their issue.

"Any person who shall use any motor vehicle fuel as herein defined for the purpose of operating any internal combustion engine not used on nor in conjunction with any motor vehicle capable of being operated upon a public highway, and as the motor power thereof, upon which motor vehicle fuel excise tax provided for in this chapter has been paid, shall be entitled to and shall receive a refund of five (5) cents for each gallon of motor vehicle fuel so used. Every person who shall purchase and use any motor vehicle fuel as herein defined as an ingredient for manufacturing or for cleaning or dyestuff or for some other similar purpose and upon which the motor vehicle fuel excise tax provided for in this chapter has been paid shall be entitled to and shall receive a refund of five (5) cents for each gallon of motor vehicle fuel so used. Every person who shall export any motor vehicle fuel as herein defined for use outside of this state and who shall have paid the excise tax upon such motor vehicle fuel as required by this chapter, either directly to the vendor from whom it was purchased or indirectly by adding the amount of such excise tax to the price of such fuel, shall be entitled to and receive a refund of five (5) cents for each gallon of motor vehicle fuel so exported: Provided, That any motor vehicle fuel carried from this state in the fuel tank of a motor vehicle shall not be considered as exported from this state. Any person or persons claiming any refund for any motor vehicle fuel used or exported as in this section provided shall not be entitled to receive such refund until such person or persons present to the director of licenses such claim by affidavit upon forms to be provided by the director of licenses with such information as the director of licenses shall require, which claim and affidavit to be valid shall in all cases be accompanied by the invoice or invoices issued to the claimant at the time of the purchase or purchases of such motor vehicle fuel, approved as to invoice form by the director of licenses. Any person claiming refund as herein provided by reason of exportation of motor vehicle fuel shall in addition to the affidavit and invoices required furnish to the director of licenses the export certificate therefor. In all cases such affidavit shall be signed by the person claiming such refund, or if it be a corporation, by some proper officer thereof and the signature thereon shall be certified by a notary public that the claimant is known to him and that the same was subscribed and sworn to by such claimant in his presence.

"Any person claiming refund from motor vehicle fuel used other than in motor vehicles as herein provided may be required by the director of licenses to also furnish information by affidavit regarding the amount of motor vehicle fuel purchased from other sources or for other purposes during the period reported upon which no refund is claimed.

"Upon the approval of the director of licenses of such claim for refund, the state auditor shall draw his warrant upon the state treasurer for the amount of such claim in favor of the person making such claim and such warrant shall be paid from the excise tax collected on motor vehicle fuel: Provided, That application for any refunds of excise tax paid as in this section provided shall be filed in the office of the director of licenses not later than 5:00 o'clock in the afternoon of the sixtieth (60th) day following the date of purchase of such motor vehicle fuel, which time may be extended by the director of licenses for an additional period of not to exceed six months, and if not filed within such extended period then the right to such refund shall be forever barred. Any person or the member of any firm or the officer or agent of any corporation who shall make any false statement in any affidavit required herein for the refund of any excise tax, as provided in this section, or who shall collect or cause to be repaid to him or to any other person any such refund without being entitled to the
same under the provisions of this section shall be guilty of a gross misdemeanor.

"The director of licenses shall have the right in order to establish the validity of any claim for refund to require the claimant to furnish such additional proof of the validity of such claim as said director of licenses may determine, and to examine the books and records of the claimant for such purpose and the failure of the claimant to accede to the demand for such examination shall constitute a waiver of all rights to the refund claimed on account of the transaction in question.

"If upon investigation it shall be determined by the director of licenses that any claim or claims have been supported by invoice or invoices fraudulently made or altered in any manner to support such claim or claims, the director of licenses shall have the right to suspend the pending and all further refunds to any such person, firm or corporation making such claim or claims, for a period not to exceed one year.

"When motor vehicle fuel is sold to a person who shall claim to be entitled to a refund of the tax hereunder imposed, the seller of such motor vehicle fuel shall make and deliver at the time of such sale separate invoices for each purchase on invoice forms approved by the director of licenses showing the name and address of the seller and the name and address of the purchaser, the number of gallons of motor vehicle fuel so sold written in words and figures and the date of such purchase. Such invoices shall be legibly written and shall be void if any corrections or erasures appear on the face thereof.

"A refund shall be made in the manner provided in this section or a credit allowed for the excise tax paid or accrued on all motor vehicle fuel which, after shipment or receipt, shall be destroyed by fire, lightning, flood, wind storm, or explosion, but such destruction must be proved to the complete satisfaction of the director of licenses."

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

Amend the title by striking the period (.) at the end thereof, and inserting in lieu thereof a comma (,) and add the following: "and amending Section 18, Chapter 58 of the Laws of 1933, the same being Section 8327-18 Remington's Revised Statutes."

On motion of Mr. Van Dyk, the rules were suspended, Engrossed Senate Bill No. 348 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 348 and the bill passed the House by the following vote: Yeas, 93; nays, 2; absent or not voting, 4.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Hales, Hall, Hallaran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Nelsen, Ott, Reeves, Reilly, Richmond (C. L.), Ryan, Sandgren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Joyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—93.

Those voting nay were: Representatives Luck, Parker—2.

Those absent or not voting were: Representatives Haddon, Richmond (W. A.), Robbins, Smith (M. B.)—4.

Engrossed Senate Bill No. 348, having received the constitutional majority, was declared passed as amended by the House.

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

Mr. Murray moved that the rules be suspended and Senate Joint Resolution No. 7 be immediately transmitted to the Senate.
Mr. Yantis moved as a substitute that the rules be suspended, and all bills passed by the House this day be immediately transmitted to the Senate.

The substitute motion was carried.


The bill was read the second time by sections.

On motion of Mr. Brown, the rules were suspended, Engrossed Substitute Senate Bill No. 226 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Easterday demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 226 and the bill passed the House by the following vote:

Yeas, 87; nays, 2; absent or not voting, 10.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Dixon, Donahoe, Easterday, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Lynch, Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelson, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Strickland, Titus, Todd, Twidwell, Voice, Wannemaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—87.

Those voting nay were: Representatives Luck, Smith (T. E.)—2.

Those absent or not voting were: Representatives Devenish, Drew, Eddy, Mackie, Martin (F. J.), Richmond (W. A.), Skinner, Smith (M. B.), Sullivan, Van Dyk—10.

Engrossed Substitute Senate Bill No. 226, having received the constitutional majority, was declared passed.

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

SPECIAL ORDER.

The hour having arrived, the House took up the special order of business, consideration of Engrossed Senate Bill No. 333 on second reading.

SECOND READING OF SENATE BILLS.

Engrossed Senate Bill No. 333, by Senator Ronald: Relating to highway appropriations.

The bill was read the second time by sections.

Mr. Nelsen moved the adoption of the following amendment:

In Section 4, line 7 of the printed bill, strike the words and figures "twenty million dollars ($20,000,000)" and insert in lieu thereof the words and figures "ten million dollars ($10,000,000)."
Debate ensued.

Mr. Leber moved that the amendment be laid on the table without taking anything with it.

The motion was carried and the amendment was laid on the table without taking anything with it.

Mr. Ott moved the adoption of the following amendment:

Amend Section 3, line 2 of the mimeographed bill, after the word “roads” strike the following: “including the acquisition of such bridges as may be authorized by law, and.”

The amendment was adopted.

On motion of Mr. Skinner the rules were suspended, Engrossed Senate Bill No. 333 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Neal demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 333 and the bill passed the House by the following vote: Yeas, 88; nays, 7; absent or not voting, 4.

Those voting yea were: Representatives Adams, Austin, Bell, Bohike, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis-88.

Those voting nay were: Representatives Bice, Eddy, Gifford, Luck, Nelson, Smith (M. B.), Mr. Speaker—7.

Those absent or not voting were: Representatives Boede, Neff, Smith (J. B.), Smith (T. E.)—4.

Engrossed Senate Bill No. 333, having received the constitutional majority, was declared passed.

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

MOTIONS.

Mr. Drew moved that the House do now reconsider the vote by which Engrossed Senate Bill No. 144 was indefinitely postponed.

Mr. Skinner moved that the motion by Mr. Drew be laid on the table, taking the bill with it.

Division was called for and the motion by Mr. Skinner was lost on a rising vote.

Mr. Skinner:

“Mr. Speaker, point of order.

“Mr. Drew is out of order because he gave no notice of reconsideration at the time the vote was taken.”
The Speaker (Mr. Cowen presiding):
"A motion to reconsider can be made at any time after the vote has been taken, providing, of course, the mover voted on the prevailing side. In my opinion, the motion by Mr. Drew is in order."

Debate ensued on the motion to reconsider.
The Speaker resumed the chair.

RECONSIDERATION.

The Speaker declared the question to be the motion by Mr. Skinner to indefinitely postpone Engrossed Senate Bill No. 144.

Mr. Skinner:
"Mr. Speaker, point of order.
"A bill that has been indefinitely postponed cannot be reconsidered."

The Speaker called the attention of the members to page 206 of the House Journal for 1933 Regular Session and the Clerk read therefrom.

The Speaker:
"The conclusion reached and sustained by the House, and which appeared entirely correct, is that there could be a reconsideration of a matter in spite of Rule 29. I find that is how it has been done in this Legislature.

"However, the Speaker is inclined to agree with Mr. Skinner, unless you can convince the Speaker he is in error.

"We have adopted certain rules. Outside of our own rules we are governed by Reed's Rules of Order. The Speaker is confronted by Rule 29 which is a rule that has been adopted by the House and the same is very clear and cannot be open to any question, in my opinion, as to its language. Now, if there is something that is not covered in that rule, then we should resort to Reed's Rules. In view of Rule 29, adopted by the House, I cannot see any logical reason why we should resort to Reed's Rules."

Mr. Smith (T. E.) moved that Rule 29 be suspended.
The motion was lost.

The Speaker:
"I will rule that under the provisions of Rule 29, the motion by Mr. Drew to reconsider the vote by which Engrossed Senate Bill No. 144 was indefinitely postponed is out of order."

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

On motion of Mr. Adams, the House adjourned to 10:00 a. m., Thursday, March 14, 1935.

S. R. HOLCOMB, Chief Clerk.

ROBT. F. WALDRON, Speaker.
SIXTIETH DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, March 14, 1935.

The Speaker (Mr. Ott presiding) called the House to order at 10:00 a. m.
The Clerk called the roll and all members were present except Representatives Bell, Jones, Lindgren, Lynch, Neal, Sawyer, Schroeder, Smith (M. B.) and Todd.

Prayer was offered by Reverend Elmer M. Johnson of the Gloria Del Lutheran Church of Olympia.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Austin, further reading was dispensed with and the journal was approved.

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

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 13, 1935.

We, of your Committee on Enrollment, to whom were referred House Bill No. 176; also House Bill No. 372; also House Bill No. 417; also House Bill No. 582, have compared same and find them correctly enrolled.

I concur in this report: W. A. Johnson.

RICHARD B. OTT, Chairman.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 13, 1935.

We, of your Committee on Enrollment, to whom was referred House Bill No. 370, have compared same with the engrossed bill and find it correctly enrolled.

We concur in this report: Richard W. Bowden, Geo. H. Johnston.

CARL J. LUCK, Chairman.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 13, 1935.

We, a majority of your Committee on Labor and Labor Statistics, to whom was referred Engrossed Senate Bill No. 38, entitled "An Act to regulate the payment of wages or compensation for labor or service in private employments, providing penalties for violations of its provisions, authorizing the director of labor and industries to enforce this act, defining the duties of prosecuting attorneys relative to its enforcement, and providing for the collection of certain penalties by civil action at the direction of such director," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CARL J. LUCK, Chairman.

We concur in this report: Gerald G. Dixon, Thomas Voyce, David E. Gifford, Marie F. Keen, Hans Johnson, Willis M. Hales, Clemens M. Boyles, Myron H. Titus.

Passed to second reading.
Mr. Speaker:

We, a part of your Judiciary Committee, to whom was referred Senate Bill No. 320, entitled: "An Act relating to the regulation and control of waters within the State of Washington and rights to the use thereof, providing for the setting aside of non-navigable streams for domestic and municipal use and supply, withdrawing said streams from future appropriation, except as herein provided, amending Section 7351, Remington's Revised Statutes of the State of Washington, repealing all acts or parts of acts in conflict herewith and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Mr. Speaker:

We, a part of your Judiciary Committee, to whom was referred Senate Bill No. 320, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

Donald A. McDonald, Chairman.

We concur in this report: Robert F. Murray, W. A. Richmond, John R. Martin, Adela Parker, DeWolfe Emory.

Passed to second reading.

MESSAGES FROM THE SENATE.

Mr. Speaker:

The President has signed Senate Bill No. 250; also Senate Bill No. 252; also Senate Bill No. 253; also Senate Bill No. 254; also Senate Bill No. 353; also Substitute Senate Bill No. 86, and the same are herewith transmitted.

Harrison W. Mason, Secretary.

Mr. Speaker:

The Senate has concurred in the House amendments to Substitute Senate Bill No. 113 and passed the bill as amended by the House.

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 350 and passed the bill as amended by the House.

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 112 and passed the bill as amended by the House.

Harrison W. Mason, Secretary.

Mr. Speaker:

The Senate has receded from its amendments to Engrossed House Bill No. 590 and passed the bill, and said bill is herewith transmitted.

Harrison W. Mason, Secretary.

SENATE AMENDMENTS TO HOUSE BILLS.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 513 with the following amendment:

Amend the bill by striking such titles and subtitles as appear in italics before sections and/or subsections; and the same is herewith transmitted.

Harrison W. Mason, Secretary.
Mr. Yantis moved that the House concur in the Senate amendment to Engrossed House Bill No. 513.

The motion was carried.

The Clerk called the roll on the passage of Engrossed House Bill No. 513, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 22.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Drew, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gifford, Haddon, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Parker, Reeves, Richmond (W. A.), Robbins, Ryan, Sandegren, Schroeder, Schultz, Skinner, Smith (B. L.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—77.

Those absent or not voting were: Representatives Bohlke, Boyle, Dixon, Easterday, Gehlen, Gessell, Hales, Jones, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Neal, Nelsen, Reilly, Richmond (C. L.), Sawyer, Smith (J. B.), Smith (M. B.), Smith (T. E.)—22.

Engrossed House Bill No. 513, having received the constitutional majority, was declared passed as amended by the Senate.

SENATE CHAMBER,
OLYMPIA, WASH., March 13, 1935.

The Senate has passed House Bill No. 198 with the following amendments:

Amend the title, line 4; strike the period (.) insert in lieu thereof a comma (,) and add the following: “and making an appropriation therefor.”

Amend Section 1, line 7, page 1 of the printed bill; strike the word “full” and insert in lieu thereof the word “true.”

Amend Section 1, line 7, page 1 of the printed bill; after the word “thereof.” add the following: “Deterioration and depreciation of said bridge must be considered by the highway department.”; and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

Mrs. Haddon moved that the House concur in the Senate amendments to House Bill No. 198.

The motion was carried.

The Clerk called the roll on the passage of House Bill No. 198, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 72; nays, 0; absent or not voting, 27.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Cohen, Copeland, Cowen, Devenish, Donahoe, Drew, Edlund, Edwards, Emory, Ford, Gardner, Gessell, Gifford, Haddon, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Keen, Kelly, Kemp, Klemgard, Leber, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (W. A.), Sandegren, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Strickland, Titus, Twidwell, Van Dyk, Wentworth, Wilson, Wiswall, Yantis—72.
Those absent or not voting were: Representatives Boyle, Clark, Dixon, Easterday, Eddy, Freese, Gehlen, Hales, Karr, Keith, Ledgerwood, Lindgren, Luck, Neal, Richmond (C. L.), Robbins, Ryan, Sawyer, Schroeder, Smith (M. B.), Smith (T. E.), Sullivan, Todd, Voyce, Wanamaker, Wingrove, Mr. Speaker—27.

House Bill No. 198, having received the constitutional majority, was declared passed as amended by the Senate.

SENATE CHAMBER,
OLYMPIA, WASH., March 13, 1935,

MR. SPEAKER:
The Senate has passed Engrossed House Bill No. 104 with the following amendment:
Amend Section 1, line 2 of the House amendment; strike the word "highway" and insert "motor vehicle"; and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

Mrs. Keen moved that the House concur in the Senate amendment to Engrossed House Bill No. 104.

The motion was carried.

The Clerk called the roll on the passage of Engrossed House Bill No. 104, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 75; nays, 0; absent or not voting, 24.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Drew, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (W. A.), Robbins, Sandregen, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Strickland, Titus, Twidwell, Van Dyk, Voyce, Wanamaker, Wilson, Wiswall—75.

Those absent or not voting were: Representatives Boyle, Dixon, Easterday, Eddy, Gehlen, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Neal, Neff, Richmond (C. L.), Ryan, Sawyer, Schroeder, Smith (M. B.), Sullivan, Todd, Wentworth, Wingrove, Yantis, Mr. Speaker—24.

Engrossed House Bill No. 104, having received the constitutional majority, was declared passed as amended by the Senate.

SENATE CHAMBER,
OLYMPIA, WASH., March 13, 1935.

MR. SPEAKER:
The Senate has passed House Bill No. 689 with the following amendments:
Amend Section 4, line 31, page 2 of the printed bill, following the word "by" insert the following: "the director of highways and."
Amend Section 5, line 41, page 2 of the printed bill, following the word "by" insert "the director of highways and"; and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

Mr. McDonald (D. A.) moved that the House concur in the Senate amendments to House Bill No. 689.
The motion was carried.
The Clerk called the roll on the passage of House Bill No. 689 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 73; nays, 0; absent or not voting, 26.

Those voting yea were: Representatives Adams, Austin, Bice, Boede, Bohike, Bowden, Boyle, Brown, Carty, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Edlund, Edwards, Emory, Ford, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Herren, Holt, Huetter, Hurley, Johnson (Hans), Karr, Keen, Keith, Kelly, Kemp, Klemgard, Ledgerwood, Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (W. A.), Ryan, Sandegren, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Strickland, Titus, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall—73.

Those absent or not voting were: Representatives Bell, Christianson, Easterday, Eddy, Freese, Gardner, Halleran, Johnson (W. A.), Johnston (Geo. H.), Jones, Leber, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Richmond (C. L.), Robbins, Sawyer, Schroeder, Smith (M. B.), Smith (T. E.), Sullivan, Todd, Yantis, Mr. Speaker—26.

House Bill No. 689, having received the constitutional majority, was declared passed as amended by the Senate.

COMMUNICATION FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, MARCH 13, 1935.

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

LADIES AND GENTLEMEN:

I am returning herewith without my approval House Bill No. 485, entitled: "An Act relating to domestic insurance companies and amending Section 7068 of Remington's Revised Statutes."

House Bill No. 485 amends existing law so as to permit domestic insurance companies to pay "boot money" in exchanges of real or personal property owned.

Insurance laws are enacted primarily for the benefit of policy holders. The assets of insurance companies are in reality simply trust funds held for the benefit of policy holders, and should be carefully protected. Our Insurance Code, in common with those of other states, forbids the acquisition of real property, except for home office buildings, or where acquired in the collection of debt, thereby preventing speculation and preserving the necessary liquidity. The 1911 Code made it mandatory that companies should dispose of property so acquired within a fixed time, and permitted no exchanges whatsoever. These provisions were relaxed by the Laws of 1921 so as to permit exchanges with the permission of the insurance commissioner. To permit companies to pay "boot money" in such exchanges would further relax the statutory safeguards. If House Bill No. 485 were to become a law it would tend to encourage speculation in real estate, and might result in involving a large amount of money in an effort to salvage what in the beginning had been only a comparatively small loss. Existing law gives to the companies all the latitude which sound investment principles would justify. And it seems to me that if any change is to be made it should be a change designed to strengthen rather than to weaken existing law.

Honorable William A. Sullivan, insurance commissioner, has advised me that the amendatory features of House Bill No. 485 are not in harmony with the laws of those states which are recognized as leaders in conserving the best interests of the insuring public, and has urged that I disapprove this bill. I am a firm believer in life insurance, and believe that our laws should provide the maximum of protection for the policy holders. It is my opinion that House Bill No. 485 would not work for the best interests of the Insuring public.

For these reasons House Bill No. 485 is vetoed.

Respectfully submitted,
CLARENCE D. MARTIN, GOVERNOR.
HOUSE BILL NO. 485.

AN ACT relating to domestic insurance companies and amending Section 7068 of Remington's Revised Statutes.

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

SECTION 1. That Section 7068 of Remington's Revised Statutes be amended to read as follows:

Section 7068. Every domestic insurance company shall have the right to acquire title to any property under the condition of any mortgage owned by it, or by purchase, or set off on execution upon judgment for debts due it previously contracted in the course of its business, or by any process in settlement for debts; if such company acquire title to or lien upon any property or securities which it may not otherwise invest in, or loan its funds upon, such company shall dispose of all such personal property within one year, and real property within three years from the time of acquiring same, and the commissioner, upon proper showing and application, may extend such period a reasonable time: Provided, however, That any such company which has acquired real or personal property in any manner which it is unable to sell advantageously may, with the consent of the insurance commissioner, exchange such property for other real or personal property, in which exchange so approved such sum of money not in excess of ten per centum of the fair value of the real or personal property taken in trade may be paid to create a balance of values as the insurance commissioner shall first specifically approve. Any property acquired as a result of such exchange may be held for the length of time permitted by the insurance code, sold for cash, or in turn exchanged in like manner for other property with the consent of the insurance commissioner.

Passed the House March 4, 1935.

ROBERT F. WALDRON, Speaker of the House,

Passed the Senate March 6, 1935.

VICTOR A. MEYERS, President of the Senate.

Vetoed March 13, 1935.

CLARENCE D. MARTIN, Governor of Washington.

Mr. Austin moved that House Bill No. 485 and the Governor's veto message thereon be laid on the table.

The motion was lost.

Mr. Drew moved that further consideration of House Bill No. 485 and the Governor's veto message be deferred and that same be made a special order of business for 11:30 a.m. this day.

The motion was carried.

SECOND READING OF SENATE BILLS.

Engrossed Senate Bill No. 223, by Senator Malstrom: Relating to conveyance of land to the state by quit-claim deed.

The bill was read the second time by sections.

On motion of Mr. Easterday, the rules were suspended, Engrossed Senate Bill No. 223 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Wilson demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 223 and the bill passed the House by the following vote: Yeas, 71; nays, 4; absent or not voting, 24.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Cohen, Copeland, Cowen, Devenish, Dixon, Easterday, Edlund, Emory, Freese, Gardner, Gehlen, Gessell, Gifford, Halleran, Herren, Holt, Hurley, Johnson (Hans), Karr, Keith, Kemp, Klemgard, Leber, Ledgerwood, Luck, Lynch, Mackie, Martin
Those voting nay were: Representatives Drew, Hall, Smith (J. B.), Voyce—4.

Those absent or not voting were: Representatives Clark, Donahoe, Eddy, Edwards, Ford, Haddon, Hales, Huetter, Johnson (W. A.), Johnston (Geo. H.), Jones, Keen, Kelly, Lindgren, Reeves, Reilly, Robbins, Sawyer, Schroeder, Smith (M. B.), Smith (T. E.), Sullivan, Van Dyk, Mr. Speaker—24.

Engrossed Senate Bill No. 223, having received the constitutional majority, was declared passed.

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

On motion of Mr. Yantis, the rules were suspended, and the Chief Clerk was directed to immediately transmit the bill to the Senate.

Engrossed Senate Bill No. 206, by Senator Maxwell, Relating to election boards.

The bill was read the second time by sections.

Mr. Drew moved the adoption of the following amendment:

In Section 1, line 14 of the printed bill, strike the period (.) and insert in lieu thereof a comma (,) and add the following: "Provided, further, That no elected precinct committeeman shall be appointed as a paid election official at a precinct polling place."

Debate ensued.

Mr. Strickland demanded the previous question and the demand was sustained.

The amendment was adopted.

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

In Section 1, line 3 of the printed bill, after the word "elections" and before the word "and" insert the following: "except school district elections and city and town elections."

On motion of Mr. Yantis, the rules were suspended, Engrossed Senate Bill No. 206 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 206 and the bill passed the House by the following vote: Yeas, 75; nays, 3; absent or not voting, 21.

Those voting yea were: Representatives Adams, Austin, Bell, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Ford, Gehlen, Gessell, Gifford, Haddon, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Jones, Karr, Keith, Kemp, Klemgard, Leber, Ledgerwood, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), Morgan, Murray, Myers, Neff, Nelsen, Ott, Reeves, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Schultz, Smith (B. L.), Smith (J. B.),
SIXTIETH DAY, MARCH 14, 1935


Those voting nay were: Representatives Bice, Parker, Strickland—3.

Those absent or not voting were: Representatives Emory, Freese, Gardner, Hales, Johnson (W. A.), Johnston (Geo. H.), Keen, Kelly, Lindgren, Luck, McDonnell, Neal, Reilly, Sawyer, Schroeder, Skinner, Smith (M. B.), Sullivan, Todd, Wentworth, Mr. Speaker—21.

Engrossed Senate Bill No. 206, having received the constitutional majority, was declared passed.

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

On motion of Mr. Neff, the rules were suspended, and the Chief Clerk was directed to immediately transmit the bill to the Senate.

Senate Bill No. 324, by Committee on Elections and Privileges: Relating to election returns.

The bill was read the second time by sections.

On motion of Mr. Neff, the rules were suspended, Senate Bill No. 324 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 324 and the bill passed the House by the following vote: Yeas, 72; nays, 3; absent or not voting, 24.

Those voting yea were: Representatives Adams, Austin, Bell, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Drew, Edlund, Edwards, Freese, Gardner, Geshell, Gifford, Haddon, Hall, Herren, Holt, Hurley, Johnson (Hans), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), Morgan, Murray, Myers, Neff, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandgren, Sawyer, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Twidwell, Van Dyk, Voyce, Wanamaker, Wilson, Wingrove, Wiswall, Yantis—72.

Those voting nay were: Representatives Bice, Schultz, Wentworth—3.

Those absent or not voting were: Representatives Dixon, Easterday, Eddy, Emory, Ford, Hales, Halleran, Huetter, Johnson (W. A.), Johnston (Geo. H.), Lindgren, Luck, Lynch, Mackie, McDonnell, Neal, Nelsen, Schroeder, Smith (M. B.), Strickland, Sullivan, Titus, Todd, Mr. Speaker—24.

Senate Bill No. 324, having received the constitutional majority, was declared passed.

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

On motion of Mr. Neff, the rules were suspended, and the Chief Clerk was directed to immediately transmit the bill to the Senate.

Senate Bill No. 274, by Senator Murfin: Relating to taxing districts.

The bill was read the second time by sections.

Mr. Drew moved the adoption of the following amendment:

In Section 9, page 2 of the printed bill, strike Subsection (c).

Debate ensued.

The amendment was lost.
Mr. Drew moved the adoption of the following amendment:
Strike all of Section 12.

Debate ensued.

The amendment was lost.

On motion of Mr. Martin (J. R.), the rules were suspended, Senate Bill No. 274 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 274 and the bill passed the House by the following vote: Yeas, 57; nays, 21; absent or not voting, 21.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Carty, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Easterday, Eddy, Edwards, Emory, Ford, Freese, Haddon, Halfran, Holt, Hurley, Johnson (Hans), Johnston (Geo. H.), Karr, Keith, Kelly, Kemp, Leber, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Reeves, Reilly, Richmond (W. A.), Sandegren, Twidwell, Wanamaker, Wilson, Wingrove, Wiswall, Yantis—57.

Those voting nay were: Representatives Christianson, Drew, Edlund, Gardner, Gifford, Hall, Herren, Keen, Klemgard, McCarty, Neal, Parker, Ryan, Schultz, Smith (B. L.), Smith (J. B.), Smith (T. E.), Titus, Van Dyk, Voyce, Wentworth—21.

Those absent or not voting were: Representatives Boyle, Brown, Gehlen, Gessell, Hales, Huetter, Johnson (W. A.), Jones, Lindgren, Lynch, Nelsen, Richmond (C. L.), Robbins, Sawyer, Schroeder, Skinner, Smith (M. B.), Strickland, Sullivan, Todd, Mr. Speaker—21.

Senate Bill No. 274, having received the constitutional majority, was declared passed.

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

On motion of Mr. Martin (J. R.), the rules were suspended, and the Chief Clerk was directed to immediately transmit the bill to the Senate.

Senate Joint Resolution No. 20, by Senator Ronald: Relating to an amendment to the State Constitution.

The resolution was read the second time in full.

Mr. Drew moved that Senate Joint Resolution No. 20 be indefinitely postponed.

Debate ensued.

Mr. Reilly moved that the motion by Mr. Drew be laid on the table without taking anything with it.

Division was called for and the motion by Mr. Drew to indefinitely postpone Senate Joint Resolution No. 20 was laid on the table without taking anything with it.

On motion of Mr. Reilly, the rules were suspended, Senate Joint Resolution No. 20 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued.

Mr. Neff demanded the previous question and the demand was sustained.
The Clerk called the roll on the final passage of Senate Joint Resolution No. 20 and the resolution failed to pass the House by the following vote: Yeas, 59; nays, 20; absent or not voting, 20.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohke, Bowden, Brown, Cohen, Cowen, Dixon, Donahoe, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gessell, Haddon, Hales, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keith, Kelly, Kiemgard, Leber, Martin (F. J.), McCarty, McDonald (J. D.), McDonald (R. T.), McDonnell, Myers, Neal, Neff, Nelsen, Ott, Parker, Reilly, Richmond (W. A.), Ryan, Sandegren, Sawyer, Schroeder, Smith (B. L.), Smith (T. E.), Strickland, Titus, Todd, Twidwell, Voyce, Wanamaker, Win-grove, Wiswall—59.

Those voting nay were: Representatives Carty, Christianson, Clark, Copeland, Devenish, Drew, Gifford, Hall, Keen, Kemp, Martin (J. R.), McCauley, McDonald (D. A.), Morgan, Reeves, Schultz, Smith (J. B.), Van Dyk, Wentworth, Mr. Speaker—20.

Those absent or not voting were: Representatives Boyle, Easterday, Eddy, Gehlen, Halleran, Huetter, Jones, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Murray, Richmond (C. L.), Robbins, Skinner, Smith (M. B.), Sullivan, Wilson, Yantis—20.

Senate Joint Resolution No. 20, having failed to receive the necessary two-thirds majority, was declared lost.

MOTION.

Mr. Van Dyk moved that the House do at this time reconsider the vote by which Senate Joint Resolution No. 20 failed to pass.

Mr. Van Dyk 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 Boyle, Easterday, Gehlen, Halleran, Huetter, Jones, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Murray, Richmond (C. L.), Robbins, Smith (M. B.), Sullivan and Wilson.

The Sergeant-at-Arms was instructed to bring the absentees within the bar of the House.

Mr. Drew moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

Mr. Martin (J. R.) moved that the House proceed with business under the call of the House without excusing the absentees.

The motion was lost.

Mr. Drew moved that the House proceed with business under the call of the House without excusing the absentees.

The motion was carried.

SPECIAL ORDER.

The hour having arrived, the House took up consideration of the Governor's veto message on House Bill No. 485. (See page 876 for veto message.)

Mr. Austin moved that House Bill No. 485 be laid on the table.

The motion was carried.
MOTION.

Mr. Martin (J. R.) moved that the motion by Mr. Van Dyk to reconsider the vote by which Senate Joint Resolution No. 20 failed to pass the House be laid on the table.

The motion by Mr. Martin (J. R.) was lost.

Debate ensued on the motion to reconsider.

Mr. Klemgard demanded the previous question and the demand was sustained.

The Speaker (Mr. Ott presiding) declared the question to be on the motion by Mr. Van Dyk to reconsider the vote by which Senate Joint Resolution No. 20 failed to pass.

The motion was carried.

RECONSIDERATION.

The Clerk called the roll on the final passage of Senate Joint Resolution No. 20 and the resolution passed the House by the following vote: Yeas, 79; nays, 16; absent or not voting, 4.

Those voting yea were: Representatives Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Cohen, Cowen, Devenish, Dixon, Donahoe, Easterday, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Lindgren, Luck, Martin (F. J.), McCarty, McCauley, McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Parker, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Smith (B. L.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—79.

Those voting nay were: Representatives Adams, Carty, Christianson, Clark, Copeland, Drew, Eddy, Jones, Ledgerwood, Martin (J. R.), McDonald (D. A.), Ott, Reeves, Schultz, Smith (J. B.), Wentworth—16.

Those absent or not voting were: Representatives Boyle, Lynch, Mackie, Skinner—4.

Senate Joint Resolution No. 20, having received the constitutional two-thirds majority, was declared passed.

The Speaker resumed the chair.

On motion of Mr. Easterday, Messrs. Easterday and Luck were excused from the call of the House for approximately fifteen minutes.

The Speaker called Mr. Ott to preside.

On motion of Mr. Yantis, the rules were suspended, and the Chief Clerk was directed to immediately transmit Senate Joint Resolution No. 20 to the Senate.

SECOND READING OF SENATE BILLS.

The House resumed consideration of bills on second reading.

Engrossed Senate Bill No. 328, by Senator Reardon: Relating to “street car bus.”

Mr. McDonald (J. D.) moved that Engrossed Senate Bill No. 328 be indefinitely postponed.
The motion was carried and Engrossed Senate Bill No. 328 was indefinitely postponed.

**Senate Bill No. 158**, by Senator Knutzen: Relating to dikes and drains. The bill was read the second time by sections.

Mr. Drew moved the adoption of the following amendment:

Strike everything after the enacting clause and insert in lieu thereof the following:

"**SECTION 1.** For the purpose of this act 'dependent children' shall mean children under the age of sixteen in their own homes, in which there is no adult person, other than one needed to care for the child or children, who is able to work and provide the family with a reasonable subsistence compatible with decency and health.

"SEC. 2. There is hereby adopted a statewide plan for aid to dependent children. Such plan shall be administered by the department of public welfare, through and by means of the division of child welfare, subject to the supervision and control of the governor.

"SEC. 3. Such aid shall be granted by the director of welfare in such amount as will, when added to the income of the family, provide it with a reasonable subsistence compatible with decency and health. All disbursements under the provisions of this act for dependent children shall be payable from the state emergency relief fund. The governor shall from time to time allocate from the state emergency relief fund moneys in such amount as he shall determine to be reasonably necessary to effectuate and carry out the purposes of this act. The amount of aid to be granted in each case shall be determined by the director of public welfare upon the basis of need and in view of the peculiar facts and circumstances of each case.

"SEC. 4. Whenever the department of public welfare receives an application for aid under this act an investigation and record shall promptly be made of the circumstances of the applicant and his family. The object of such investigation shall be to ascertain all relevant facts bearing upon the condition and circumstances of the applicant and his family in order that the department may determine whether aid should be granted. The department shall have power to issue subpoenas for witnesses, compel their attendance and examine them under oath.

"SEC. 5. The director of public welfare shall make full and complete reports of the Federal Emergency Relief Administration in accordance with the rules and regulations prescribed by the administrator or by the proper agency having authority in the premises.

"SEC. 6. To be eligible for aid granted under this act a family with dependent children shall establish to the satisfaction of the director of public welfare that the head of such family has been a resident of the state for a period of one year immediately preceding the date of the application.

"SEC. 7. The department of public welfare is hereby designated as the responsible agency for the administration of the aid provided by this act, and it is authorized and directed to formulate in detail and administer the plan established by this act in such manner that allotments or grants from the Federal government may be made available for the support of dependent children. The details of such plan shall be formulated in such manner as to meet with the approval of the Federal agency created or designated to administer Federal aid to states providing for aid to dependent children.

"SEC. 8. The director of public welfare shall be empowered to promulgate such rules and regulations as shall be necessary to effectuate and carry out the purposes of this act.

"SEC. 9. The director of public welfare shall at least within ninety days after the close thereof make a report to the governor for each calendar year stating the total number of dependent children aided during the year, the total number of families aided during the year, the total amount paid in cash, the total number of applications, the number granted, the number denied and such other information as may be deemed pertinent.

"SEC. 10. All aid granted under this act shall be inalienable by any assignment or transfer and shall be exempt from levy or execution under the laws of this state.

"SEC. 11. Whenever the masculine pronoun is used in this act, it shall, in proper cases, include the feminine."
"SEC. 12. The provisions of this act shall not repeal or supersede any existing law providing for public aid to mothers of dependent children, but the aid herein provided for shall be in addition to such other aid, but such other aid shall be taken into consideration by the department in determining the amount of aid to which any family shall be entitled under this act.

"SEC. 13. The state hereby accepts the provisions of that certain act now pending before the Congress of the United States entitled 'A bill to alleviate the hazards of old age, unemployment, illness, and dependency, to establish a social insurance board in the department of labor, and for other purposes.' Formal acceptance of the provisions of such act, relating to allotments to the states for aid to dependent children, if the act is enacted substantially in its proposed form, shall be signified by the governor, in the event that the legislature shall not be in session when the said bill is finally enacted by the Congress.

"SEC. 14. If any section, clause or part of this act shall for any reason be declared invalid or unconstitutional, such adjudication shall not be construed to affect the remaining portions of the act.

"SEC. 15. This act shall take effect July 1, 1935, but only if on said date the bill of Congress herein referred to, providing for Federal participation in grants of aid to dependent children, has been enacted into law. If said bill is finally enacted subsequent to July 1, 1935, this act shall take effect upon the happening of such event, and the governor, by proclamation issued at once thereafter, shall officially declare this act to be in full force and effect."

Mr. Martin (F. J.) moved that the amendment be laid on the table without taking anything with it.

Division was called for and the amendment was laid on the table without taking anything with it.

On motion of Mr. Leber, the rules were suspended, Senate Bill No. 158 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 158 and the bill passed the House by the following vote: Yeas, 95; nays, 1; absent or not voting, 3.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Ryan, Sandgren, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wilson, Wingrove, Yantis, Mr. Speaker—95.

Those voting nay were: Representative Wentworth—1.

Those absent or not voting were: Representatives Robbins, Skinner, Wiswall—3.

Senate Bill No. 158, having received the constitutional majority, was declared passed.

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

On motion of Mr. Hurley, the rules were suspended, and the Chief Clerk was directed to immediately transmit the bill to the Senate.
Engrossed Senate Bill No. 34, by Senator Keller: Relating to dog licenses.

Mr. McDonald (J. D.) moved that Engrossed Senate Bill No. 34 be indefinitely postponed.

Debate ensued.

Mr. Titus moved as a substitute that Senate Bill No. 38 be substituted for Engrossed Senate Bill No. 34 on the calendar.

Debate ensued on the substitute motion.

With the consent of the House, Mr. McDonald (J. D.) withdrew his motion to indefinitely postpone Engrossed Senate Bill No. 34.

Mr. Adams moved that further proceedings under the call of the House be dispensed with.

Division was called for and the motion was lost on a rising vote.

Mr. Reilly demanded the previous question and the demand was sustained.

The Speaker (Mr. Ott presiding) declared the question to be on the motion by Mr. Titus to substitute Senate Bill No. 38 for Engrossed Senate Bill No. 34 on the calendar.

A roll call was demanded and the demand was sustained.

The Clerk called the roll and Senate Bill No. 38 was substituted on the calendar for Engrossed Senate Bill No. 34 by the following vote: Yeas, 65; nays, 28; absent or not voting, 6.

Those voting yea were: Representatives Austin, Boede, Bohlke, Brown, Christianson, Cohen, Cowen, Devenish, Dixon, Drew, Easterday, Edlund, Edwards, Ford, Gardner, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Keen, Keith, Kelly, Kemp, Klemgard, Lindgren, Luck, Martin (F. J.), McCarty, McCauley, McDonald (J. D.), McDonnell, Murray, Myers, Neal, Nelsen, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Ryan, Sandegren, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wentworth—65.

Those voting nay were: Representatives Adams, Bell, Bice, Bowden, Carty, Clark, Copeland, Donahoe, Eddy, Emory, Gehlen, Gessell, Jones, Karr, Leber, Ledgerwood, Martin (J. R.), McDonald (D. A.), McDonald (R. T.), Morgan, Neff, Ott, Robbins, Skinner, Wanamaker, Wilson, Wiswall, Yantis—28.

Those absent or not voting were: Representatives Boyle, Freese, Lynch, Mackie, Wingrove, Mr. Speaker—6.

Senate Bill No. 38, by Senator Murphy (James A.): Relating to payment of wages.

On motion of Mr. Nelsen, the rules were suspended, Senate Bill No. 38 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Neal demanded the previous question and the demand was sustained.

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, 89; nays, 7; absent or not voting, 3.

Those voting yea were: Representatives Adams, Austin, Bell, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Cowen, Devenish,
Dixon, Donahoe, Drew, Easterday, Edlund, Edwards, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Martin (F. J.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Murray, Myers, Neal, Neff, Neisen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wiswall, Yantis, Mr. Speaker—89.

Those voting nay were: Representatives Bice, Copeland, Eddy, Emory, Martin (J. R.), Morgan, Wilson—7.

Those absent or not voting were: Representatives Boyle, Mackie, Wingrove—3.

Senate Bill No. 38, having received the constitutional majority, was declared passed.

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

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


The bill was read the second time by sections.

Mr. Yantis moved the adoption of the following amendment:

Amend the bill by striking all of Section 1 thereof following the figure 1 in line 1 of the printed bill, and substituting in lieu thereof the following:

“That the provisions of Chapter 30, Laws of 1935, allowing a rebate of 3% to all taxpayers who shall pay the tax on real or personal property in one payment and in full on or before the 15th day of March next prior to the date of delinquency be modified for the year 1935 and that such taxpayers shall be allowed the said rebate of 3% upon full payment of the 1934 taxes on or before the 15th day of May, 1935.”

Amend the bill by striking all of Section 2 following the figure 2 in line 5 of the printed bill, and substituting in lieu thereof the following:

“The provisions of Chapter 30, Laws of 1935, and of this act, are hereby declared to be retroactive in respect to the allowance of rebates, and each and every taxpayer who shall pay in full his real or personal property taxes for the year 1934 on or before the 15th day of May, 1935, shall be entitled to the rebate by said Chapter 30, Laws of 1935, and this act provided, regardless of whether such payment or payments shall be made prior or subsequent to the taking effect of Chapter 30, Laws of 1935, or whether prior or subsequent to the effective date of this act.”

The amendment was adopted.

Mr. Bell moved the adoption of the following amendment:

In Section 1, line 5 of the amendment after the word “of” strike the words and figures “three per cent (3%)” and insert in lieu thereof the words and figures “five per cent (5%)”.

Mr. Yantis moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.
Mr. Yantis moved the adoption of the following amendment:

Amend the title by striking the whole thereof and substituting therefor the following:

"An Act relating to taxation; extending the time within which rebates shall be allowed in the payment of taxes for the year 1934 due and payable in 1935; modifying the provisions of Chapter 30, Laws of 1935, relating to such rebates, and declaring that the act shall take effect immediately."

The amendment was adopted.

On motion of Mr. Yantis, the rules were suspended, Senate Bill No. 323 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 323 and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Eddy, Edlund, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halloran, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Twidwell, Van Dyk, Voice, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—90.

Those absent or not voting were: Representatives Austin, Carty, Easterday, Edwards, Herren, Keith, Schroeder, Titus, Todd—9.

Senate Bill No. 323, having received the constitutional majority, was declared passed.

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

On motion of Mr. Yantis, the rules were suspended, and the Chief Clerk was directed to immediately transmit the bill to the Senate.

MOTION.

On motion of Mrs. Reeves, Engrossed Senate Bill No. 34 was placed back on the calendar on second reading.

Engrossed Senate Bill No. 34, by Senator Keller: Relating to dog licenses.

The bill was read the second time by sections.

On motion of Mrs. Reeves, the rules were suspended, Engrossed Senate Bill No. 34 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 34 and the bill passed the House by the following vote: Yeas, 80; nays, 7; absent or not voting, 12.

Those voting yea were: Representatives Adams, Bell, Bice, Boede, Bohlke, Bowden, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Dixon,
Donahoe, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Sandegren, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Titus, Twidwell, Van Dyk, Voice, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—80.

Those voting nay were: Representatives Drew, Lynch, Neal, Ryan, Schroeder, Schultz, Sullivan—7.

Those absent or not voting were: Representatives Austin, Boyle, Brown, Devenish, Easterday, Gehlen, Herren, Keen, Luck, Sawyer, Strickand, Todd—12.

Engrossed Senate Bill No. 34, having received the constitutional majority, was 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. Reeves, the rules were suspended, and the Chief Clerk was directed to immediately transmit the bill to the Senate.

 Senate Bill No. 159, by Senator Knutzen: Relating to drainage commissioners.

The bill was read the second time by sections.

Mr. Drew moved the adoption of the following amendment:

In Section 5, line 2 of the original bill, being line 44, page 2 of the printed bill, after the period (.) following the word “paid” add the following: “The prosecuting attorney of the county having jurisdiction shall act as such attorney for port districts, diking and drainage districts or any other municipal improvement district therein.”

Mr. Hurley moved that the amendment be laid on the table without taking anything with it.

Division was called for and the motion to lay the amendment on the table without taking anything with it was lost on a rising vote.

The amendment was adopted.

On motion of Mr. Hurley, the rules were suspended, Senate Bill No. 159 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 159 and the bill passed the House by the following vote: Yeas, 79; nays, 4; absent or not voting, 16.

Those voting yea were: Representatives Adams, Austin, Bell, Boede, Bohlke, Bowden, Brown, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Herren, Huetter, Hurley, Johnson (Hans), Jones, Karr, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond W. A.), Robbins, Ryan, Sandegren, Schroeder, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Sulli-
van, Titus, Twidwell, Van Dyk, Voyce, Wanamaker, Wiswall, Yantis, Mr. Speaker—79.

Those voting nay were: Representatives Bice, Johnson (W. A.), Schultz, Wentworth—4.

Those absent or not voting were: Representatives Boyle, Carty, Edwards, Halleran, Holt, Johnston (Geo. H.), Keen, Keith, Lindgren, Lynch, Murray, Sawyer, Strickland, Todd, Wilson, Wingrove—16.

Senate Bill No. 159, having received the constitutional majority, was declared passed.

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

On motion of Mr. Neff, the rules were suspended, and the Chief Clerk was directed to immediately transmit the bill to the Senate.

Engrossed Senate Bill No. 160, by Senator Knutzen: Relating to dike and drain bonds.

The bill was read the second time by sections.

On motion of Mr. Hurley, the rules were suspended, Engrossed Senate Bill No. 160 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 160 and the bill passed the House by the following vote: Yeas, 81; nays, 4; absent or not voting, 14.

Those voting yea were: Representatives Adams, Austin, Bell, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Drew, Easterday, Eddy, Edlund, Emory, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (W. A.), Robbins, Ryan, Sandegren, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Sullivan, Titus, Twidwell, Voyce, Wanamaker, Wingrove, Wiswall, Yantis, Mr. Speaker—81.

Those voting nay were: Representatives Bice, Donahoe, Morgan, Wentworth—4.

Those absent or not voting were: Representatives Edwards, Gehlen, Halleran, Johnston (Geo. H.), Ledgerwood, Lindgren, Luck, Murray, Richmond (C. L.), Sawyer, Strickland, Todd, Van Dyk, Wilson—14.

Engrossed Senate Bill No. 160, having received the constitutional majority, was declared passed.

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

On motion of Mr. Neff, the rules were suspended, and the Chief Clerk was directed to immediately transmit the bill to the Senate.

Engrossed Senate Bill No. 147, by Senators Miller, Roland, Murphy (Kebel), Kerstetter, Ryan (J. H.) and Bengtson.

The bill was read the second time by sections.

Mr. Reilly moved that Engrossed Senate Bill No. 147 be indefinitely postponed.

Debate ensued.
With the consent of the House, Mr. Reilly withdrew his motion to indefinitely postpone Engrossed Senate Bill No. 147.

Mr. Adams moved the adoption of the following amendment:

In Section 16, page 5, line 21 of the printed bill, after the period (.) add the following:

"No person shall have in his possession a fire arm with a barrel less than twelve (12) inches in length, without first obtaining a license therefor. The fee for said license shall be fifty cents per year."

Mr. Martin (F. J.) moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

On motion of Mr. Martin (F. J.), the rules were suspended, Engrossed Senate Bill No. 147 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Neal demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 147 and the bill passed the House by the following vote: Yeas, 89; nays, 1; absent or not voting, 9.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohike, Bowden, Carty, Christianson, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halloran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Kelly, Klemgard, Leber, Lindgren, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Ryan, Sandegren, Sawyer, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—89.

Those voting nay were: Representative Clark—1.

Those absent or not voting were: Representatives Boyle, Brown, Keen, Keith, Ledgerwood, Luck, McDonnell, Robbins, Schroeder—9.

Engrossed Senate Bill No. 147, having received the constitutional majority, was declared passed.

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

On motion of Mr. Yantis, the rules were suspended, and the Chief Clerk was directed to immediately transmit to the Senate all bills that were passed this day.

MOTION.

Mrs. Reeves moved that the rules be suspended and House Bill No. 642 be placed on the calendar.

Debate ensued.

With the consent of the House, Mrs. Reeves withdrew her motion.

Senate Bill No. 310, by Senators Brunton, Ryan (Scott M.), Gannon, Nelson, Shorett, Garrett and Orndorff: Relating to enlisted men of the National Guard.

The bill was read the second time by sections.
On motion of Mr. Neff, the rules were suspended, Senate Bill No. 319 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Waldron demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Senate Bill No. 319 and the bill passed the House by the following vote: Yeas, 87; nays, 3; absent or not voting, 9.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Murray, Myers, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Vance, Wanamaker, Wilson, Wiswall, Yantis, Mr. Speaker—87.

Those voting nay were: Representatives Drew, Neal, Wentworth—3.

Those absent or not voting were: Representatives Boyle, Brown, Easterday, Keen, Mackie, Morgan, Richmond (W. A.), Smith (T. E.), Wingrove—9.

Senate Bill No. 319, having received the constitutional majority, was declared passed.

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

Engrossed Senate Bill No. 118, by Senator Murphy (Kebel): Relating to seeds.

The bill was read the second time by sections.

On motion of Mr. Richmond (C. L.), the rules were suspended, Engrossed Senate Bill No. 118 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Lindgren demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 118 and the bill passed the House by the following vote: Yeas, 81; nays, 3; absent or not voting, 15.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Lynch, Martin (F. J.), Martin (J. R.), McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Robbins, Ryan, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Wanamaker, Wilson, Wingrove, Wiswall, Mr. Speaker—81.
Those voting nay were: Representatives Sandegren, Smith (M. B.); Wentworth—3.

Those absent or not voting were: Representatives Boyle, Gardner, Gehlen, Keen, Luck, Mackle, McCarty, McDonnell, Morgan, Murray, Richmond (W. A.), Smith (J. B.), Smith (T. E.), Voyce, Yantis—15.

Engrossed Senate Bill No. 118, having received the 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. 217, by Senator Orndorff: Relating to ejectment proceedings.

The bill was read the second time by sections.

Mr. Drew moved the adoption of the following amendment:

"Section 1. For the purpose of this act 'dependent children' shall mean children under the age of sixteen in their own homes, in which there is no adult person, other than one needed to care for the child or children, who is able to work and provide the family with a reasonable subsistence compatible with decency and health.

"Section 2. There is hereby adopted a statewide plan for aid to dependent children. Such plan shall be administered by the department of public welfare, through and by means of the division of child welfare, subject to the supervision and control of the governor.

"Section 3. Such aid shall be granted by the director of welfare in such amount as will, when added to the income of the family, provide it with a reasonable subsistence compatible with decency and health. All disbursements under the provisions of this act for dependent children shall be payable from the state emergency relief fund. The governor shall from time to time allocate from the state emergency relief fund moneys in such amount as he shall determine to be reasonably necessary to effectuate and carry out the purposes of this act. The amount of aid to be granted in each case shall be determined by the director of public welfare upon the basis of need and in view of the peculiar facts and circumstances of each case.

"Section 4. Whenever the department of public welfare receives an application for aid under this act an investigation and record shall promptly be made of the circumstances of the applicant and his family. The object of such investigation shall be to ascertain all relevant facts bearing upon the condition and circumstances of the applicant and his family in order that the department may determine whether aid should be granted. The department shall have power to issue subpoenas for witnesses, compel their attendance and examine them under oath.

"Section 5. The director of public welfare shall make full and complete reports to the Federal Emergency Relief Administration in accordance with the rules and regulations prescribed by the administrator or by the proper agency having authority in the premises.

"Section 6. To be eligible for aid granted under this act a family with dependent children shall establish to the satisfaction of the director of public welfare that the head of such family has been a resident of the state for a period of one year immediately preceding the date of the application.

"Section 7. The department of public welfare is hereby designated as the responsible agency for the administration of the aid provided by this act, and it is authorized and directed to formulate in detail and administer the plan established by this act in such manner that allotments or grants from the Federal government may be made available for the support of dependent children. The details of such plan shall be formulated in such manner as to meet with the approval of the Federal agency created or designated to administer Federal aid to states providing for aid to dependent children.

"Section 8. The director of public welfare shall be empowered to promulgate such rules and regulations as shall be necessary to effectuate and carry out the purposes of this act.

"Section 9. The director of public welfare shall at least within ninety days after the close thereof make a report to the governor for each calendar year stating the
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The total number of dependent children aided during the year, the total number of families aided during the year, the total amount paid in cash, the total number of applications, the number granted, the number denied and such other information as may be deemed pertinent.

"SEC. 10. All aid granted under this act shall be inalienable by any assignment or transfer and shall be exempt from levy or execution under the laws of this state.

"SEC. 11. Whenever the masculine pronoun is used in this act, it shall, in proper cases, include the feminine.

"SEC. 12. The provisions of this act shall not repeal or supersede any existing law providing for public aid to mothers of dependent children, but the aid herein provided for shall be in addition to such other aid, but such other aid shall be taken into consideration by the department in determining the amount of aid to which any family shall be entitled under this act.

"SEC. 13. The state hereby accepts the provisions of that certain act now pending before the Congress of the United States entitled 'A bill to alleviate the hazards of old age, unemployment, illness, and dependency, to establish a social insurance board in the department of labor, and for other purposes.' Formal acceptance of the provisions of such act, relating to allotments to the states for aid to dependent children, if the act is enacted substantially in its proposed form, shall be signified by the governor, in the event that the legislature shall not be in session when the said bill is finally enacted by the Congress.

"SEC. 14. If any section, clause or part of this act shall for any reason be declared invalid or unconstitutional, such adjudication shall not be construed to affect the remaining portions of the act.

"SEC. 15. This act shall take effect July 1, 1935, but only if on said date the bill of Congress herein referred to, providing for Federal participation in grants of aid to dependent children has been enacted into law. If said bill is finally enacted subsequent to July 1, 1935, this act shall take effect upon the happening of such event, and the governor, by proclamation issued at once thereafter, shall officially declare this act to be in full force and effect.''

Mr. Emory moved that the amendment be laid on the table without taking anything with it.

Division was called for and the amendment was laid on the table without taking anything with it, on a rising vote.

Mr. Reilly moved that Engrossed Senate Bill No. 217 be indefinitely postponed.

Debate ensued.

Mr. McCarty moved that the motion by Mr. Reilly to indefinitely postpone Engrossed Senate Bill No. 217 be laid on the table.

With the consent of the House, Mr. Reilly withdrew his motion.

Mrs. Reeves moved the adoption of the following amendment:

Amend the bill by striking all the matter following the enacting clause and inserting in lieu thereof the following:

"SECTION 1. For the purpose of this act 'dependent children' shall mean children under the age of sixteen in their own homes, in which there is no adult person, other than one needed to care for the child or children, who is able to work and provide the family with a reasonable subsistence compatible with decency and health.

"SEC. 2. There is hereby adopted a statewide plan for aid to dependent children. Such plan shall be administered by the department of public welfare, through and by means of the division of child welfare, subject to the supervision and control of the governor.

"SEC. 3. Such aid shall be granted by the director of welfare in such amount as will, when added to the income of the family, provide it with a reasonable subsistence compatible with decency and health. All disbursements under the provisions of this act for dependent children shall be payable from the state emergency relief fund. The governor shall from time to time allocate from the state emergency relief fund money in such amount as he shall determine to be reasonably necessary to effectuate and carry out the purposes of this act. The amount of aid to be granted in each case shall be determined by the director of public welfare upon the basis of need and in view of the peculiar facts and circumstances of each case."
"SEC. 4. Whenever the department of public welfare receives an application for aid under this act an investigation and record shall promptly be made of the circumstances of the applicant and his family. The object of such investigation shall be to ascertain all relevant facts bearing upon the condition and circumstances of the applicant and his family in order that the department may determine whether aid should be granted. The department shall have power to issue subpoenas for witnesses, compel their attendance and examine them under oath.

"SEC. 5. The director of public welfare shall make full and complete reports to the Federal Emergency Relief Administration in accordance with the rules and regulations prescribed by the administrator or by the proper agency having authority in the premises.

"SEC. 6. To be eligible for aid granted under this act a family with dependent children shall establish to the satisfaction of the director of public welfare that the head of such family has been a resident of the state for a period of one year immediately preceding the date of the application.

"SEC. 7. The department of public welfare is hereby designated as the responsible agency for the administration of the aid provided by this act, and it is authorized and directed to formulate in detail and administer the plan established by this act in such manner that allotments or grants from the Federal government may be made available for the support of dependent children. The details of such plan shall be formulated in such manner as to meet with the approval of the Federal agency created or designated to administer Federal aid to states providing for aid to dependent children.

"SEC. 8. The director of public welfare shall be empowered to promulgate such rules and regulations as shall be necessary to effectuate and carry out the purposes of this act.

"SEC. 9. The director of public welfare shall at least within ninety days after the close thereof make a report to the governor for each calendar year stating the total number of dependent children aided during the year, the total number of families aided during the year, the total amount paid in cash, the total number of applications, the number granted, the number denied and such other information as may be deemed pertinent.

"SEC. 10. All aid granted under this act shall be inalienable by any assignment or transfer and shall be exempt from levy or execution under the laws of this state.

"SEC. 11. Whenever the masculine pronoun is used in this act, it shall, in proper cases, include the feminine.

"SEC. 12. The provisions of this act shall not repeal or supersede any existing law providing for public aid to mothers of dependent children, but the aid herein provided for shall be in addition to such other aid, but such other aid shall be taken into consideration by the department in determining the amount of aid to which any family shall be entitled under this act.

"SEC. 13. The state hereby accepts the provisions of that certain act now pending before the Congress of the United States entitled 'A bill to alleviate the hazards of old age, unemployment, illness, and dependency, to establish a social insurance board in the department of labor, and for other purposes.' Formal acceptance of the provisions of such act, relating to allotments to the states for aid to dependent children, if the act is enacted substantially in its proposed form, shall be signified by the governor, in the event that the legislature shall not be in session when the said bill is finally enacted by the Congress.

"SEC. 14. If any section, clause or part of this act shall for any reason be declared invalid or unconstitutional, such adjudication shall not be construed to affect the remaining portions of the act.

The amendment was adopted.

On motion of Mrs. Reeves, the following amendment was adopted:

Amend the bill by striking the title and insert in lieu thereof the following:

"An Act relating to and providing for aid to dependent children; prescribing the powers and duties of certain state officers in connection therewith, and providing when the act shall take effect."
On motion of Mrs. Reeves, the rules were suspended, Engrossed Senate Bill No. 217 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 217 and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Cope­land, Cowen, Devenish, Dixon, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker —93.

Those absent or not voting were: Representatives Boyle, Gehlen, Gessell, Mackie, Myers, Smith (M. B.)—6.

Engrossed Senate Bill No. 217, having received the constitutional majority, was declared passed.

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

MOTIONS.

Mr. Bell moved that Senate Bill No. 32 be placed on the calendar.

Mr. Waldron moved that the motion by Mr. Bell be laid on the table, taking everything with it.

The motion was carried and the motion by Mr. Bell was laid on the table.

Engrossed Senate Bill No. 267, by Senators Dailey, Bengtson, Roland and Murfin: Relating to mines and mining.

The bill was read the second time by sections.

On motion of Mr. Schultz, the rules were suspended, Engrossed Senate Bill No. 267 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 267 and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Carty, Christianson, Clark, Cohen, Cope­land, Cowen, Devenish, Dixon, Donahoe, Drew, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gifford, Haddon, Hales, Hall, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Lynch, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond
(C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (T. E.), Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—90.

Those absent or not voting were: Representatives Brown, Easterday, Gardner, Gehlen, Gessell, Halleran, Keith, Smith (M. B.), Strickland—9.

Engrossed Senate Bill No. 267, having received the 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 (Mr. Ott presiding) called Mr. Cowen to preside.

Senate Bill No. 276, by Senator Shoret: Relating to the University.

The bill was read the second time by sections.

Mr. Drew moved the adoption of the following amendment:

Amend the bill by adding a new section, to read as follows:

"SEC. 2. That Section 4 of Chapter 61 of the Laws of 1921, page 180 (Section 5146 of Remington's Compiled Statutes), be amended to read as follows:

"SECTION 4. The term of every city, town and district officer elected at a general election held under the provisions of this act, as amended by Section 2 of Chapter 53 of the Laws of 1923, pages 172 and 173, as amended by Section 1 of Chapter 182 of the Laws of 1927, pages 217, 218 and 219 shall begin on the eighth day following his election • • • and shall continue to hold office until his successor is elected and qualified."

Mr. Emory:

"Point of order.

"Mr. Speaker, my point of order is this: That the amendment to this bill, which provides for the establishment of tuition fees in professional schools, is not germane as it relates to office holders and is contrary to Article II, Section 38, of our State Constitution, which says that no amendment to any bill will be allowed that changes the scope and object of the bill.

"In asking for your ruling on this, Mr. Speaker, I submit that an amendment with respect to 'lame duck' office holders does change the bill."

With the consent of the House, Mr. Drew withdrew his amendment.

Debate ensued.

Mr. Emory moved that the rules be suspended, Senate Bill No. 276 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Richmond (W. A.) moved that the motion by Mr. Emory be laid on the table.

Mr. McDonald (D. A.) 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 Gehlen, Keith and Murray; Representatives Keith and Murray having been excused.

The Speaker resumed the chair.

On motion of Mr. Adams, the House proceeded with business under call of the House without excusing the absentees.

With the consent of the House, Mr. Richmond (W. A.) withdrew his motion.

The Speaker declared the question to be on the motion by Mr. Emory.
Mr. Reilly moved as a substitute that Senate Bill No. 276 be indefinitely postponed.

Debate ensued.

Mr. Ott demanded the previous question and the demand was sustained.

A roll call was demanded and the demand was sustained.

The Clerk called the roll and the motion to indefinitely postpone Senate Bill No. 276 was lost by the following vote: Yeas, 43; nays, 51; absent or not voting, 5.

Those voting yea were: Representatives Austin, Bell, Boyle, Clark, Dixon, Drew, Easterday, Edlund, Freese, Gardner, Gehlen, Gessell, Gifford, Hall, Herren, Holt, Huetter, Johnson (Hans), Keen, Kelly, Leber, Lindgren, Lynch, Martin (F. J.), McCarty, McDonald (J. D.), Nelsen, Reilly, Richmond (W. A.), Robbins, Ryan, Sawyer, Schroeder, Schultz, Smith (J. B.), Smith (M. B.), Smith (T. E.), Sullivan, Titus, Twidwell, Van Dyk, Voyce, Wentworth—43.

Those voting nay were: Representatives Adams, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Cohen, Copeland, Cowen, Devenish, Donahoe, Eddy, Edwards, Emory, Ford, Haddon, Halleran, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Kemp, Klemgard, Ledgerwood, Luck, Martin (J. R.), McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Myers, Neff, Ott, Parker, Reeves, Richmond (C. L.), Sandgren, Skinner, Smith (B. L.), Strickland, Todd, Wanamaker, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—51.

Those absent or not voting were: Representatives Hales, Keith, Mackie, Murray, Neal—5.

The Speaker declared the question to be on the motion by Mr. Emory. Debate ensued.

Mr. Sullivan demanded the previous question and the demand was sustained.

A roll call was demanded and the demand was sustained.

The Speaker:

"A vote 'aye' is a vote to suspend the rules and advance Senate Bill No. 276 to final passage. A vote 'no' is against advancing the bill."

The Clerk called the roll and the motion, having failed to receive the necessary two-thirds majority, was declared lost by the following vote: Yeas, 57; nays, 37; absent or not voting, 5.

Those voting yea were: Representatives Adams, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Eddy, Edwards, Emory, Ford, Gardner, Gifford, Haddon, Halleran, Holt, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Kemp, Klemgard, Leber, Ledgerwood, Martin (F. J.), Martin (J. R.), McCauley, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Myers, Neff, Nelsen, Ott, Parker, Reeves, Richmond (C. L.), Robbins, Sandegren, Skinner, Smith (B. L.), Strickland, Todd, Wanamaker, Wilson, Wiswall, Yantis, Mr. Speaker—57.

Those voting nay were: Representatives Austin, Bell, Boyle, Dixon, Drew, Easterday, Edlund, Freese, Gehlen, Gessell, Hall, Herren, Huetter, Johnson (Hans), Keen, Kelly, Lindgren, Luck, Lynch, McCarty, McDonald (J. D.), Reilly, Richmond (W. A.), Ryan, Sawyer, Schroeder, Schultz, Smith—29—H.
Those absent or not voting were: Representatives Hales, Keith, Mackie, Murray, Neal—5.

Senate Bill No. 276 was passed to third reading.

**Senate Bill No. 277,** by Senator Shorett: Relating to institutions of higher education.

The bill was read the second time by sections.

Mr. Eddy moved the adoption of the following amendment:

In section 1, line 11 of the printed bill, after the period (.) add the following:

"All annuity premiums paid for the benefit of employees by the University, College and Normal Schools shall be deducted from said employees’ salary."

Mr. Emory moved that the amendment be laid on the table without taking the bill with it.

Division was called for and the amendment was laid on the table without taking the bill with it.

Mr. Sandegren moved that Senate Bill No. 277 be indefinitely postponed.

Mr. Twidwell demanded the previous question and the demand was sustained.

Division was called for and Senate Bill No. 277 was indefinitely postponed on a rising vote.


Mr. McDonald (D. A.) moved that Engrossed Senate Bill No. 19 be indefinitely postponed.

Mr. Easterday moved as a substitute that the motion by Mr. McDonald (D. A.) be laid on the table without taking the bill with it.

The substitute motion was lost.

Mr. Ott demanded the previous question and the demand was sustained.

With the consent of the House, Mr. McDonald (D. A.) withdrew his motion.

With the consent of the House Mr. Ott withdrew his demand for the previous question.

Mr. Neff moved that Engrossed Senate Bill No. 19 be laid on the table.

The motion to lay Engrossed Senate Bill No. 19 on the table was lost.

The bill was read the second time by sections.

Mr. Easterday moved that the rules be suspended, Engrossed Senate Bill No. 19 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

A roll call was demanded and the demand was sustained.

The Clerk called the roll and the motion to suspend the rules and advance Engrossed Senate Bill No. 19 to final passage was carried by the following vote: Yeas, 73; nays, 23; absent or not voting, 3.

Those voting yea were: Representatives Austin, Bell, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Cowen, Dixon, Drew, Easterday, Edlund, Edwards, Freese, Gardner, Gehlen, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Jones, Keen, Kelly, Klemgard, Leber, Ledgerwood, Lindgren, Lynch, Martin (F. J.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Neal, Nelsen, Parker, Reilly, Rich-
mond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wentworth, Wilson, Wingrove, Wiswall, Yantis—73.

Those voting nay were: Representatives Adams, Bice, Copeland, Devenish, Donahoe, Eddy, Emory, Ford, Gessell, Huetter, Johnston (Geo. H.), Karr, Kemp, Luck, Martin (J. R.), Morgan, Myers, Neff, Ott, Reeves, Richmond (C. L.), Wanamaker, Mr. Speaker—23.

Those absent or not voting were: Representatives Keith, Mackie, Murray—3.

Mr. Reilly demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 19 and the bill passed the House by the following vote: Yeas, 83; nays, 13; absent or not voting, 3.

Those voting yea were: Representatives Adams, Austin, Bell, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Cowen, Devenish, Dixon, Drew, Easterday, Eddy, Edlund, Ford, Freese, Gardner, Gehlen, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Hurley, Johnson (Hans), Johnston (W. A.), Johnston (Geo. H.), Karr, Keen, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Lynch, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Neal, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wilson, Wingrove, Wiswall, Yantis; Mr. Speaker—83.

Those voting nay were: Representatives Bice, Copeland, Donahoe, Edwards, Emory, Gessell, Huetter, Jones, Luck, Morgan, Myers, Neff, Wentworth—13.

Those absent or not voting were: Representatives Keith, Mackie, Murray—3.

Engrossed Senate Bill No. 19, having received the constitutional majority, was declared passed.

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

**MOTIONS.**

Mr. Clark moved that Senate Joint Resolution No. 24 be placed on the calendar.

Mr. Adams moved that the Committee on Rules and Order be excused from the call of the House.

Division was called for and the motion was carried on a rising vote.

The motion by Mr. Clark to place Senate Joint Resolution No. 24 on the calendar was lost.

The Speaker called Mr. Cowen to preside.

The Speaker resumed the chair.

On motion of Mr. Adams, further proceedings under the call of the House were dispensed with.
The Speaker declared the House to be at ease.

The Speaker called the House to order.

Mr. Adams demanded a call of the House.

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 Boyle, Keith, Lindgren, Murray, Smith (M. B.) and Wanamaker; Representatives Keith and Murray having been excused.

The Speaker called Mr. Todd to preside.

Mr. Wilson moved that the House proceed with business under the call of the House without excusing the absentees.

The motion was lost.

The Speaker resumed the chair.

Mr. Todd moved that the House proceed with the business under the call of the House without excusing the absentees.

The motion was carried.

PROPOSITIONS, MOTIONS AND RESOLUTIONS.

Resolution by Representatives Emory, Bice, Ledgerwood, Hurley, Martin (J. R.), Reeves and Myers:

Be It Resolved by the House of Representatives in ordinary legislative session assembled:

WHEREAS, Myron H. Titus, a member of the House of Representatives of the State of Washington from the forty-fourth legislative district in said state, did, on the 4th day of March, 1935, while this House was regularly convened in open session, appear upon the floor of this House in a drunken condition, and did at said time in a contemptuous, disorderly and boisterous fashion, continue to hold the floor and address the chair and the members of this House, after he had been several times directed by the Speaker to resume his seat, such conduct by the said Myron H. Titus being contrary to the rules of this House; and

WHEREAS, the said Myron H. Titus did, at said time and place, continue his said contemptuous and disorderly conduct to the extent that it was necessary for the Speaker of this House to direct his removal from the floor thereof by the Sergeant-at-Arms, and upon being removed forcibly by said Sergeant-at-Arms the said Myron H. Titus did, shortly thereafter, return to the floor of said House and again resume his contemptuous and disorderly conduct to the extent that it was thereupon necessary for the Speaker to direct his removal from the floor of the House for a second time by the Sergeant-at-Arms; and

WHEREAS, during the removal of the said Myron H. Titus from the floor of this House upon said latter occasion, and while Albert Meyers, an assistant Sergeant-at-Arms of this House, in the performance of his duty, was assisting in the removal of the said member, the said Myron H. Titus did wantonly and with intention to do the said Albert Meyers bodily harm, inflict grievous and severe bodily injuries and wounds upon the said Albert Meyers, as a direct result of which he, the said Albert Meyers, has ever since been confined in a hospital at the City of Olympia, Washington suffering from internal injuries which may prove fatal; and

WHEREAS, by virtue of the authority conferred upon this body under the terms and provisions of the Constitution of the State of Washington, this House has inherent authority to punish its members for contemptuous and disorderly behavior and to expel a member for cause.

Now, Therefore, Be It Resolved, That Myron H. Titus, a duly elected member of this House, from the Forty-fourth Legislative District of the State of Washington, be, and he is hereby, immediately expelled as a member of the Twenty-fourth Legislature of the State of Washington, House of Representatives, by reason of his contemptuous and disorderly acts more particularly referred to in the recital herein.

And Be It Further Resolved, That this resolution be spread in full upon the minutes of this House and incorporated in the journal thereof.
The Speaker called Mr. Cowen to preside.
Mr. Sawyer moved that the resolution be laid on the table.
Mr. Emory:
"Point of order.
"I think the motion by Mr. Sawyer is out of order inasmuch as a motion to adopt the resolution has not as yet been made."

The Speaker (Mr. Cowen presiding):
"The point is well taken, the motion is out of order."

With the consent of the House, Mr. Sawyer withdrew his motion.
Mr. Ledgerwood moved the adoption of the resolution.
Debate ensued.
Mr. Sawyer moved that the resolution be indefinitely postponed.
The Speaker resumed the chair.
Debate continued.
Mr. Cowen demanded the previous question and the demand was sustained.
The Speaker declared the question to be on the motion to indefinitely postpone the resolution.
A roll call was demanded but the demand was not sustained.
The resolution was indefinitely postponed.

REPORTS OF STANDING COMMITTEES.

MR. SPEAKER:
We, of your Committee on Enrollment, to whom were referred House Joint Memorial No. 32; also
House Bill No. 259; also
House Bill No. 286; also
House Bill No. 376; also
House Bill No. 477; also
House Bill No. 585, have compared same with the engrossed memorial and original and engrossed bills and find them correctly enrolled.

I concur in this report: W. A. Johnson.

MR. SPEAKER:
We, of your Committee on Enrollment, to whom were referred House Concurrent Resolution No. 10; also
House Bill No. 198; also
House Bill No. 271; also
House Bill No. 290; also
House Bill No. 425; also
House Bill No. 497; also
House Bill No. 498; also
House Bill No. 590; also
House Bill No. 641; also
House Bill No. 689; also
House Bill No. 433, have compared same with the original resolution and original engrossed bills and find them correctly enrolled.

We concur in this report: W. A. Johnson, Richard W. Bowden.
Mr. SPEAKER:

We, of your Committee on Enrollment, to whom were referred House Bill No. 238; also House Bill No. 513, have compared same with the engrossed bills and find them correctly enrolled.

We concur in this report: W. A. Johnson, Joseph Gardner.

Mr. SPEAKER:

We, of your Committee on Enrollment, to whom were referred House Bill No. 507; also House Bill No. 605; also House Bill No. 656, have compared same with the engrossed bills and find them correctly enrolled.

We concur in this report: W. A. Johnson, Geo. H. Johnston.

Mr. SPEAKER:

We, of your Committee on Enrollment, to whom were referred House Bill No. 104; also House Bill No. 378, have compared same with the engrossed bills and find them correctly enrolled.

We concur in this report: Geo. H. Johnston, A. E. Holt.

Mr. SPEAKER:

We, a majority of your Committee on Roads and Bridges, to whom was referred Senate Bill No. 235, entitled “An Act relating to the rates of common carriers of property for compensation and amending Section 57 of Chapter 117 of the Laws of 1911 (Section 10393, Remington’s Revised Statutes),” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Vic Skinner, Chairman.


Mr. SPEAKER:

We, a minority of your Committee on Roads and Bridges, to whom was referred Senate Bill No. 235, 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.
The President has signed Senate Bill No. 323, and the same is herewith transmitted.

HARRISON W. MASON, Secretary.


The Senate has indefinitely postponed: Engrossed House Bill No. 155, and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

The Senate has passed: Engrossed Substitute House Bill No. 60; also House Bill No. 139; also House Bill No. 191; also House Bill No. 257; also House Bill No. 413; also House Bill No. 622, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

The Senate has concurred in House amendments to Engrossed Senate Bill No. 348 and passed the bill as amended by the House.

HARRISON W. MASON, Secretary.

The Senate has concurred in House amendments to Senate Bill No. 242 and passed the bill as amended by the House.

HARRISON W. MASON, Secretary.

The Senate has passed: Engrossed House Bill No. 223; also Engrossed House Bill No. 271; also Engrossed House Bill No. 277; also Engrossed House Bill No. 425; also Engrossed Substitute House Bill No. 500; also Engrossed House Bill No. 511, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

The Senate has failed to pass: Engrossed House Bill No. 120; also House Bill No. 617, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.
Mr. Speaker:

The Senate has refused to concur in House amendment to Senate Joint Resolution No. 7, and asks the House to recede therefrom, and said resolution is herewith transmitted.

HARRISON W. MASON, Secretary.

Mr. Smith (T. E.) moved that the House do not recede from its amendments to Senate Joint Resolution No. 7 and that the Senate be asked for a Conference Committee thereon.

The motion was carried.

Mr. Speaker:

The Senate refuses to concur in House amendments to Engrossed Senate Bill No. 287 and asks that the House recede therefrom and said bill is herewith transmitted.

HARRISON W. MASON, Secretary.

Mr. Yantis moved that the House do not recede from its amendments to Engrossed Senate Bill No. 287 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 Engrossed Substitute Senate Bill No. 87 and asks the House to recede therefrom, and said bill is herewith transmitted.

HARRISON W. MASON, Secretary.

Mrs. Myers moved that the House do recede from its amendments to Engrossed Substitute Senate Bill No. 87.

Debate ensued.

The Speaker called Mr. Wilson to preside.

Mr. Sandegren demanded the previous question but the demand was not sustained.

Debate continued.

Mrs. Myers demanded a roll call and the demand was sustained.

Mr. Gardner demanded the previous question and the demand was sustained.

The Speaker (Mr. Wilson presiding):

"A vote 'aye' is a vote to recede from the House amendments to Engrossed Substitute Senate Bill No. 87. A vote 'no' is a vote not to recede."

The Clerk called the roll on the motion by Mrs. Myers that the House do recede from its amendments to Engrossed Substitute Senate Bill No. 87, and the motion was carried by the following vote: Yeas, 60; nays, 33; absent or not voting, 6.

Those voting yea were: Representatives Bell, Bice, Boede, Bohlke, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Eddy, Edwards, Emory, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hall, Halleran, Herren, Holt, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Kemp, Klemgard, Leber, Ledgerwood, Martin (F. J.), Martin (J. R.), McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Myers, Neff, Ott, Parker, Reeves, Richmond (C. L.), Skinner, Smith (B. L.), Smith (M. B.), Strickland, Twidwell, Van Dyk, Voyce, Wanamaker, Wingrove, Yantis—60.
Those voting nay were: Representatives Adams, Austin, Dixon, Drew, Edlund, Gehlen, Hales, Huetter, Hurley, Kelly, Lindgren, Luck, Mackie, McCarty, Neal, Nelsen, Reilly, Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Smith (J. B.), Smith (T. E.), Sullivan, Titus, Todd, Wentworth, Wilson, Wiswall, Mr. Speaker—33.

Those absent or not voting were: Representatives Bowden, Boyle, Easterday, Keith, Lynch, Murray—6.

The Speaker (Mr. Wilson presiding) declared the question to be on the final passage of Engrossed Substitute Senate Bill No. 87 without the House amendments.

Mr. Leber demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 87 without the House amendments, and the bill passed the House by the following vote: Yeas, 76; nays, 17; absent or not voting, 6.

Those voting yea were: Representatives Austin, Bell, Bice, Boede, Bohlke, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Eddy, Edwards, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hall, Halleran, Holt, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Kemp, Klemgard, Leber, Ledgerwood, Mackle, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sawyer, Schroeder, Skinner, Smith (B. L.), Smith (M. B.), Sullivan, Twidwell, Van Dyk, Vocye, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis—76.

Those voting nay were: Representatives Adams, Drew, Edlund, Hales, Herren, Huetter, Kelly, Lindgren, Luck, Sandegren, Schultz, Smith (J. B.), Smith (T. E.), Strickland, Titus, Todd, Mr. Speaker—17.

Those absent or not voting were: Representatives Bowden, Boyle, Easterday, Keith, Lynch, Murray—6.

Engrossed Substitute Senate Bill No. 87, having received the constitutional majority, was declared passed, without the House amendments.

MOTIONS.

Mr. Smith (M. B.) moved that the House do now reconsider the vote by which Engrossed Substitute Senate Bill No. 87, without the House amendments, passed the House.

Mr. Ledgerwood moved that the motion by Mr. Smith (M. B.) be laid on the table without taking anything with it.

The motion was carried and the motion by Mr. Smith (M. B.) was laid on the table without taking anything with it.

SENATE AMENDMENTS TO HOUSE BILL.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1935.

Mr. Speaker:

The Senate has passed: Substitute House Bill No. 233 with the following amendment:

Amend the title by striking the period (.) at the end of the title and inserting in lieu thereof a comma (,) and add the following words: “and declaring an emergency.”; and the same is herewith transmitted.

HARRISON W. MASON, Secretary.
Mr. Dixon moved that the House do concur in the Senate amendment to Substitute House Bill No. 233.

The motion was carried.

The Clerk called the roll on the passage of Substitute House Bill No. 233 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 90; nays, 3; absent or not voting, 6.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Bohlke, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Drew, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Keen, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Myers, Neal, Neff, Ott, Parker, Reeves, Relly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (M. B.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voice, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—90.

Those voting nay were: Representatives Nelsen, Smith (T. E.), Todd—3.

Those absent or not voting were: Representatives Bowden, Boyle, Easterday, Keith, Lynch, Murray—6.

Substitute House Bill No. 233, having received the constitutional majority, was declared passed as amended by the Senate.

MR. SPEAKER:

The Senate has passed Engrossed House Bill No. 148 with the following amendments:

Amend by striking the whole of Section 2, page 4, and inserting in lieu thereof the following:

"SEC. 2. That Section 23 of Chapter 62 of the Laws of the Extraordinary Session of 1933, the same being Section 7306-23 of Rem. Rev. Stat., be amended and the subsections thereof renumbered to read as follows:

"Section 23. There shall be the following classes of licenses at the annual license fees hereinafter set forth:

"1. License to manufacturers of liquor, including all kinds of manufacturers except distillers, brewers, and wineries and domestic wineries; fee: $1,000.00.

"2. License to manufacturers of malt liquor; fee based on the preceding calendar year’s production, at the rate of $50.00 per thousand barrels annual production or fraction thereof, with a minimum fee of $250.00.

"3. License to wineries; fee: $25.00; License to domestic wineries; fee: $5.00.

"4. License to distillers, including blending, rectifying and bottling; fee: $2,500.00: Provided, That the board shall license stills used and to be used solely and only by a commercial chemist for laboratory purposes, and not for the manufacture of liquor for sale, at a fee of $10.00; Provided, further, That the board shall license stills used and to be used solely and only for laboratory purposes in any school, college or educational institution in the state, without fee: Provided, further, That the board shall license stills which shall have been duly licensed as fruit and/or wine distilleries by the Federal Government, used and to be used solely as fruit and/or wine distilleries in the production of fruit brandy and wine spirits, at a fee of $50.00;

"5. License to brewers and beer wholesalers to sell beer, manufactured within or without the state, to licensed wholesalers and/or to holders of retail licenses under subsections 6, 7, 8, 11, 12 and 14 hereof; fee: $250.00; for each distributing unit.

"For the purpose of this act brewers and beer wholesalers whose products are sold by licensees in this state, but whose plant or principal place of business is located else-
where, shall be deemed to be beer wholesalers within the provisions of this act and shall obtain wholesalers' licenses and appoint statutory agents in this state, upon whom process may be served.

"6. License to dining, club, and buffet cars on passenger trains to serve such liquors as may be permitted to be served by the individual glass or opened bottle at retail, for consumption on the premises only, under the provisions of this act, by restaurants, hotels, and others of a similar class; which license shall be issued to any corporation, association or person operating any such car within the state upon payment of a fee of one hundred fifty dollars ($150.00), which shall be a master license, and shall permit such sale upon one such car; and upon payment of the additional sum of five dollars ($5.00) per car, such license shall extend to additional cars operated by the same licensee within the state, and duplicate licenses for such additional cars shall be issued: Provided, That such licensee may make such sales upon cars in emergency for not more than five consecutive days without such license.

"7. Retailer's license, Class A. License to sell beer by the individual glass or opened bottle at retail, for consumption on the premises only; such license to be issued only to hotels, restaurants, drug stores or soda fountains, dining places on boats and aeroplanes, and to clubs:

"8. Retailer's license, Class B. License to sell beer by the individual glass or opened bottle at retail, for consumption on the premises only; such license to be issued only to a person operating a tavern.

"9. Retailer's license, Class C. License to sell wine by the individual glass or opened bottle at retail, for consumption on the premises only; such license to be issued to hotels, restaurants, dining places on boats and aeroplanes, clubs, and to taverns.

"10. Classification—The fees for Class A and B retail licenses issued under Subsections 7 and 8 hereof, in cities and towns, shall be graduated according to the population thereof, as follows:

"Cities and towns of less than 10,000; fee: $50.00;
"Cities and towns of 10,000 and less than 100,000; fee: $100.00;
"Cities and towns of 100,000 or over; fee: $150.00;

"Fees for licenses issued under Subsections 7 and 8 hereof, outside the limits of cities and towns shall be $150.00.

"The fee for Class C retail license issued under Subsection 9 hereof, in cities and towns, shall be graduated according to the population thereof, as follows:

"Cities and towns of less than 10,000; fee: $37.50;
"Cities and towns of 10,000 and less than 100,000; fee: $75.00;
"Cities and towns of 100,000 or over; fee: $112.50;

"Fees for licenses issued under Subsection 9 hereof, outside the limits of cities or towns shall be $112.50.

"11. Retailer's license, Class D. License to sell pasteurized beer by the opened bottle at retail, for consumption upon the premises only, such license to be issued to hotels, restaurants, dining places on boats and aeroplanes, clubs, drug stores, or soda fountains, and such other places where the sale of beer is not the principal business conducted; fee: $50.00.

"12. Retailer's License, Class E. License to sell pasteurized beer at retail in bottles and original packages, not to be consumed upon the premises where sold, at any store other than the state liquor stores; fee: $10.00 for each store.

"13. Retailer's License, Class F. License to sell wine in bottles and original packages, not to be consumed on the premises where sold, at any store other than the state liquor stores: Provided, Such licensee shall pay to the state liquor stores for such wines the current retail price; fee: $10.00.

"14. Retailer's License, Class G. Special license to a society or organization to sell beer at picnics or other special occasions at a specified date and place; fee: $5.00 per day.

"15. License to clubs, entitling each member of the club to keep on the premises a reasonable quantity of liquor for personal consumption on the premises: Provided, That no club shall be entitled to such a license:

"a. Unless such club had been in operation at least three years prior to the effective date of this act, or, the club, being thereafter formed, had been in continuous operation for at least one year immediately prior to the date of its application for such license: Provided, That by unanimous vote the board may waive the provisions of this subsection;
“b. Unless the club premises be constructed and equipped, conducted, managed and operated to the satisfaction of the board and in accordance with this act and the regulations made thereunder:

c. Unless the board shall have determined pursuant to any regulations made by it with respect to clubs, that such club is a bona fide club; fee: $100.00."

Amend by striking the whole of Section 3 and inserting in lieu thereof the following:

"SEC. 3. That Section 24 of Chapter 22 of the Laws of the Extraordinary Session of 1933 of the State of Washington, the same being Section 7306-24 of Rem. Rev. Stat., be amended by adding a new section to follow immediately after Section 24 to be known as Section 24A to read as follows:

"Section 24A. All wines manufactured or produced In domestic wineries may be sold by the manufacturer or producer thereof direct to persons holding licenses entitling them to sell wine at retail under the provisions of this act. There is hereby imposed upon all wines manufactured or produced in domestic wineries and sold to retail licensees within the State a tax of ten cents per wine gallon. The tax herein provided for shall be collected by means of stamps to be furnished by the Board. Every person selling wine under the provisions of this section shall report all sales to the Board in such manner, at such times and upon such forms as may be prescribed by the Board in accordance with Section 25. Every such person shall procure from the Board revenue stamps representing the tax in such form as the Board shall prescribe and shall affix the same to the package or container in such manner and in such denomination as required by the Board and shall cancel the same prior to the delivery of the package or container containing the wine to the purchaser, and any person who shall sell, or attempt to sell wine not produced exclusively and entirely from products grown in the State, under this section shall be guilty of a violation of this act, and his license shall be summarily cancelled by the Board.

"Every domestic winery shall put upon all packages containing wine manufactured by it a distinctive label in accordance with Section 45 and in addition such label shall show whether or not such wine is fortified or unfortified and the label shall contain a statement that the wine was produced exclusively and entirely from products grown in the State of Washington."; and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

Mr. Herren moved that the House do concur in the Senate amendments to Engrossed House Bill No. 148.

The motion was carried.

Mr. Sawyer demanded the previous question and the demand was sustained.

The Clerk called the roll on the passage of Engrossed House Bill No. 148 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 84; nays, 7; absent or not voting, 8.

Those voting yea were: Representatives Adams, Austin, Bell, Bice, Boede, Brown, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Drew, Eddy, Edlund, Emory, Ford, Freese, Gehlen, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Hueter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Keen, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McCauley, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Myers, Neal, Nelsen, Ott, Parker, Reeves, Richmond, (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Todd, Twidwell, Van Dyk, Voice, Wannemaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—84.

Those voting nay were: Representatives Bohlke, Carty, Christianson, Donahoe, Gardner, Karr, Neff—7.

Those absent or not voting were: Representatives Bowden, Boyle, Easterday, Edwards, Keith, Lynch, Murray, Reilly—8.
Engrossed House Bill No. 148, having received the constitutional majority, was declared passed as amended by the Senate.

SENATE CHAMBER,
OLYMPIA, WASH., March 13, 1935.

MR. SPEAKER:

The Senate has passed: House Bill No. 552 with the following amendments:

Amend the title by striking the period (.) at the end of the title, replace with a comma (,) and add the following: “an act relating to escheats, providing for reports to the Supervisor of inactive deposits by banks and institutions in which deposits are made, and reports of individuals, associations, corporations, and others, of property held which has escheated; providing for procedure, process, and judgment to recover such property by the state, and for a statute of limitation upon claims against estates of deceased persons; amending Sections 3291 and 3292 of Remington's Compiled Statutes by adding thereto sections to be known as 3291-A, 3291-B, 3291-C, 3291-D and 3291-E, and amending Sections 1356 and 1357, Rem. Comp. Stat., and amending Section 1533, Rem. Comp. Stat., by adding thereto Sections 1533-A, 1533-B, 1533-C and 1533-D, and amending Section 170, Rem. Comp. Stat., and repealing Sections 1535 to 1539, inclusive, of Rem. Comp. Stat., providing for penalty for violation of this act, and declaring an emergency.”

Amend Section 2, line 18, page 1 of the printed bill, substitute a capital “I” for the lower case “i” in the word “if.”

Amend Section 2, line 19, page 1 of the printed bill, by striking the semicolon (;) and inserting In lieu thereof a colon ( : ) .

Amend by adding 19 new sections to the bill, numbered 4 to 22 inclusive, to read as follows:

“Sec. 4. That Section 3291 of Remington's Compiled Statutes be amended to read as follows:

“Section 3291. The cashier or secretary of every savings bank, savings and loan society, and every institution in which deposits of money are made, shall, within fifteen (15) days after the first day in December, in the year one thousand nine hundred and five, and within fifteen (15) days of the first day of December, of each and every second succeeding year thereafter, return to the supervisor a sworn statement showing the amount standing to his credit, the last known place of residence or post office address, and the fact of death if known to said cashier or secretary of every depositor who shall not have made a deposit therein, or withdrawn therefrom any part of his deposit, or any part of the interest thereon, for the period of more than seven years next preceding; and the cashiers and secretaries of such bank shall give to each depositor notice by mail to the last known address of such depositor of the fact that the account has remained inactive for seven years and is subject to escheat unless such depositor appear and claim the deposit: Provided, however, That this section shall not apply to or affect the deposit made by or in the name of any person known to the said cashier or secretary to be living, except that the notice by mail as herein provided shall be given; that it shall be unlawful for any bank, or any of its officers or agents or any officer or employee of the State of Washington to give out information of the name, address or amount due depositor, with the exception of the owner of the deposit and any officer or employee of the State of Washington entitled to receive the same; and it shall be unlawful to give to anyone other than the owner of the deposit, or such officer or employee of the State of Washington information concerning the name, address or amount of the deposit, of any of such deposits. Anyone who shall violate this section shall be guilty of a gross misdemeanor under the laws of this State.

“Sec. 5. That Section 3292 of Remington's Compiled Statutes be amended to read as follows:

“Section 3292. Any cashier or secretary of any of the banking institutions mentioned in Sections 2 and 4 of this act neglecting or refusing to make the sworn statement required by said sections shall be guilty of a misdemeanor and on conviction thereof shall be fined in any sum not less than fifty dollars nor more than one thousand dollars or confined in the county jail not less than ten days nor more than ninety days or both such fine and imprisonment.

“In addition to the penalty provided above, the savings and loan societies, or banks in which deposits of money are made, shall pay eight per cent (8%) interest on all funds and accounts not reported as provided herein, from the time the accounts
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or funds should have been reported under the provisions of this act, until the same are paid into the state treasurer.

"Sec 6. That Section 3291 of Remington's Revised Statutes be amended by adding thereto, to be known as Sections 3291-A, 3291-B, 3291-C, 3291-D and 3291-E to read as follows:

"Section 3291-A. That the following shall be the form of sworn statement referred to in Section 3291 supra:

"STATE OF WASHINGTON } ss.
County of..................... 

being first duly sworn, on oath deposes and says:

"(1) I am the Secretary Cashier of the...........................................of........................................ Washington, and I am authorized by its Board of Directors to make this affidavit.

"(2) I have investigated its books and records and know that the statements hereto attached include the name and last known address; the fact of death, if known to affiant; and the amount standing to the credit of each depositor, and shareholder, if savings and loan association or society, who has not made a deposit or withdrawn any part of his deposit, shares, or any part of the interest thereon, for a period of ten (10) years last preceding the date of this affidavit, except such depositors or shareholders personally known to affiant to be living on this.....................day of

...........19.......

"(3) The word 'deposit' as used in this affidavit includes the following: All savings deposits or savings accounts; all commercial deposits; all certificates of deposit, both time and demand; all cashier's checks; all certified checks; all deposits of trust funds; all deposits or accounts from the organization of this bank, or shares in savings and loan association or society, which have been transferred to special account or accounts or carried as inactive or dormant account or accounts; all deposits or accounts which may have been absorbed by so-called 'service charges'; all deposits for bank drafts drawn against correspondent bank or banks and not cashed and returned; all moneys or intangible property deposited in safety-deposit boxes taken therefrom and held by the bank; all funds or intangible property deposited in escrow; and all shares in savings and loan associations and societies.

"(4) I further state that the list hereto attached includes all such accounts and holdings of this bank, or savings and loan association or society, which have been taken over through the purchase or consolidated or reorganization or through merger with any other bank or banks, or trust company or companies, or other incorporated companies, or partnerships or individuals doing a banking, or savings and loan association or society, business.

"Further affiant sayeth not.

"Subscribed and sworn to before me this.....................day of.....................19.....

............................................Notary Public in and for the State of Washington, residing at.............

"Section 3291-B. Whenever the supervisor shall be informed that any or all of the depositors so reported under Sections 2 and 4 above provided have disappeared and remained absent and unheard of for a period of seven (7) years or more, and after an investigation believes that the depositor or depositors have been absent and unheard from for a period of seven (7) years and are dead, and that such deposits have escheated to the State of Washington under Section 5 of this act, whether or not an administrator has been appointed for such deceased person or persons, the supervisor shall on behalf of the State of Washington file a complaint or information in the superior court of the county in which such bank or banks holding such deposit or deposits are situated, and set forth the name of the depositor or depositors, the name of the bank or institution in which the deposit or fund is held, the name of any alleged heir and the name of anyone claiming an interest in the deposit or deposits. That if the true name or names of the alleged heirs of the deceased depositor or depositors are unknown to the supervisor and the name of anyone claiming an interest in the deposit or deposits is unknown to the supervisor these facts shall be stated in the complaint and such alleged heir or heirs, or any other person claiming an interest
in the deposit or deposits whose true name is unknown, may be designated in the complaint or information or other pleading or proceeding by any name, and when his true name shall be discovered the pleading or proceeding may be amended by stating therein the true name of the alleged heir and the true name of the claimant; and also state in the complaint or information the facts and circumstances in consequence of which the deposit or deposits are claimed to have existed, with an allegation that by reason thereof the State of Washington has become the owner and is entitled to the possession of the deposit or deposits.

"The supervisor may at his discretion bring one action against each bank for all the deposits belonging to the State of Washington held by such bank, and thereafter all of the actions in the same superior court shall be upon his motion consolidated, or he may in his discretion bring all the actions against all the banks in one county in one action, separately stating, however, in his petition information or complaint the claim for the deposits in each bank. It will not be necessary to set forth in the title of the information or complaint or the summons the names of the deceased depositor, but a list of the names shall be attached to the complaint or information.

AFFIDAVIT AS TO UNKNOWN HEIRS—PUBLICATION OF SUMMONS.

"The supervisor, upon presenting an affidavit to the court or judge, showing to his satisfaction that the heirs of such deceased person or claimants are proper parties to the action and that their names and residence cannot with use of reasonable diligence be ascertained, the court or judge shall grant an order that service of summons in such action be made on such unknown heirs and unknown claimants by publication thereof in the same manner as in an action against non-resident defendants.

TITLE OF CAUSE—SERVICE OF SUMMONS.

"In any action brought under this act to determine any adverse claim, estate, lien, or interest in the bank deposits, the State of Washington, as plaintiff may include as defendant in such action and insert in the title thereof, in addition to the name or names of the bank or banks or other institutions in which deposits of money are made, the alleged unknown heirs or claimants claiming an interest in any or all of said deposits, by designating the same in such complaint and summons by any name, and service of summons may be had upon all such unknown heirs of such depositors and unknown claimants of parties defendant by publication as provided by law in case of non-resident defendants. Said summons for publication shall be substantially as follows:

"IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON
IN AND FOR THE COUNTY OF ......................................

"THE STATE OF WASHINGTON
by ...................................... - ...... _ ...... .
Supervisor of Inheritance Tax
and Escheat Division,
Plaintiff,

vs.

RICHARD ROE, JANE DOE,
(Then follows name of the bank
or institutions in which the de-
posits are held.)

Defendants.

"The State of Washington to the said Richard Roe, Jane Doe and (naming bank or other institution in which said deposits are held):

"You are hereby summoned to appear within sixty (60) days after the date of the first publication of this summons, to-wit, within sixty (60) days after the........... - ....... , day of......................... 1........... , and defend the above entitled action in the above entitled court, and answer the complaint of the State of Washington, and serve a copy of your answer upon the undersigned supervisor of inheritance tax and escheat division at his office below stated; and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint, which has been.
filed with the clerk of said court, in which plaintiff claims title to certain escheated deposits held by defendant(s) and alleges that the depositors named in the complaint died intestate leaving no heirs and ask judgment quieting plaintiff's said title against all unknown heirs of said depositors designated as Richard Roe and Jane Doe, and for an accounting.

Attorney for Plaintiff
(Office and Post Office address) Olympia, Washington.

"All such unknown heirs of said deceased depositors or all such unknown persons or parties so served by publication, as in the preceding section of this act provided, shall be proceeded against in the same manner as against defendants who are named upon whom service is made by publication, and with like effect, and any such unknown heirs or unknown parties who have, or claim, any right, estate, lien, or interest in said deposit or deposits at the time of the commencement of the action, duly served as aforesaid, shall be bound and concluded by the judgment in such action, if the same is in favor of the plaintiff herein, as effectually as if the action was brought against such defendant by his or her name, and constructive service of summons obtained.

"Sec. 3291-C. All persons interested in the information or complaint may appear and answer, traverse or deny the facts stated in the information and deny the title of the State of Washington to the deposit or deposits at any time before the time for the hearing expires; and if no person appears and answers within such time, judgment must be rendered that the State of Washington is the owner of the bank deposit or deposits named in such information or complaint, but if any alleged owner appears and denies the title set up by the State of Washington, or traverses any material facts set forth in the information, the issue of fact must be tried as issues of fact are tried in civil actions, excepting; however, the burden of proof shall be upon the alleged owner. If, after the issues are tried, it appears from the facts found that the State of Washington has good title to the deposit or deposits in the information or complaint mentioned, or any part thereof, judgment must be rendered that the State of Washington is the owner thereof. Any bank deposits or any part thereof, in such judgment decreed adjudged to be the property of the State of Washington shall be ordered by the court transmitted to the treasurer of the State of Washington to be paid in to the permanent common school fund of the state; and any person or bank in possession of any such deposit or deposits shall be ordered to deliver possession thereof forthwith to the treasurer of the State of Washington. Failure to give notice by mail as provided in Section 2 of this act shall not invalidate the judgment. That upon the payment by any bank, custodian, or holder, to the State of Washington, or any property under the provisions of this act, such bank, custodian, or holder, shall thereby be released from liability to the owner, and the State of Washington assumes such liability, if any, to such owner.

"Sec. 3291-D. Within two (2) years after the entry of the judgment in any proceeding had under this act a person not a party or privy to such proceeding may file a petition in the superior court showing his claim or right to the property, or a portion of the same, and that he had no knowledge of the proceeding provided for in the foregoing sections. A copy of such petition must be served upon the supervisor at least twenty (20) days before the hearing of the petition, and the supervisor must answer the same, and the court thereupon must try the issues as issues are tried in civil actions; and if it be determined that such person is the owner of a deposit or a portion thereof and is entitled to such property or the proceeds thereof, judgment shall be entered against the State of Washington therefor, and the judgment shall provide that the claimant pay the costs of the escheat proceedings, and the amount, less the cost of the escheat proceedings and less any interest or dividends collected by the treasurer of the State of Washington from the money or property theretofore escheated, shall be paid to the claimant from the general fund of the State of Washington.

"All persons who fail to appear and file their petitions within the two (2) years limited by the law are forever barred. In any proceeding in which the State of Washington claims that property in controversy has escheated to the State of Washington no costs and no attorney's fee shall be taxed in favor of any of the parties to the action against the State of Washington.

"Sec. 3291-E. The foregoing provision shall apply to each deposit in amount in excess of five dollars ($5); that all deposits of five dollars ($5) and under shall be
paid in to the State Treasury by the bank at the time of filing the sworn statement or return, of the inactive deposits, with the supervisor. It is further provided, That in the event any part of this section is held to be invalid requiring the sums of five dollars ($5) and under to be paid directly to the state treasurer, then, in that event, such funds of five dollars ($5) and under shall be included in the action and proceeding, in this act hereinbefore provided for, and this action shall only apply to such funds of five dollars ($5) and under other than those, if any, not affected by such holding of invalidity; that all funds paid in to the state treasury direct, as provided by this section, shall be paid in to the permanent common school fund, and unless within two (2) years the rightful claimant establishes ownership in such fund, as provided in Section 3291-D, his rights shall forever be barred.

"Sec. 7. That Section 1356 of Remington’s Compiled Statutes shall be amended to read as follows:

“Section 1356. Whenever any person possessed of any property within this state shall die intestate, leaving no heirs, such property shall escheat to and the title thereto immediately vest in the State of Washington, subject, however, to existing liens thereon and the payment of decedent’s debts and the expense of administration:

“Provided, however, That in any case where anyone has disappeared and remained absent and unheard of, from the community in which the property is situated, for a period of seven (7) years or more no administration shall be had upon such estate and a direct action in the superior court shall be instituted by the State of Washington as in this act provided: Provided, also, That property within this state within the meaning of this act shall include all tangible and intangible property of decedent, regardless of the domicile of the decedent, as claimed against any resident of this state, person, firm or corporation, including all savings deposits, savings accounts, commercial deposits, certificates of deposit, both time and demand, cashier’s checks, certified checks, deposits of trust funds, shares in savings and loan associations or societies, bank drafts, deposits for bank drafts drawn against correspondent bank or banks, and not cashed and returned, property deposited in safety deposit boxes, or in escrow, certificates of stock, policies of insurance and bonds of any domestic corporation, certificates of stock and policies of insurance and bonds of other than domestic corporations, advance deposits with municipal corporations and public service companies, money illegally collected by municipal corporations or by public service companies, property in possession of municipal corporations, property in possession of public service companies; all policies of insurance; all of the above mentioned property owned by the decedent at the time of his death regardless of whether the domicile of the decedent at the time of death is within or without the State of Washington.

"Sec. 8. That Section 1357 of Remington’s Compiled Statutes be amended to read as follows:

“Section 1357. (a) Such estates shall be administered and settled in the same manner as other estates. If at the expiration of eight months after the issuance of letters of administration no heirs shall have appeared, the court having jurisdiction of such estate shall render a decree escheating all the property and effects of such decedent to the State of Washington; this is a statute of limitation and the decree shall be entered without notice: Provided, however, That if anyone appears within one (1) year thereafter and establishes his claim in court, his portion shall be returned to him by the State of Washington; that all persons claiming an interest in such property who fail to appear within one (1) year after the decree escheating said property has been entered, their rights in and to such estate are forever barred.

“(b) That in any estate where the property belongs to the school children of this state under the escheat laws heretofore or hereafter adopted in which the net value of the estate, after the payment of the debts and costs of administration, does not exceed the sum of twenty-five hundred dollars ($2500), the total expenses of burial shall not exceed the sum of one hundred fifty dollars ($150); and in such estates where the net value of the estate is over twenty-five hundred dollars ($2500), and not above five thousand dollars ($5000), shall not exceed two hundred fifty dollars ($250); and where the net estate is above five thousand dollars ($5000), shall not exceed three hundred dollars ($300).

“The amount allowed for burial expenses shall be paid to the undertaker conducting the funeral, and before the same is paid the undertaker shall file an affidavit with the supervisor and shall file a copy of the same with the representative showing that the total items of the burial expenses have been paid by him; that any allowance
made by the court shall not exceed a reasonable amount considering the value of the estate and the social standing of the decedent, but in no event a larger amount than above provided.

"The provisions of this act shall apply to all estates now pending in any courts of this state, including the supreme court, and to all estates where the decedent died prior to the passage of this act, as well as subsequent thereto.

"Sec. 9. That Section 1533 of Remington's Compiled Statutes be amended by adding thereto new sections to be known as 1533-A, 1533-B, 1533-C and 1533-D.

"Section 1533-A. Unclaimed Estates: When any estate is being distributed by decree of the court as provided in Section 1533 supra, and the address of anyone entitled to a portion of the same is unknown, and such person has not appeared and claimed such portion, such portion shall not be given to the heirs appearing, but the court entering the decree shall escheat the property to the State of Washington for the permanent common school fund of the state: Provided, however, That such absentee owner may appear within two (2) years after such decree of distribution has been entered, and establish his right as the owner of the property, and thereupon the amount of his distributive share shall be paid out of the general fund to such claimant: that if such claimant fails to appear within two (2) years as herein provided, his right in and to such portion of such estate shall be forever barred.

"Section 1533-B. That an administration of the estates where the heirs are unknown to the representative appointed, at the time of such appointment, it shall be unlawful for such representative and unlawful for his attorneys directly or indirectly to represent any of the heirs or alleged heirs of the estate, and unlawful for such representative and unlawful for his attorney or attorneys to accept any compensation directly or indirectly from such alleged heir or heirs. It shall also be unlawful for the representative or his attorneys in such case where the heirs are unknown to the administrator or executor at the time of his appointment to use any part or portion of the estate to locate or discover the heirs, and that it is not a part of the executor's duty to give notice to such heirs other than to publish the notices as now provided by statute.

"Section 1533-C. Provided, however, That when any bequest or any share by succession passes to an alien that is a non-resident of this state, such alien non-resident must appear in court and claim the succession within one (1) year after the death of the decedent; and upon the failure of such alien to appear in court and claim the succession within one (1) year from the date of the death of the decedent, the right of such alien to such succession shall forever be barred and such portion of the estate shall not pass to the other heirs appearing but shall escheat to the State of Washington without further order of the court. That this is a statute of limitation.

"Section 1533-D. Provided, further, That where a decedent executes a will, and by the terms of the will disinherits, or disinherits by giving a specific amount and no more, to those who would under the law take by succession if decedent had died intestate if there are no heirs to take the property of decedent other than the heirs so disinherited, the property shall escheat to the State of Washington and be paid to the state treasurer for the permanent common school fund: Provided, however, This section shall not apply to the surviving spouse nor to the children of the decedent, nor to the lawful issue of any deceased child of the decedent. This section shall apply to all estates now pending in any of the courts of this state or being appealed or pending in the supreme court of this state whether the death of the decedent was before or after the passage of this law.

"Sec. 10. That Section 170 of Remington's Compiled Statutes be amended to read as follows:

"Section 170. If a person entitled to bring an action die before the expiration of the time limited for the commencement thereof, and the cause of action survive, an action may be commenced by his representatives after the expiration of the time and within one (1) year from his death. If a person against whom an action may be brought die before the expiration of the time limited for the commencement thereof, and the cause of action survives, the statute of limitations continues to run and is not suspended by his death.

"Sec. 11. That the manager, agent or secretary of each and every public service company having funds or property in its possession as an advance deposit, or funds or property in its possession consisting of an overcharge, shall within thirty (30) days after this law becomes effective, and within fifteen (15) days of the first day of December of each and every year thereafter, return to the supervisor a sworn state-
ment showing the amount standing to his credit, the last known address or post office address, and the fact of death, if known to such managing agent, or secretary, of every owner of property in its possession who has made no claim for such fund or property and has not been personally heard from for seven (7) years next preceding the date of the filing of the sworn statement; and in such statement shall give the amount of the funds or property, the last known address of the owner, and shall pay in to the state treasurer each claim of five dollars ($5) or less forthwith. That the treasurer of any municipality shall make the report for such municipality, as in this paragraph provided for private corporations, and the municipality shall make the payment of each claim of five dollars ($5) or less to the state treasurer for such municipality: Provided, however, That if the court of final jurisdiction should hold, for any reason, this provision for the payment directly to the state treasurer of all sums of five dollars ($5) or less is invalid as to certain sums, then in that event such sums should be recovered by the state as provided in Sections 3291-B and 3291-C of this act; and such holding of the court shall not affect the validity of this act as to other funds as required herein to be paid directly to the state treasurer. All funds over five dollars ($5) shall be recovered by the state as provided in Sections 3291-B and 3291-C.

"SEC. 12. That the managing agent or secretary of each and every public service company, and each and every corporation having any funds or property in its possession under the provisions of section 5 of this act shall within thirty (30) days after this law becomes effective and within fifteen (15) days of the first day of December of each and every year thereafter return to the supervisor a sworn statement showing the amount standing to his credit, the last known place of address, or post office address, and the fact of death if known to said managing agent or secretary, of every owner of property in its possession, who has not been heard from for the period of more than seven (7) years next preceding, and in this statement shall be given each and every stockholder, and each and every bondholder, and every claimant to any funds or property, to any stock of such corporation, or any of the bonds of such corporation, or to any funds or property illegally collected or held, the owner or claimant of the same not having been heard from for seven years (7) years or more immediately preceding the date of making the sworn return to the supervisor. It is further provided, That the treasurer of any municipality shall make the report for such municipality as hereinbefore provided.

"Any managing agent, secretary, or treasurer, neglecting or refusing to make the sworn statement required by this section shall be guilty of a gross misdemeanor.

"The supervisor shall file his complaint in the superior court in which he shall claim that said property has escheated to the State of Washington and the procedure subsequent shall be as provided in Sections 3291-B and 3291-C of this act, and after judgment in favor of the State of Washington, the funds shall be paid into the state treasurer, and the rights of all parties thereto shall forever be barred, unless within two (2) years, as provided in such sections, the rightful claimant establishes his ownership, in which event said property shall be returned under the condition provided in section 3291-D.

"This section shall apply to all funds in an amount each of over five dollars ($5) and to all funds of five dollars ($5) or under if for any reason the payment of such funds as provided in Section 9 herein is unenforceable.

"In any bankruptcy or insolvency proceeding within this state under the laws of the United States or the laws of this state, all unclaimed property in the custody of the bankrupt or insolvent, his trustee, receiver or assignee, and all claims against the bankrupt or insolvent, his trustee, receiver and assignee when the claimant of such property or the owner of such claim has disappeared and remained absent and unheard of for a period of more than five (5) years, such property held by the bankrupt or insolvent, his trustee, receiver, or assignee and all such claims against such bankrupt or insolvent are escheated to the State of Washington, without further procedure other than in this paragraph provided. The supervisor shall file all necessary proofs of claim for the State of Washington for such unclaimed property, and such property so unclaimed and the dividends thereon shall be paid to the treasurer of the State of Washington for the permanent common school fund; and unless the owner shall appear within two (2) years from and after the date of the payment of any such claim to the treasurer and prove his right to the same, as provided in Section 3291-D, all his rights thereto shall forever be barred.

"SEC. 13. Any officer or any agent of a firm, institution, company, association, corporation or bank having or keeping an office within this state or transacting business within this state who has in his custody or under his control any book, record,
account, paper or document of such firm, institution, company, association, or corporation, who refuses to give to the supervisor or his attorney or any of his assistants lawfully demanding during the office hours to inspect or take a copy of the same or any part thereof for the purpose of obtaining information desired by the supervisor in his opinion necessary to carry out the provision of this law, or reasonable opportunity so to do, and who shall fail to make the reports required by this act, shall be liable to a penalty of not less than two thousand dollars ($2000), and in addition thereto liable for the amount of the value of the property involved, and this penalty may be enforced in an action brought by the State of Washington by the supervisor in any court of competent jurisdiction.

"Whenever the supervisor shall have reasonable cause to believe that any such person, firm, institution, company, association or corporation has possession, custody, or control of any book, books, accounts, papers, or documents which may disclose the fact that any of its stock or bonds or other evidence of its indebtedness or any property held by it, has escheated, the supervisor or his attorney or any assistants of the supervisor, is hereby authorized and empowered to inspect the books, accounts, records, papers, or documents of any such firm, institution, company, association, or corporation, including the stock transfer book of any corporation, and all other records, and to administer oath to and examine any such person, officer, or agent of such firm, institution, company, association or corporation, for the purpose of acquiring any information deemed necessary or advisable by said supervisor or his attorney, or his assistants, for the purpose of securing the property escheated to the State of Washington under the terms hereof. Any and all information and records acquired by said supervisor, his attorney, or assistant, shall be deemed and held by said supervisor, his attorney, and assistants, and each of them as confidential, and shall not be divulged, disclosed, or made known by them or any of them, except in so far as may be necessary for the enforcement of the provisions of this act. Any supervisor, ex-supervisor, his attorney or ex-attorney, assistants or ex-assistants, who shall divulge, disclose, or make known any information acquired by such inspection or examination aforesaid, except in so far as the same may be necessary for the enforcement of the provisions of this act shall be guilty of a misdemeanor.

"SEC. 14. It shall be the duty of the clerk of each of the superior courts and each county treasurer in this state, when any money which shall have been heretofore or shall hereafter be deposited with such clerk or county treasurer for any person as the heir, devisee, distributee, or creditor of a deceased person, or judgment creditor, or otherwise, shall have remained on deposit with such clerk or county treasurer for a period of one (1) year from the date of its receipt by such county clerk or county treasurer, to pay such funds to the treasurer of the State of Washington, and furnish the treasurer of the State of Washington a complete descriptive list of such funds paid by the clerk and the county treasurer to the state treasurer, and file a copy thereof forthwith with the supervisor of the inheritance tax and escheat division. The treasurer of the State of Washington shall place the same in the permanent common school fund of the state as escheated property: Provided, however, That if any one shall appear within two years and establish in court under the proper proceedings that he is entitled to any part of such funds, the judge shall enter judgment in his favor and the same shall be paid without costs, however, to such claimant from the general fund of the State of Washington; that all persons having a right, title and interest to such funds who fail to appear within two (2) years from the date the same is paid into the state treasury, shall forever be barred from asserting any claim in and to said funds.

"SEC. 15. The meaning of the word 'bank' as used in this act, shall include mutual savings bank, savings and loan association and bank organized and existing under the laws of this state, or under the laws of the United States, or under the laws of any other government or state, whether owned by an individual, copartnership, or corporation.

"SEC. 16. The word 'deposit' as used in this act shall include all savings deposits, savings accounts, commercial deposits, certificates of deposits, both time and demand, cashier's checks, certified checks, deposits of trust funds, shares in savings and loan associations or societies or deposits or accounts which may have been absorbed with so-called service charges, or deposits for bank drafts against correspondent bank or banks and not cashed and returned, or moneys or intangible property deposited in safety deposit boxes, or tangible or intangible property deposited in escrow, all shares in savings and loan associations and societies.
"Sec. 17. Where the word ‘supervisor’ is used in this act the same shall be construed to mean the supervisor of the inheritance tax and escheat division of the state tax commission.

"Sec. 18. The meaning of public service company, when used in this act includes every corporation, company, association, joint stock association, partnership, and person, their lessees, trustees, or receivers appointed by any court whatsoever, engaged as a common carrier, gas company, electric company, water company, telephone company, telegraph company, wharfinger, warehouseman, express company, as defined by Section 10344 of Remington's Compiled Statutes.

"Sec. 19. That if any of the banks, companies or officials holding any escheated property pay or deliver any of the property to a claimant, the burden of proof is on the banks, companies or officials to prove by fair and convincing evidence that the claimant receiving the money is the owner of the same, and upon failure to make such proof, the fact of payment would be no defense against the action of the State of Washington for such fund or property.

"Sec. 20. Sections 1535 to 1539, inclusive, of Remington's Compiled Statutes, be and the same are hereby repealed.

"Sec. 21. That in case any part or portion of this act shall be held unconstitutional, such holding shall not affect the validity of this act as a whole, or any other part or portion of this act not adjudged unconstitutional, or any other act to which the same relates.

"Sec. 22. This act is necessary for the support of the state government and its existing institutions and shall take effect immediately."; and the same is herewith transmitted.

Mr. Emory moved that the House do not concur in the Senate amendments to House Bill No. 552, and that the Senate be asked to recede therefrom.

Debate ensued.

Mr. Neal moved that the motion by Mr. Emory be laid on the table without taking anything with it.

The motion by Mr. Neal was lost.

Mr. Ott demanded the previous question and the demand was sustained.

The motion by Mr. Emory was carried.

**PROPOSITIONS, MOTIONS AND RESOLUTIONS.**

Resolution by Representatives Herren, Adams, Skinner and Austin:

Whereas, The House Chamber and all its committee rooms were adequately and beautifully furnished upon the completion of the new Capitol Building; and

Whereas, The cost of such furnishings was such that said furnishings and furniture were expected to remain in use for many years; and

Whereas, The rules of the House strictly provide that no one shall use the House Chamber, any of its committee rooms and/or furniture or furnishings without the consent of the House; and

Whereas, Six or seven rugs have been removed from committee rooms and one davenport has been removed from the Appropriations Committee room, and also a davenport has been removed from the lobby alongside the House Chamber, as well as the removal of other items of furniture and furnishings;

Now, Therefore, Be It Resolved, That the Director of the Department of Business Control and the Superintendent of Buildings and Grounds be directed, and they are hereby ordered to account for such missing furniture and furnishings and to explain why said furniture and furnishings were removed from the House Chamber and House Committee Rooms, and to immediately replace them; and

Be It Further Resolved, That the said Director of the Department of Business Control and the Superintendent of Buildings and Grounds be, and the same are hereby directed and ordered, in compliance with the rules of the House, not to permit the use of the House Chamber or its Committee Rooms for any purpose whatsoever, and are also ordered and directed not to remove any of the furniture or furnishings from said House Chamber or Committee Rooms, henceforth without the consent of the House.
Mr. Adams moved the adoption of the resolution.

Mr. Richmond (C. L.) demanded the previous question and the demand was sustained.

The resolution was adopted.

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

The Speaker resumed the chair.

REPORTS OF ENROLLMENT COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 14, 1935.

MR. SPEAKER:
We, of your Committee on Enrollment, to whom was referred House Bill No. 257, have compared same with the original bill and find it correctly enrolled.

RICHARD B. OTT, Chairman.

I concur in this report: Joseph Gardner.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 14, 1935.

MR. SPEAKER:
We, of your Committee on Enrollment, to whom was referred House Bill No. 622, have compared same with the original bill and find it correctly enrolled.

Chairman.

We concur in this report: Walter A. Johnson, Joseph Gardner.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 14, 1935.

MR. SPEAKER:
We, of your Committee on Enrollment, to whom were referred House Bill No. 139; also House Bill No. 223, have compared same with the original and engrossed bills and find them correctly enrolled.

RICHARD B. OTT, Chairman.

I concur in this report: W. A. Johnson.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 14, 1935.

MR. SPEAKER:
We, of your Committee on Enrollment, to whom was referred House Bill No. 511, have compared same with the engrossed bill and find it correctly enrolled.

Chairman.

We concur in this report: Geo. H. Johnston, A. E. Holt.

Mr. Luck 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 Austin, Bice, Bowden, Christianson, Devenish, Dixon, Easterday, Eddy, Gehlen, Gessell, Huetter, Karr, Lynch, McCauley, Richmond (C. L.), Robbins, Skinner, Smith (M. B.), Smith (T. E.), Titus, Van Dyk, Wentworth and Wiswall.

On motion of Mr. Adams, the House proceeded with business under the call of the House without excusing the absentees.

The Speaker announced he was about to sign House Bills Nos. 139, 223, 257, 511 and 622.
SENATE AMENDMENTS TO HOUSE BILLS.

SENATE CHAMBER,
OLYMPIA, WASH., March 13, 1935.

Mr. SPEAKER:

The Senate has passed Engrossed House Bill No. 529, with the following amendments:

Amend Section 1, lines 14 and 15 of the printed bill by inserting "all collected native plants, or parts thereof, whether intended for planting, decoration, or other purposes."

Amend Section 2d, line 10 by inserting the word "collectors."

Amend the bill by inserting all of Section 3 including Section 2k and renumber Sections 3 and 4 to read Sections 4 and 5.

Insert a new section to be known as Section 6 to read as follows:

"SEC. 6. The State Treasurer shall estimate the cost of auditing and supervising the collection and disbursements of the funds herein referred to; and such costs shall be deducted from the funds herein appropriated and shall be a first charge against the receipts thereof."

And renumber Section 6 to read Section 7; and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

Mr. Bohlke moved that the House do concur in the Senate amendments to Engrossed House Bill No. 529.

The motion was carried.

The Clerk called the roll on the passage of Engrossed House Bill No. 529, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 79; nays, 2; absent or not voting, 18.

Those voting yea were: Representatives Adams, Bell, Rice, Boede, Bohlke, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Dixon, Donahoe, Drew, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Hurley, Johnson (Hans), Johnston (Geo. H.), Jones, Karr, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (W. A.), Robbins, Sandegren, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (T. E.), Strickland, Titus, Twidwell, Voyce, Wanamaker, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—79.

Those voting nay were: Representatives Luck, Sullivan—2.

Those absent or not voting were: Representatives Austin, Bowden, Devensish, Easterday, Gehlen, Huetter, Johnson (W. A.), Keen, Lynch, McCauley, Murray, Richmond (C. L.), Ryan, Skinner, Smith (M. B.), Todd, Van Dyk, Wentworth—18.

Engrossed House Bill No. 529, having received the constitutional majority, was declared passed as amended by the Senate.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1935.

Mr. SPEAKER:

The Senate has passed: Engrossed House Bill No. 529, with the following amendments:

Amend the title, line 9 thereof, of the engrossed house bill by adding after the word "successors" the following punctuation and words ", and their assigns;"

Amend Section 1, line 13 of the engrossed house bill by adding after the word "grantees" a comma (,) and the words "and their assigns;".

Amend Section 4, line 27 of the engrossed house bill by adding after the word "successors" the words "and their assigns."
Amend Section 7, line 27 of the engrossed house bill by adding after the word "grantees" the words "and their assigns."

Amend Section 8, line 17 of the engrossed house bill by adding after the word "grantees" the words "and their assigns;" and the same is herewith transmitted.

Mr. Brown moved that the House do concur in the Senate amendments to Engrossed House Bill No. 295.

Mr. Neal moved that the motion by Mr. Brown be laid on the table.

A roll call was demanded but the demand was not sustained.

The motion by Mr. Neal to lay the motion by Mr. Brown on the table was lost.

The motion by Mr. Brown that the House do concur in the Senate amendments to Engrossed House Bill No. 295 was carried.

The Clerk called the roll on the passage of Engrossed House Bill No. 295 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 78; nays, 3; absent or not voting, 18.

Those voting yea were: Representatives Adams, Bell, Bice, Boede, Bohlke, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Donahoe, Drew, Easterday, Eddy, Edlund, Edwards, Emory, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Halloran, Herren, Holt, Huettner, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Keith, Kelly, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Myers, Neal, Neff, Nelsen, Ott, Parker, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Ryan, Sandegren, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Sullivan, Titus, Twidwell, Wanamaker, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—78.

Those voting nay were: Representatives Boyle, Sawyer, Smith (T. E.)—3.

Those absent or not voting were: Representatives Austin, Bowden, Devenish, Dixon, Gehlen, Karr, Keen, Kemp, Lynch, McCauley, Murray, Reeves, Smith (M. B.), Strickland, Todd, Van Dyk, Voyce, Wentworth—18.

Engrossed House Bill No. 295, having received the constitutional majority, was declared passed as amended by the Senate.

COMMITTEE ANNOUNCEMENT.

In accordance with the provisions set forth in Substitute House Joint Resolution No. 11, providing for an investigation of the Washington Emergency Relief Administration, the Speaker appointed Representative Edwards, chairman, and Representatives Smith (T. E.), Neff and Luck as members of the committee.

The Speaker called Mr. Adams to preside.

The Speaker (Mr. Adams presiding):

"The Chair will appoint as a committee for the present order of business Mrs. Reeves, Mr. Hales and Mr. Cowen."

The committee thereupon escorted Mr. Waldron, Speaker of the House, and Mrs. Waldron, to a place directly in front of the rostrum.

PRESENTATION OF GIFT TO THE SPEAKER.

The Speaker (Mr. Adams presiding):

"The Chair recognizes at this time the lady from Island, Mrs. Wanamaker."
Mrs. Wanamaker:

"Mr. Speaker, and Members of the House:

The Twenty-fourth Legislature is drawing to a close. Our tasks have been arduous and intense, but I believe the future will show that our work has been well done.

"It is my privilege to present this gift to Mr. and Mrs. Waldron in appreciation of fine work in the House of Representatives.

"Mr. Speaker, your task has not been an easy one but you have handled it in an able manner. We have not always agreed but after the heat of the battle was over, you displayed fine sportsmanship.

"We hope in the years to come that this gift will bring you memories of pleasant associations and friendships of the Session of 1935."

The Speaker (Mr. Adams presiding):

"The Chair at this time recognizes Mr. Ott."

Mr. Ott:

"I wish to heartily concur in everything that has been said by the lady from Island, Mrs. Wanamaker.

"We, the Republican members of this House, being only a small minority, appreciate the honest and fair dealings we have had at the hands of the majority.

"Bob Waldron has made us Republicans feel as we should feel, that we come not as Republicans and Democrats but as good, honest, friendly citizens desiring to meet and solve the perplexing problems of the State of Washington.

"It has been a great pleasure to us to serve the man whose tireless efforts and never ending zeal has led us on in harmony and peace.

"We, the Republicans, the minority of this House, join with the majority in wishing you well and everlasting joy in this fine gift."

Mr. Waldron:

"Mr. Speaker, Members of the House:

"Words cannot express my appreciation and thanks for your kindness to Mrs. Waldron and myself in the presentation of this most wonderful gift.

"As Mrs. Wanamaker has stated, our task has not been an easy one. We have had differences of opinion and views. During legislative sessions, at least those I have had the pleasure of serving in, I know that our temper gets away with us and in our ardent effort to champion the cause we are fighting for, we might cause hard feelings between one another. It has not been my purpose, and anything but my desire, to have stepped on anyone too hard or hurt anyone's feeling.

"I appreciate the wonderful work and cooperation of the members of this House given me after electing me Speaker. The task has been considerably easier than one might have expected due to the wonderful cooperation of the members.

"On behalf of myself and Mrs. Waldron, I take this opportunity of thanking each one of you, not only for the wonderful gift, but for your cooperation and wonderful work throughout the tasks of this session.

"The time is now nearing when we must depart. Throughout our lives, as we look at this silverware, it will recall to each of us many happy hours and memories of all of you who have been so kind to both of us."

The Speaker (Mr. Adams presiding) declared the House would be at ease until the sound of the gavel.

The Speaker resumed the chair.

SENATE AMENDMENTS TO HOUSE BILLS.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1935.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 237, with the following amendments:

In Section 4, subsection (c), line 38, page 2 of the printed engrossed bill, strike all of said subsection (c) down to and including the semicolon, following the word "cent" in line 26, page 3 of the printed engrossed bill, and insert in lieu thereof the following:
“(c) Upon every person engaging within this state in the business of making sales at retail; as to such persons, the amount of tax with respect to such business shall be equal to the gross proceeds of sales of the business, multiplied by the rate of one-quarter of one per cent.”

In Section 4, subsection (d), line 29, page 3 of the printed engrossed bill, add an “s” to the word “sale.”

In Section 4, subdivision (d), page 3, line 30 of the printed bill, being page 4, line 31 of the original engrossed House bill, strike everything after the period following the word “cent,” down to and including the semicolon following the word “corporation” in line 33, being page 5, line 5 of the original engrossed bill, and insert in lieu thereof the following paragraph:

“The tax imposed under this subdivision (d) shall likewise be imposed upon persons engaged in distributing articles of tangible personal property owned by them from a warehouse or other central location to a group of retail stores, the intent hereof being to impose the wholesaling tax upon persons performing functions essentially comparable to those of a wholesaler, but not actually making sales; as to such persons, the amount of tax, with respect to such business, shall be equal to the value of the articles distributed, multiplied by the rate of one-quarter of one per cent; this value shall correspond as nearly as possible to the gross proceeds from sales at wholesale in this state of similar articles of like quality and character, and in similar quantities by other taxpayers. The Tax Commission shall prescribe uniform and equitable rules for the purpose of ascertaining such value. If the provisions of this paragraph, for any reason, shall be adjudged invalid, such judgment shall not invalidate the provisions of the first paragraph of this subdivision.”

In Section 4, subsection (e), line 43, page 3 of the printed engrossed bill, strike the words “advertising and hotel” and insert in lieu thereof a comma (,) followed by the words “advertising, hotel, publishing and real estate rental.”

In Section 4, subsection (f), line 44, page 3 and lines 1 to 6 inclusive, page 4 of the printed engrossed bill, strike all of said subsection (f).

In Section 4, subsection (g), lines 7 to 10, page 4 of the printed engrossed bill, strike all of said subsection (g).

In Section 5, subsection (4), line 29, page 4 of the printed engrossed bill, after the word “substance,” insert the following: “Provided, That feed and food stuffs sold to the original producers of milk, eggs, wool, fur or other substances obtained from breeding or raising any livestock animals or poultry shall not be included hereunder, but shall be considered sales at wholesale.”

In Section 5, subsection 4, line 30, page 4 of the printed engrossed bill, after the word “component” and before the period (.) insert the words “or is a chemical used in processing same.”

In Section 7-a, lines 34 and 35, page 6 of the printed engrossed bill, strike the words “measured by the gross earnings upon such sales” and insert in lieu thereof the words “equal to the gross earning upon such sales multiplied by the rate of one-half of one per cent.”

In Section 10, lines 15 to 22, inclusive, page 7 of the printed engrossed bill, strike all of subsection (a) and insert in lieu thereof the following:

“(a) Any person engaging in the business of selling at retail whose gross proceeds of sales is less than one thousand ($1,000.00) dollars, and any person engaging in any other business activity whose value of products, gross proceeds of sales or gross income of the business is less than four hundred ($400.00) dollars, for a bi-monthly period: Provided, however, That where one person engages in more than one business activity and the combined measures of tax applicable to such businesses exceed four hundred ($400.00) dollars, or, where one of such business activities is that of selling at retail, one thousand ($1,000.00) dollars, for the taxable bi-monthly period, no exemption or deduction from the amount of tax is allowed by this provision: Provided, further, That any person claiming exemption under the provisions of this subsection may be required to file returns as provided herein even though no tax may be due.”

In Section 10, subsection (d), line 33, page 7 of the printed engrossed bill, of the original engrossed bill, strike the words “business of selling” and insert in lieu thereof the words “sale of.”

In Section 10, subsection (d), line 33, page 7 of the printed engrossed bill, of the original engrossed bill, after the word “wholesale” in line 33 and before the period (.), insert the words “by the grower or producer thereof.”
In Section 11, page 8, lines 10 to 14 of the printed engrossed bill, strike all of subsection (a) and reletter the remaining subsections consecutively.

In Section 11(c), page 8, line 21 of the printed engrossed bill, being of the engrossed bill, change the semicolon to a colon and add the following: "Provided that dues which are for, or graduated upon, the amount of service rendered by the recipient thereof are not permitted as a deduction hereunder."

Amend Section 11 by adding thereto a new subsection to read as follows:
"Subsection (g). Amounts derived by any person as compensation for the receiving, washing, sorting and packing of fresh perishable horticultural products and the material and supplies used therein when performed for the person exempted in subsection 'd' of section 10, this title, either as agent or as independent contractor."

In Section 12a, line 5, page 9 of the printed engrossed bill, after the word "persons," insert a period (.) and strike the remainder of the section.

Amend Section 13a; strike the period and add the following: "On every sale except sales of foodstuffs for human consumption."

In Section 13-c, page 10, line 5 of the printed engrossed bill, strike the letter "s" from the word "items."

In Section 13-h, page 10, line 42 of the printed engrossed bill, insert after the word "be" and before the word "accepted," the word "redeemed" and a comma (,).

In Section 13-j, page 11, line 11½ of the printed engrossed bill, add a new paragraph to read as follows:
"The Tax Commission, by general regulation, may provide that a taxpayer whose regular books of account are kept on a cash receipts basis may file returns based upon his cash receipts for each bi-monthly period and pay the tax herein provided upon such basis in lieu of reporting and paying the tax on all sales made during such period."

In Section 13-m, page 11, line 22 of the printed engrossed bill, strike the word "Act" and insert in lieu thereof the word "Title."

In Section 13-m, page 11, line 24 of the printed engrossed bill, after the word "be" insert the words "guilty of a felony," and strike the remainder of the section.

In Section 13-n, page 11, line 26 of the printed engrossed bill, strike the figure "3" and insert in lieu thereof the figure "8."

In Section 13-o, page 11, line 29 of the printed engrossed bill, strike the word "pre-exempt" and insert in lieu thereof the word "preempt."

In Section 13-n and 13-o, lines 26 and 29 of the printed engrossed bill, reverse the position of the sections and renumber accordingly.

Insert a new title to be known as Title II-B, to read as follows:
TITLE II-B. COMPENSATION.

"Sec. 13-p. There is hereby levied and there shall be collected from every person in this state a tax or excise for the privilege of using within this state any article of tangible personal property purchased subsequent to April 30, 1935. Such tax shall be levied and collected in an amount equal to the purchase price paid by the taxpayer multiplied by the rate of 2%.

"Sec. 13-q. The provisions of this title shall not apply:
"(1) In respect to the use of any article of tangible personal property brought into the State of Washington by a non-resident thereof for his or her use or enjoyment while within the state;

"(2) In respect to the use of tangible personal property purchased other than at retail;

"(3) In respect to the use of any article of tangible personal property the sale or use of which has already been subjected to a tax equal to or in excess of that imposed by this title whether under the laws of this state or of some other state of the United States;

"(4) In respect to the use of tangible personal property purchased during any calendar month, the total purchase price of which is less than twenty ($20.00) dollars.

"Sec. 13-r. If any article of tangible personal property has already been subjected to a tax by this or any other state in respect to its sale or use in an amount less than the tax imposed by this title, the provisions of this title shall apply, but at a rate measured by the difference only between the rate herein fixed and the rate by which the previous tax upon the sale or use was computed."
"Sec. 13-s. Each taxpayer subject to the provisions of this title shall, on or before the fifteenth day of every calendar month, file a return with the Commission showing in detail the total quantity of tangible personal property used by him within the state during the preceding calendar month subject to the tax herein imposed, and such other information as the Commission may deem pertinent. Each taxpayer shall remit to the Commission with each such return the amount of tax shown thereon to be due."

"Sec. 13-t. For the purposes of this title:

(1) The term 'purchase price' shall mean the consideration paid or given or contracted to be paid or given by any person to the seller of an article of tangible personal property for the article purchased. The term shall include, in addition to the consideration paid or given or contracted to be paid or given, the actual cost of transportation from the place where the article was purchased to the person using the same in this state.

(2) The meaning ascribed to words and phrases in Titles II and II-A and all the provisions of Title VIII of this act, in so far as applicable, shall have full force and effect with respect to taxes imposed under the provisions of this Title: Provided, however, That in applying the provisions of Section 115, the warrant shall direct the sheriff to levy upon and sell only the personal property the use of which is subject to tax under this title, and the lien therein provided for shall attach only to such property."

Amend the engrossed bill by inserting a new title to be known as Title II-C, Store License Tax, reading as follows:

TITLE II-C. STORE LICENSE TAX.

"Sec. 13-u. There is hereby imposed upon every person opening, establishing, operating and maintaining in this state a store or stores under singular ownership, an annual tax for each calendar year during any part of which such store or stores are operated or maintained, which tax shall be payable at the time of making the application for licenses required under the provisions of Section 13-v to be determined as follows:

(1) Upon one store Five Dollars ($5.00);

(2) Upon two stores or more, but not to exceed five stores, Twenty-five Dollars ($25.00) for each such additional store;

(3) Upon each store in excess of five, but not to exceed ten, Fifty Dollars ($50.00) for each such additional store;

(4) Upon each store in excess of ten, but not to exceed twenty, Seventy-five Dollars ($75.00) for each such additional store;

(5) Upon each store in excess of twenty, but not to exceed fifty, one hundred dollars ($100.00) for each such additional store;

(6) Upon each store in excess of fifty, one hundred twenty-five dollars ($125.00) for each such additional store.

"Sec. 13-v. Every person subject to the tax imposed by Section 13-u shall apply to the Tax Commission for a license for each store within this state under singular ownership, common ownership, supervision or management. The application for a license shall be made on a form which shall be prescribed and furnished by the Tax Commission, and shall set forth the name of the owner, manager, lessee or other person desiring such license; the name of such store; the location, including the street number of such store; and such other facts as the Tax Commission may require. One application blank may contain the application for any number of licenses.

"Sec. 13-w. As soon as practicable after the receipt of any application, the Tax Commission shall carefully examine such application to ascertain whether it is in proper form and contains the necessary and requisite information. If, upon examination thereof, the Tax Commission shall find that any such application is not in proper form and does not contain the necessary and requisite information, such application shall be returned for correction. If an application is found to be satisfactory, and if the tax prescribed in Section 13-u shall have been paid, the Tax Commission shall issue to the applicant a license for each store for which an application for a license shall have been made. Each licensee shall display the license so issued in a conspicuous place in the store for which such license is issued. Any person, having secured a license as required herein, desiring to change the location of the store for which the license shall have been issued, shall make application to the Tax Commission, on a form provided therefor by the Tax Commission, to have such license
corrected so as to show the new location of the store theretofore licensed. Such application shall be accompanied by the license previously issued, but no additional tax shall be assessed under the provisions of Section 13-u because of such change of location.

"Sec. 13-x. All licenses shall be so issued as to expire on the thirty-first day of December of each year. On or before the thirty-first day of December of each year, every person having a license, shall apply to the Tax Commission for a renewal license for the calendar year next ensuing. All applications for renewal licenses shall be made on forms which shall be prescribed and furnished by the Tax Commission. Each such application for a renewal license shall be accompanied by a remittance for the amount of the tax due under the provisions of Section 13-u.

(1) The term 'store' means and includes any place of business or mercantile establishment, leased department, stall or stand, in or from which goods, wares, merchandise or commodities of any kind are sold at retail: Provided, however, That the word 'store' shall not be construed to include warehouses used exclusively for the storage of goods, wares, merchandise or commodities which are withdrawn therefrom in consummation of sales made at a central store: Provided, further, That where goods, wares, merchandise or commodities are sold under single or common ownership or supervision from more than one room, building or place, all of which are located within a radius of five hundred feet of a common center and used as inter-related and dependent departments of one unified business establishment, such combination of rooms, buildings or places, for the purposes of this act, shall be construed to be but one store;

(2) The term 'single ownership' means not only legal ownership by one person (as herein defined) but also control, supervision, domination or management by one person (as herein defined) through legal or equitable ownership, ownership or control of corporate stock or other shares, holding companies, voting trust agreements, trust arrangements, leasing or consignment agreements or any other device whatsoever whereby control, supervision, domination or management is effected or whereby the gross revenue, net revenues or profits from store operations, directly or indirectly, immediately or ultimately, are made available for the beneficial uses or directly or indirectly, inure to the immediate or ultimate benefit of one person (as herein defined).

(3) The meaning ascribed to the words 'person,' 'sale,' and 'sale at retail' in Title II and all the provisions of Title VIII of this act in so far as applicable shall have full force and effect with respect to the taxes imposed under the provisions of this Title.

Amend Section 14 under subsection 1, page 11, line 40, by striking after the word "telegraph" the words, "and highway transportation."

Amend Section 14, subsection III, page 11, line 42, by inserting after the word "interurban" the words "and highway."

In Section 14, pages 11 and 12 of the printed engrossed bill, reverse the order of schedules V and IV renumbering them accordingly.

In Section 15 (10) (c), line 5, page 13 of the printed engrossed bill, add after the word "towns" and before the semicolon (:) the words "or within 3 miles of such limits."

In Section 17, line 28, page 13 of the printed engrossed bill, change the period after the word "thereof" to a colon and insert the following: "Provided, however, That any person claiming exemption under the provisions of this section may be required to file returns as provided herein even though no tax may be due."

In Section 18-b, line 36, page 13 of the printed engrossed bill, after the word "such" and before the period (.) insert the words "within this state."

In Section 21, page 14, after line 22, insert a new Title to be known as Title III-A, to read as follows:

"TITLE III-A. RADIO BROADCASTING TAX.

"Sec. 21-a. From and after the first day of May, 1935, there is hereby levied and shall be collected a tax from every person engaging in the business of radio broadcasting. The tax as to such persons shall be for the use of electrical energy in the production or generation of radio frequency waves. Such tax shall be equal to ten cents per kilowatt hour power input to the final or power stage of each radio broadcasting station.

"Sec. 21-b. For the purposes of this Title, unless otherwise required by the context:
The word ‘person’ shall mean any individual, receiver, assignee, trustee in bankruptcy, trust, estate, firm, co-partnership, joint venture, corporation, company, joint stock company, business trust, municipal corporation, club, association, society, or any group of individuals acting as a unit, whether mutual, cooperative, fraternal, nonprofit or otherwise.

Sec. 21-c. The taxes imposed hereunder shall be due and payable in bi-monthly installments and remittance therefor shall be made on or before the fifteenth day of the month next succeeding the end of the bi-monthly period in which the tax accrued. The taxpayer, on or before said fifteenth day of said month, shall make out a return, upon such forms and setting forth such information as the Tax Commission may require, showing the amount of tax for which it is liable for the preceding bi-monthly period, sign and transmit the same to the Tax Commission, together with a remittance for said amount.

Sec. 21-d. The provisions of Title VIII which relate to the assessment and collection of taxes are hereby extended to, and made a part of, this Title, as far as applicable for the purpose of collecting the taxes levied under this Title.

Beginning with Title IV strike the balance of the bill.

Amend Title by striking in line 9 all remaining words after the word “penalty” and inserting a period (.) after the word “penalty”; and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

Mr. Yantis moved that the House do not concur in the Senate amendments to Engrossed House Bill No. 237, and that the Senate be asked to recede therefrom.

Mr. Drew moved as a substitute that the Senate amendments to Engrossed House Bill No. 237 be mimeographed and that action on same be deferred until such time as each member received a copy of the mimeographed amendments.

Mr. Ott moved that the substitute motion by Mr. Drew be laid on the table without taking anything with it.

Division was called for and the substitute motion by Mr. Drew was laid on the table without taking anything with it.

Mr. Smith (J. B.):

"Point of order.

"Isn't it true that this bill will undoubtedly go into a conference committee?"

The Speaker:

"If the House refuses to concur in the Senate amendments and asks the Senate to recede, the bill will go back to the Senate, providing the motion by Mr. Yantis prevails, and if the Senate refuses to recede, there is only one alternative, and that is that they come back and ask for the appointment of a conference committee."

Debate ensued.

Mr. Adams demanded the previous question and the demand was sustained.

A roll call was demanded and the demand was sustained.

The Speaker:

"A vote 'aye' is a vote to adopt the motion by Mr. Yantis, that the House do not concur in the Senate amendments to Engrossed House Bill No. 237. A vote 'no' is a vote against the motion."

The Clerk called the roll and the motion by Mr. Yantis was carried by the following vote: Yeas, 54; nays, 30; absent or not voting, 15. Those voting yea were: Representatives Adams, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Donahoe, Eddy, Edwards, Emory, Haddon, Halleran, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Karr, Keith, Kelly, Kemp, Klemgard, Leber, Luck, Mackie, Martin (J. R.), McDonald (D. A.), McDonald (R. T.),
MR. SPEAKER:

We, of your Committee on Enrollment, to whom were referred House Bill No. 295; also House Bill No. 529, have compared same with the engrossed bills and find them correctly enrolled.

We concur in this report: Richard W. Bowden, Joseph Gardner.

MR. SPEAKER:

We, of your Committee on Enrollment, to whom was referred Substitute House Bill No. 500, have compared same with the substitute bill and find it correctly enrolled.

We concur in this report: Joseph Gardner, Geo. H. Johnston.

MR. SPEAKER:

We, of your Committee on Enrollment, to whom was referred Substitute House Bill No. 60, have compared same with the substitute bill and find it correctly enrolled.

We concur in this report: Joseph Gardner, Walter A. Johnson.

MR. SPEAKER:

We, of your Committee on Enrollment, to whom was referred House Bill No. 327, have compared same with the original bill and find it correctly enrolled.

We concur in this report: Walter A. Johnson, Geo. H. Johnston.

MR. SPEAKER:

We, of your Committee on Enrollment, to whom were referred House Bill No. 191; also Substitute House Bill No. 233, have compared same with the original and substitute bills and find them correctly enrolled.

We concur in this report: Joseph Gardner, Walter A. Johnson.
MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1935.

Mr. Speaker:
The President has signed: House Bill No. 176; also
House Bill No. 370; also
House Bill No. 372; also
House Bill No. 417; also
House Bill No. 582, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1935.

Mr. Speaker:
The President has signed: House Bill No. 139; also
House Bill No. 257; also
House Bill No. 511; also
House Bill No. 622; also
House Bill No. 223, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1935.

Mr. Speaker:
The President has signed: House Bill No. 656; also
House Bill No. 271; also
House Bill No. 507; also
House Bill No. 259; also
House Bill No. 238; also
House Bill No. 198; also
House Bill No. 104; also
House Bill No. 286; also
House Bill No. 290; also
House Bill No. 376, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1935.

Mr. Speaker:
The President has signed: House Bill No. 378; also
House Bill No. 425; also
House Bill No. 433; also
House Bill No. 497; also
House Bill No. 498; also
House Bill No. 590; also
House Bill No. 605; also
House Bill No. 641; also
House Bill No. 689; also
House Bill No. 513, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1935.

Mr. Speaker:
The President has signed: House Bill No. 477; also
House Bill No. 585; also
House Bill No. 277, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.
SIXTIETH DAY, MARCH 14, 1935

MR. SPEAKER:
The President has signed: Senate Bill No. 362; also
Senate Bill No. 242; also
Senate Bill No. 226; also
Senate Bill No. 364; also
Senate Bill No. 270; also
Senate Bill No. 106; also
Substitute Senate Bill No. 39; also
Senate Bill No. 299; also
Senate Bill No. 307; also
Senate Bill No. 110, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1935.

MR. SPEAKER:
The President has signed: Senate Bill No. 346; also
Senate Bill No. 350; also
Senate Bill No. 333; also
Senate Bill No. 85; also
Substitute Senate Bill No. 257; also
Substitute Senate Bill No. 70; also
Senate Bill No. 112; also
Senate Joint Resolution No. 19, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1935.

MR. SPEAKER:
The President has signed: Senate Bill No. 19; also
Senate Joint Resolution No. 20; also
Senate Bill No. 34; also
Senate Bill No. 38; also
Substitute Senate Bill No. 90; also
Senate Bill No. 118; also
Senate Bill No. 147; also
Senate Bill No. 158; also
Senate Bill No. 160; also
Senate Bill No. 223; also
Senate Bill No. 257; also
Senate Bill No. 274; also
Senate Bill No. 324; also
Senate Bill No. 348; also
Senate Bill No. 363; also
Senate Bill No. 319, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.


30—H.
MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1935.

The Senate has refused to recede from its amendments to Engrossed House Bill No. 237 and asks for a conference thereon. 

HARRISON W. MASON, Secretary.

Mr. Yantis moved that the request of the Senate for a Conference Committee on Senate amendments to Engrossed House Bill No. 237 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. 237, Representatives Yantis, Holt and McDonald (J. D.)

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1935.

The Senate refuses to recede from its amendments to House Bill No. 552 and asks for a conference thereon.

HARRISON W. MASON, Secretary.

Mr. Emory moved that the request of the Senate for a Conference Committee on Senate amendments to House Bill No. 552 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. 552, Representatives McDonald (D. A.), Emory and Gifford.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1935.

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 217 and passed the bill as amended by the House. 

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1935.

The Senate refuses to concur in the House amendments to Engrossed Senate Bill No. 159 and asks the House to recede therefrom, and said bill is herewith transmitted.

HARRISON W. MASON, Secretary.

Mr. Drew moved that the House do not recede from its amendments to Engrossed Senate Bill No. 159 and that the Senate be asked for a Conference Committee thereon.

The motion was carried.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1935.

The Senate refuses to concur in the House amendments to Engrossed Senate Bill No. 206 and asks the House to recede therefrom, and said bill is herewith transmitted.

HARRISON W. MASON, Secretary.

Mr. Neff moved that the House do recede from its amendments to Engrossed Senate Bill No. 206.

Debate ensued.

Division was called for and the motion was carried on a rising vote.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 206 without the House amendments, and the bill failed to pass by the following vote: Yeas, 47; nays, 28; absent or not voting, 24.
Those voting yea were: Representatives Adams, Bice, Boede, Bowden, Brown, Carty, Christianson, Clark, Cohen, Cowen, Dixon, Donahoe, Eddy, Edwards, Emory, Ford, Gardner, Haddon, Holt, Johnson (W. A.), Johnston (Geo. H.), Jones, Keith, Kemp, Klemgard, Ledgerwood, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Nelsen, Ott, Parker, Reeves, Robbins, Sandegren, Wananmaker, Wentworth, Wilson, Wiswall, Yantis, Mr. Speaker—47.

Those voting nay were: Representatives Bell, Drew, Edlund, Freese, Gessell, Gifford, Hales, Hall, Johnson (Hans), Keen, Kelly, Lindgren, Luck, Mackie, McCarty, McDonald (J. D.), Neal, Ryan, Sawyer, Schroeder, Schultz, Smith (B. L.), Smith (J. B.), Smith (T. E.), Strickland, Titus, Twidwell, Voyce—28.

Those absent or not voting were: Representatives Austin, Bohlke, Boyle, Copeland, Devenish, Easterday, Gehlen, Halleran, Herren, Huetter, Hurley, Karr, Leber, Lynch, McCauley, Reilly, Richmond (C. L.), Richmond (W. A.), Skinner, Smith (M. B.), Sullivan, Todd, Van Dyk, Wingrove—24.

Engrossed Senate Bill No. 206 without the House amendments, having failed to receive the constitutional majority, was declared lost.

Resolution by Representatives Bowden, Murray, Gardner, Huetter, Kelly, Halleran, Carty, Bice, Wingrove, Wilson, Mackie, Hurley, Neff, McDonald (D. A.) and Cohen:

Be It Resolved by the House of Representatives in Legislative Session Assembled:

WHEREAS, The House of Representatives has completed all calendars consisting of Senate bills; and

WHEREAS, Much important legislation is contained in the House bills transmitted to the Senate,

THEREFORE, BE IT RESOLVED, That the House of Representatives of the State of Washington, this twenty-fourth session assembled, go on record as requesting the Senate to complete consideration of the House bills on the unfinished Senate calendar; and

BE IT FURTHER RESOLVED, That a copy of this resolution be immediately transmitted to the President of the Senate and read on the floor before the members of the Senate assembled.

Mr. Wilson moved the adoption of the resolution.

Mr. Adams moved as a substitute that the resolution be laid on the table.

The substitute motion was carried and the resolution was laid on the table.

MESSAGES FROM THE SENATE.

SENATE CHAMBER, OLYMPIA, WASH., March 14, 1935.

Mr. Speaker:

The President has appointed as members of a Conference Committee on Engrossed House Bill No. 237, Senators Mehner, Steele and Shorett.

HARRISON W. MASON, Secretary.

SENATE CHAMBER, OLYMPIA, WASH., March 14, 1935.

Mr. Speaker:

The President has signed: House Concurrent Resolution No. 10; also House Joint Memorial No. 32, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.
Mr. Speaker:

The President has signed: House Bill No. 191; also House Bill No. 327; also Substitute House Bill No. 233, and the same are herewith transmitted.

Harrison W. Mason, Secretary.

The Senate has granted the request of the House for a Conference Committee on Senate Bill No. 287, and the President has appointed as members thereon Senators Lovejoy, Miller and Reardon.

The Speaker appointed as members of the Conference Committee on House amendments to Senate Bill No. 287, Representatives Keith, Yantis and Sandegren.

Mr. Speaker:

The Senate has granted the request of the House for a conference on Senate Joint Resolution No. 7, and the President has appointed as members of a committee thereon Senators Duggan, Kyle and Farquharson.

The Speaker appointed as members of the Conference Committee on House amendments to Senate Joint Resolution No. 7, Representatives Murray, Holt and Ott.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on Engrossed House Bill No. 237 and granted the committee the powers of free conference.

Harrison W. Mason, Secretary.

REPORT OF CONFERENCE COMMITTEE.


We, of your Conference Committee, to whom was referred Engrossed House Bill No. 237, entitled "An Act relating to revenue and taxation; providing for the levy and collection of a tax or excise upon the act or privilege of engaging in business activities; providing for the levy and collection of a tax upon retail sales; providing for levy and collection of tax upon admissions and gifts; providing for tax upon liquor; providing for tax upon stock transfers; providing for tax upon persons operating commercial radio stations; providing the necessary administrative machinery for the collection and enforcement thereof; providing for certain exemptions and deductions; declaring certain acts in connection therewith unlawful and providing penalties; making appropriations; providing for the distribution of revenue derived hereunder; providing for shortening the operative period of Chapter 191, Laws of 1933, as amended; providing for the amendment of Sections 1, 2, 8, 12, 13, 15 and 18, Chapter 55, Laws of 1901, as amended, Section 4, Chapter 146, Laws of 1917, as amended, Section 95, Chapter 156, Laws of 1917, as amended, Section 4, Chapter 203, Laws of 1929, and Sections 4 and 7, Chapter 134, Laws of 1931; providing for the repeal of Section 1, Chapter 135, Laws of 1929, Sections 1 and 2, Chapter 202, Laws of 1929, as amended, and Section 1, Chapter 134, Laws of 1931; declaring an emergency and that this act shall take effect immediately," have had the same under consideration, and we report that we are unable to agree and ask for the powers of free conference.

Senate Members:
E. N. Steele,
Paul Mechnier,
Judson W. Shorett.

House Members:
Geo. F. Yantis,
J. D. McDonald,
A. E. Holt.
Mr. Yantis moved that the report of the Conference Committee on Engrossed House Bill No. 237 be adopted and that the powers of free conference be granted.

The motion was carried.

MOTION.

Mr. Ford moved that the House do at this time reconsider the vote by which Engrossed Senate Bill No. 206, without the House amendments, failed to pass the House.

Debate ensued.

The motion was carried.

RECONSIDERATION.

The Speaker declared the question to be on the final passage of Engrossed Senate Bill No. 206 without the House amendments.

Discussion followed on the merits of the bill.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 206 without the House amendments, and the bill passed the House by the following vote: Yeas, 55; nays, 14; absent or not voting, 30.

Those voting yea were: Representatives Adams, Bice, Bohlke, Bowden, Brown, Christianson, Clark, Copeland, Cowen, Dixon, Donahoe, Eddy, Ford, Gessell, Gifford, Haddon, Hales, Herren, Holt, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Kelly, Kemp, Leber, Ledgerwood, Mackie, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Murray, Myers, Neff, Ott, Parker, Reeves, Reilly, Robbins, Ryan, Sandegren, Smith (B. L.), Strickland, Sullivan, Titus, Wamemaker, Wentworth, Wilson, Wiswall, Yantis, Mr. Speaker—55.

Those voting nay were: Representatives Drew, Edlund, Freese, Hall, Johnson (Hans), Keen, Keith, Lindgren, Neal, Nelsen, Schroeder, Schultz, Smith (J. B.), Twidwell—14.

Those absent or not voting were: Representatives Austin, Bell, Boede, Boyle, Carty, Devenish, Easterday, Edwards, Emory, Gardner, Gehlen, Haileran, Huetter, Karr, Klemgard, Luck, Lynch, McCarty, McCauley, Morgan, Richmond (C. L.), Richmond (W. A.), Sawyer, Skinner, Smith (M. B.), Smith (T. E.), Todd, Van Dyk, Voyce, Wingrove—30.

Engrossed Senate Bill No. 206, having received the constitutional majority, was declared passed without the House amendments.

SENATE AMENDMENTS TO HOUSE BILL.

OREMPIA, WASH., MARCH 14, 1935.

Mr. Speaker:

The Senate has passed Substitute House Bill No. 420 with the following amendments:

Amend Section 2 of the bill by striking the entire section, and inserting in lieu thereof the following:

"Sec. 2. The words 'capital outlay' whenever used in this act shall mean and include the purchase and improvement of land and erection of buildings, including necessary salaries and wages incident thereto.

"The words 'salaries and wages' whenever used in this act, shall mean and include salaries of executive officers and employees of state offices, departments and institutions, and all compensation for direct labor or personal service rendered to the state, including salaries of state examiners."
"The word 'operations' whenever used in this act, shall mean and include 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, other than salaries and wages: Provided, That no portion of the appropriation made hereunder shall be expended for coupon or scrip books, or other evidences of advance payment for future delivery: And Provided Further, That allowances made for subsistence and lodging for elective or appointive officers and employees while away from their domicile on state business shall not exceed two dollars ($2.00) per diem for lodging, and one dollar fifty cents ($1.50) for three meals: And Provided Further, That the sole compensation for personal automobiles used in connection with state business shall not exceed five cents (5c) per mile.

FROM THE GENERAL FUND.

**FOR THE GOVERNOR'S OFFICE:**
- Salaries, wages and operations: $45,000.00
- Investigation and emergency purposes, to be distributed on vouchers approved by the Governor: 16,000.00
- Extradition Expenses: 10,000.00
- **Total:** $71,000.00

**FOR THE GOVERNOR'S MANSION:**
- Maintenance and Furnishings of every kind, to be distributed on vouchers approved by the Governor: 12,000.00

**FOR THE PAYMENT OF WARRANTS:**
- Drawn for Emergency purposes approved during the biennium April 1, 1935, to March 31, 1937, pursuant to Section 10, Chapter 9, Laws of 1925, as amended by Section 6, Chapter 162, Laws of 1929: 250,000.00

**FOR THE LIEUTENANT GOVERNOR:**
- Salary of the Lieutenant Governor: $2,400.00
- Other salaries and wages: 1,200.00
- Operations: 1,200.00
- **Total:** $4,800.00

**FOR THE SECRETARY OF STATE:**
- Salaries and wages: $62,960.00
- Operations: 22,950.00
- Printing, advertising and mailing Initiative and referendum measures and constitutional amendments: 35,000.00
- **Total:** $120,910.00

**FOR THE STATE TREASURER:**
- Salaries and wages: $50,800.00
- Operations: 15,714.00
- For audit by Department of Finance, Business and Budget: 5,000.00
- **Total:** $71,514.00

**FROM THE FISHERIES FUND.**
- Salaries and wages: $14,200.00
- Operations: 4,150.00
- **Total:** $18,350.00

**FROM THE MOTOR VEHICLE FUND.**
- Salaries and wages: $20,600.00
- Operations: 3,200.00
- **Total:** $23,800.00

**FROM THE GENERAL FUND.**
- Salaries and wages: $41,000.00
- Operations: 9,600.00
- Special printing: 1,500.00
- **Total:** $52,100.00
<table>
<thead>
<tr>
<th>Account Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and wages, Motor Vehicle Fund</td>
<td>$20,000.00</td>
</tr>
<tr>
<td>Salaries and wages, Municipal Corporations</td>
<td>$18,328.00</td>
</tr>
<tr>
<td>Operations</td>
<td>$4,088.00</td>
</tr>
<tr>
<td>Total</td>
<td>$22,416.00</td>
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<tr>
<td>Salaries and wages, Attorney General</td>
<td>$77,750.00</td>
</tr>
<tr>
<td>Operations</td>
<td>$19,000.00</td>
</tr>
<tr>
<td>Court costs</td>
<td>$20,000.00</td>
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<tr>
<td>Indexing Session Laws</td>
<td>$450.00</td>
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<tr>
<td>Total</td>
<td>$117,200.00</td>
</tr>
<tr>
<td>Salaries and wages, Public Instruction</td>
<td>$66,000.00</td>
</tr>
<tr>
<td>Operations</td>
<td>$21,830.00</td>
</tr>
<tr>
<td>To publish the Washington State Manual and other publications required by law</td>
<td>$8,000.00</td>
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<tr>
<td>Total</td>
<td>$95,830.00</td>
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<tr>
<td>Salaries and wages, Library</td>
<td>$13,760.00</td>
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<tr>
<td>Operations</td>
<td>$4,050.00</td>
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<td>Total</td>
<td>$17,810.00</td>
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<td>Salaries and wages, Commissioner of Public Lands</td>
<td>$130,000.00</td>
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<td>Operations</td>
<td>$43,600.00</td>
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<td>Total</td>
<td>$173,600.00</td>
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<td>Salaries and wages, Insurance Commissioner</td>
<td>$120,000.00</td>
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<tr>
<td>Operations</td>
<td>$40,800.00</td>
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<td>Total</td>
<td>$160,800.00</td>
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<tr>
<td>Salaries and wages, Supreme Court</td>
<td>$166,420.00</td>
</tr>
<tr>
<td>Operations</td>
<td>$7,135.00</td>
</tr>
<tr>
<td>Total</td>
<td>$173,555.00</td>
</tr>
<tr>
<td>Salaries and wages, Supreme Court Reporter</td>
<td>$14,500.00</td>
</tr>
<tr>
<td>Operations</td>
<td>$5,900.00</td>
</tr>
<tr>
<td>Total</td>
<td>$20,400.00</td>
</tr>
<tr>
<td>Salaries and wages, Superior Court Judges</td>
<td>$263,000.00</td>
</tr>
<tr>
<td>Operations</td>
<td>$5,700.00</td>
</tr>
<tr>
<td>Total</td>
<td>$268,700.00</td>
</tr>
<tr>
<td>Printing, indexing, binding and editing Session Laws,</td>
<td>$15,000.00</td>
</tr>
<tr>
<td>Senate and House Journals, other legislative printing</td>
<td></td>
</tr>
<tr>
<td>and binding public documents of the Twenty-fourth</td>
<td></td>
</tr>
<tr>
<td>Session</td>
<td></td>
</tr>
<tr>
<td>Indexing Senate and House Journals</td>
<td>$500.00</td>
</tr>
<tr>
<td>Total</td>
<td>$15,500.00</td>
</tr>
<tr>
<td>Salaries and wages, Athletic Commission</td>
<td>$5,000.00</td>
</tr>
<tr>
<td>Operations</td>
<td>$3,835.00</td>
</tr>
<tr>
<td>Total</td>
<td>$8,835.00</td>
</tr>
</tbody>
</table>
### FROM THE GENERAL FUND.

**For the State Capitol Committee:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and wages</td>
<td>$7,500.00</td>
</tr>
<tr>
<td>Operations</td>
<td>2,522.00</td>
</tr>
<tr>
<td>For portrait of the Honourable Roland H. Hartley, as provided by Chapter 217, Laws of 1929</td>
<td>650.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$10,672.00</strong></td>
</tr>
</tbody>
</table>

**From the Reclamation Revolving Fund.**

**For the Columbia Basin Commission:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and wages</td>
<td>$15,000.00</td>
</tr>
<tr>
<td>Operations</td>
<td>3,280.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$18,280.00</strong></td>
</tr>
</tbody>
</table>

**From the Current School Fund.**

**For the State Board of Education:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and wages</td>
<td>$9,000.00</td>
</tr>
<tr>
<td>Operations</td>
<td>1,900.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$10,900.00</strong></td>
</tr>
</tbody>
</table>

**For the State Board for Vocational Education:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and wages</td>
<td>$16,075.00</td>
</tr>
<tr>
<td>Operations</td>
<td>5,500.00</td>
</tr>
<tr>
<td>To secure Federal Vocational Rehabilitation Fund</td>
<td>25,719.04</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$47,294.04</strong></td>
</tr>
</tbody>
</table>

**From the United States Vocational Education Fund.**

To be expended in accordance with the provisions of Acts of Congress approved February 23, 1917, and February 5, 1929, providing for the promotion and development of Vocational Education $253,122.22

To be expended in accordance with the provisions of Act of Congress approved June 2, 1920, and subsequent amendments, providing for civilian vocational rehabilitation 25,819.04

**Total** $278,941.26

**From the Teachers' Retirement Fund.**

**For the State Teachers' Retirement Fund:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and wages</td>
<td>$12,000.00</td>
</tr>
<tr>
<td>Operations</td>
<td>2,040.00</td>
</tr>
<tr>
<td>For the payment of annuities, awards and refunds as provided by law (including deficiencies)</td>
<td>417,000.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>431,040.00</strong></td>
</tr>
</tbody>
</table>

**From the General Fund.**

**For the State Board of Equalization:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Operations</td>
<td>1,200.00</td>
</tr>
</tbody>
</table>

**For the State Finance Committee:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and wages</td>
<td>$1,200.00</td>
</tr>
<tr>
<td>Operations</td>
<td>550.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$1,750.00</strong></td>
</tr>
</tbody>
</table>

**For the State Law Library:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and wages</td>
<td>$14,000.00</td>
</tr>
<tr>
<td>Operations</td>
<td>9,955.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$23,955.00</strong></td>
</tr>
</tbody>
</table>

**From the Parks and Parkway Fund.**

**For the State Parks Committee:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries, wages and operations</td>
<td>$30,000.00</td>
</tr>
</tbody>
</table>

(Expenditures not to exceed receipts actually on hand and available for expenditure).
FROM THE MILLERSYLVANIA PARK CURRENT FUND.
For improvement, maintenance and upkeep of Millersylvania Park ........................................ 400.00

FROM THE GENERAL FUND.

FOR THE DEPARTMENT OF AGRICULTURE:
Salaries and wages .................................................. $124,600.00
Operations ............................................................. 92,350.00
For eradication of bovine tuberculosis .................. 25,000.00
GRAIN WAREHOUSE INSPECTION:
Salaries and wages .................................................. 6,000.00
Operations ............................................................. 10,850.00
WASHINGTON STATE FAIR:
Salaries and wages .................................................. 3,000.00
Operations ............................................................. 2,000.00
Total ........................................................................... $263,800.00

FROM THE GRAIN AND HAY INSPECTION FUND.
Salaries and wages .................................................. $200,000.00
Operations ............................................................. 20,000.00
(Expenditures not to exceed fees heretofore or here­after collected)
Total ........................................................................... $220,000.00

FROM THE COMMISSION MERCHANTS' FUND.
Salaries and wages .................................................. $8,000.00
Operations ............................................................. 8,800.00
(Expenditures not to exceed fees heretofore or here­after collected)
Total ........................................................................... $16,800.00

FROM THE GENERAL FUND.

FOR THE DEPARTMENT OF CONSERVATION AND DEVELOPMENT:
Salaries and wages .................................................. $30,000.00
Operations ............................................................. 4,740.00
FORESTRY DIVISION :
Salaries and wages .................................................. 104,000.00
Operations ............................................................. 30,000.00
Emergency fire fighting ........................................... 16,000.00
(Provided, That the Supervisor of Forestry may pur­chase gasoline, oil and tires, and pay for repairs in lieu of mileage allowance for use of personally owned cars for Fire Wardens, such expenditures not to exceed five cents per mile traveled)
Total ........................................................................... $184,740.00

FROM THE RECLAMATION REVOLVING FUND.
RECLAMATION AND HYDRAULIC DIVISIONS:
Salaries and wages .................................................. $36,020.00
Operations ............................................................. 11,820.00
Geological survey ...................................................... 10,000.00
Hydrographical survey ............................................. 20,000.00
Topographical survey ................................................ 25,000.00
(Appropriations for Geological, Hydrographical and Topographical surveys contingent on allotment of equal amounts for said purposes by the Federal Government)
To finance, refinance and purchase bonds of irrigation, reclamation, diking and drainage districts (To be ex­pended in accordance with the provisions of Chapter 16, Laws of 1933, Regular Session) .......... 1,250,000.00
(Expenditures from Reclamation Revolving Fund not to exceed cash on hand and available for ex­penditure)
Total ........................................................................... $1,352,840.00
FROM THE FISHERIES FUND:  
FROM THE DEPARTMENT OF FISHERIES:  
Salaries and wages: $200,000.00  
Operations: $98,296.00  
Total: $298,296.00  

FROM THE LEWIS RIVER HATCHERY FUND:  
LEWIS RIVER HATCHERY:  
Salaries and wages: $17,744.00  
Operations: $8,936.00  
Total: $26,680.00  

FROM THE OYSTER RESERVE FUND:  
IMPROVEMENT AND PROTECTION OF OYSTER RESERVES:  
Salaries, wages and operations: $7,700.00  

FROM THE GAME FUND:  
FOR THE DEPARTMENT OF GAME:  
Salaries, transportation and subsistence of State Game Commissioners: $5,000.00  
Salaries and wages: $425,000.00  
Operations: $509,940.00  
(Expenditures from the Game Fund not to exceed receipts on hand and available for expenditure)  
Total: $939,940.00  

FROM THE GENERAL FUND:  
FOR THE DEPARTMENT OF HEALTH:  
Salaries and wages: $60,000.00  
Operations: $30,000.00  
Total: $90,000.00  

FROM THE FISHERIES FUND:  
For industrial pollution studies: $8,500.00  
For oyster sanitation studies: $5,500.00  
Total: $14,000.00  

FROM THE GENERAL FUND:  
FOR THE DEPARTMENT OF LABOR AND INDUSTRIES:  
Salaries and wages: $262,800.00  
Operations: $98,650.00  
Total: $361,450.00  

FROM THE MEDICAL AID FUND:  
Salaries and wages: $250,000.00  
Operations: $75,000.00  
Claims and awards and other expenses provided by law: $2,000,000.00  
Total: $2,325,000.00  

FROM THE ACCIDENT FUND:  
Claims and awards and other expenses provided by law: $8,000,000.00  

FROM THE GENERAL FUND:  
FOR THE DEPARTMENT OF LICENSES:  
Salaries and wages: $59,000.00  
Operations: $40,000.00  
Total: $99,000.00
SIXTIETH DAY, MARCH 14, 1935

FROM THE MOTOR VEHICLE FUND.

Salaries and wages: .......................................................... $193,350.00
Operations ................................................................. 220,250.00
Liquid fuel tax refunds: .................................................. 3,000,000.00
Total ............................................................................ $3,413,600.00

FROM THE PUBLIC SERVICE REVOLVING FUND.

For the Department of Public Service:

Salaries and wages ......................................................... $148,200.00
Operations .................................................................. 30,650.00
Regulation of Motor Vehicles:
Salaries and wages .......................................................... 110,000.00
Operations .................................................................. 65,160.00
Special investigations and valuations .......................... 250,000.00
(Expenditures not to exceed fees heretofore or here­
after collected, but in no event shall any warrant
be drawn on the Public Service Revolving Fund in
excess of actual cash on deposit in the State
Treasury)
Total ........................................................................ $604,010.00

FROM THE GENERAL FUND.

For the Tax Commission of the State of Washington:
Salaries and wages .......................................................... $66,000.00
Operations .................................................................. 9,950.00
Special Investigation and Valuations:
Salaries, wages and operations .......................................... 50,000.00
Inheritance Tax and Escheat Division:
Salaries and wages .......................................................... 42,000.00
Operations .................................................................. 6,350.00
Total ........................................................................ $174,300.00

FROM THE CURRENT SCHOOL FUND.

For the payment of judgments as provided by Section 28,
Chapter 191, Laws of 1933, Regular Session, as amended
by Chapter 10, Laws of 1933, Extraordinary Session,
and acts amendatory thereto ............................................. $2,000,000.00

FROM THE GENERAL FUND.

For the Washington State Patrol:
Salaries and wages .......................................................... $288,060.00
Operations .................................................................. 363,479.80
Total ........................................................................ $651,539.80

For the Department of Finance, Budget and Business:
General office, including Division of Public Institutions
and Division of Purchasing:
Salaries and wages .......................................................... $87,240.00
Operations .................................................................. 18,470.00
Division of Budget:
Salaries and wages .......................................................... 57,600.00
Operations .................................................................. 15,000.00
Division of Banking:
Salaries and wages .......................................................... 76,000.00
Operations .................................................................. 24,250.00
Division of Savings and Loan:
Salaries and wages .......................................................... 43,000.00
Operations .................................................................. 19,700.00
Capitol Buildings and Grounds:
Salaries and wages .......................................................... 158,320.00
Operations .................................................................. 83,790.00
Parole, Transportation and Deportation Departments:
- Salaries and wages: $58,340.00
- Operations: $66,155.00

For carrying out the provisions of House Bill No. 285:
- Salaries and wages: $28,000.00
- Operations: $25,000.00

Archives:
- Salaries and wages: $2,560.00
- Operations: $2,300.00

Total: $761,235.00

State School for the Blind:
- Salaries and wages: $60,979.00
- Operations: $43,715.00

Total: $104,694.00

State Custodial School:
- Salaries, wages and operations: $455,894.00

State School for the Deaf:
- Salaries and wages: $69,240.00
- Operations: $57,220.00

Total: $126,460.00

Eastern State Hospital:
- Salaries, wages and operations: $685,306.88
- Land purchase: $3,500.00

Total: $698,806.88

State School for Girls:
- Salaries and wages: $40,920.00
- Operations: $38,015.00

Total: $78,935.00

Northern State Hospital:
- Salaries, wages and operations: $652,240.00

Washington State Penitentiary:
- Salaries, wages and operations: $586,600.00

**FROM THE PENITENTIARY REVOLVING FUND.**

- Industrial Operations:
  - Salaries and wages: $44,844.00
  - Operations: $226,385.00
  - New Industries: $50,000.00

Total: $321,229.00

**FROM THE GENERAL FUND.**

Washington State Reformatory:
- Salaries and wages: $76,560.00
- Operations: $186,260.00

Total: $262,820.00

**FROM THE REFORMATORY REVOLVING FUND.**

- Industrial Operations:
  - Salaries and wages: $28,210.00
  - Operations: $29,208.00
  - New Industries: $25,000.00

Total: $82,418.00

**FROM THE GENERAL FUND.**

State Soldiers' Home and Colony:
- Salaries, wages and operations: $189,715.00

State Training School:
- Salaries and wages: $70,580.00
- Operations: $98,285.00

Total: $168,875.00

Washington Veterans' Home:
- Salaries, wages and operations: $286,204.00
Western State Hospital:
Salaries, wages and operations........................ $870,948.24

For the Department of Public Welfare:
Division of Child Welfare:
Salaries and wages........................................ $3,120.00
Operations .................................................. 925.00
Total .......................................................... $4,045.00

FROM THE UNIVERSITY OF WASHINGTON FUND.

FOR THE UNIVERSITY OF WASHINGTON:
Salary of the President .................................... $20,000.00
Salaries and wages ......................................... 2,521,923.15
Operations .................................................. 425,582.80
Total ........................................................ $2,967,505.95

FROM THE WASHINGTON STATE COLLEGE FUND.

FOR THE STATE COLLEGE OF WASHINGTON:
Salary of the President .................................... $18,000.00
Salaries and wages ......................................... 1,333,797.58
Operations .................................................. 225,740.42
Total ........................................................ $1,577,538.00

FROM THE COLLEGE FUND.

FOR THE STATE COLLEGE OF WASHINGTON:
From the Morrill fund ....................................... $101,200.00
From the Federal Experiment Station Fund .............. 189,510.00
From the Federal Cooperative Agricultural Extension Fund .... 253,770.00
To be expended in accordance with the purposes, terms,
provisions and conditions of the respective Acts of
Congress for the endowment and granting of money
to Agricultural Colleges and Experiment Stations.
Total ........................................................ $544,480.00

FOR THE BELLINGHAM STATE NORMAL SCHOOL:
From the Normal School Current Fund ................... $29,500.00
From the Bellingham Normal School Fund .......... 499,400.00
Salaries and wages ......................................... $385,500.00
Operations .................................................. 53,400.00
Total ........................................................ $438,900.00

FOR THE CHENEY STATE NORMAL SCHOOL:
From the Normal School Current Fund ................... $29,500.00
From the Cheney Normal School Fund ........ 352,639.00
Salaries and wages ......................................... $327,471.00
Operations .................................................. 54,668.00
Total ........................................................ $382,139.00

FROM THE GENERAL FUND.
To reimburse the Normal School Dormitory Fund for
the purchase of land ........................................ $14,321.68

FOR THE ELLensburg STATE NORMAL SCHOOL:
From the Normal School Current Fund ................... $29,500.00
From the Ellensburg Normal School Fund ........ 293,750.00
Salaries and wages ......................................... $282,500.00
Operations .................................................. 40,750.00
Total ........................................................ $323,250.00

FROM THE GENERAL FUND.

FOR THE MILITARY DEPARTMENT:
Salaries and wages ......................................... $158,400.00
Operations .................................................. 100,035.00
Retained pay ................................................ 29,000.00
Total ........................................................ $287,435.00
Salaries and wages........................................................................ $9,600.00
Operations...................................................................................... 1,795.00
Total................................................................................................ $11,395.00

FROM THE CAPITOL BUILDING CONSTRUCTION FUND.
For bond retirement and interest (including deficiencies)............... $633,625.00

FROM THE GENERAL FUND.
For the care of graves, Spanish War Veterans.............................. $200.00
For court costs in insanity cases...................................................... $5,000.00
For criminal cost bills (including deficiencies)............................... $45,000.00

FROM THE CURRENT SCHOOL FUND.
To carry out provisions of Section 4935, Rem. Comp. Stat., and Chapter 28 of the Session Laws of 1933, Regular Session, and acts amendatory thereto................................................ $30,560,475.00

FROM THE FOREST RESERVE FUND.
For distribution of moneys received from the Federal government from forest reserves as provided by Chapter 185, Laws of 1907............................... $200,000.00

FROM THE GENERAL OBLIGATION BONDS OF 1933 RETIREMENT FUND.
For bond retirement and interest................................................... $1,583,490.00
To carry out the provisions of Senate Bill No. 152............... 500,000.00
Total................................................................................................ $2,083,490.00

FROM THE HARBOR IMPROVEMENT FUND.
For distribution in accordance with Chapters 168, 169 and 170, Laws of 1913, based on receipts................................................. $135,000.00

FROM THE OLD AGE PENSION FUND.
For distribution to counties in accordance with Chapters 29 and 55, Laws of 1933, Regular Session—Disbursements not to exceed receipts................................................ $250,000.00

FROM THE GENERAL FUND.
For Presidential Electors................................................................. $300.00
For tuberculosis hospitals (including deficiencies)....................... $400,000.00

FROM THE VETERANS' COMPENSATION BOND RETIREMENT FUND.
For bond retirement and interest................................................... $1,940,000.00

FROM THE MOTOR VEHICLE FUND.
To create the Highway Equipment Fund........................................ $250,000.00

FOR CAPITAL OUTLAYS AND MAJOR REPAIRS:
To be expended independently of, or in conjunction with funds allotted by the Federal, county or municipal governments or agencies or in conjunction with funds allotted for unemployment relief: Provided, That the following appropriations shall become available only upon written approval of the Governor.

FROM THE CAPITOL BUILDING CONSTRUCTION FUND.
For the State Capitol Committee:
Completion of Soldiers' Monument.............................................. $15,000.00
Base of Soldiers' Monument......................................................... 15,000.00
Purchase of shorelands............................................................... 2,000.00
FROM THE PARKS AND PARKWAY FUND.

For the State Parks Committee:
State Parks ..................................... $10,000.00

FROM THE FISHERIES FUND.

For the Department of Fisheries:
Capital outlays and major repairs .................. $78,750.00

FROM THE GAME FUND.

For the Department of Game:
Capital outlays and major repairs .................. $64,500.00

FROM THE GENERAL FUND.

For the Department of Finance, Budget and Business:
Repairs to Governor's mansion, and furnishings..... $6,000.00
Replacement of light fixtures ........................ 2,000.00
Permanent partition, auditor's office .............. 1,100.00
Replacement of awnings ................................ 500.00
Interior painting, legislative building ............. 5,000.00
Repairs, renewals and furnishings .................... 4,000.00
Renewals of rugs, carpets and drapes, Temple of Justice ... 1,000.00
State School for the Blind:
Dormitory with classrooms........................... 40,000.00
Boiler house, boiler and equipment ................. 25,000.00
State Custodial School:
Dormitories for working crews ...................... 40,000.00
Chapel and school rooms, laundry alterations ...... 50,000.00
Eastern State Hospital:
Ward buildings, alterations ........................ 280,000.00
Completion and equipment for receiving and observation wards . . . 25,000.00
Employees' dormitories ................................ 15,000.00
Barns and sheds ................................... 5,000.00
Grading, paving and entrance gates .................. 25,000.00
Northern State Hospital:
Receiving wards, alterations and equipment .......... 225,000.00
Washington State Penitentiary:
Extension of inmates' dining room, kitchen, cold storage and chapel ........................................ 75,000.00
Water tank, foundation and piping ................... 10,000.00

FROM THE PENITENTIARY REVOLVING FUND.

Wall enclosing new power house ..................... $10,000.00
Moving and reinstalling two boilers ................. 6,500.00

FROM THE REFORMATORY REVOLVING FUND.

Washington State Reformatory:
Fireproof building to replace frame building ....... 100,000.00
Auxiliary well, equipment, tank and pipe .......... 4,500.00

FROM THE GENERAL FUND.

State Soldiers' Home and Colony:
Power house, replace boilers, installation of mechanical stokers, replacing steam lines and recovering .......................................................... $50,000.00
Barracks and employees' dormitories ................. 100,000.00
Washington Veterans' Home:
Fireproof building to replace frame building ....... 100,000.00
Auxiliary well, equipment, tank and pipe .......... 4,500.00
Western State Hospital:
Capital outlays, betterments and major repairs, including ward buildings, chapel, cold storage, kitchen, dining rooms, officers' quarters, well, hog houses, sheds and male receiving ward .......... 400,000.00
FROM THE MOTOR VEHICLE FUND.

FOR THE DEPARTMENT OF HIGHWAYS:
Capital outlays .................................. $170,000.00

FROM THE UNIVERSITY OF WASHINGTON BUILDING FUND.

FOR THE UNIVERSITY OF WASHINGTON:
New recitation and/or laboratory building and/or buildings and equipment................. $660,000.00

FROM THE STATE COLLEGE OF WASHINGTON BUILDING FUND.

FOR THE STATE COLLEGE OF WASHINGTON:
Equipping and furnishing new science and chemistry buildings ................................ $72,000.00

FROM THE COLLEGE FUND.
Classroom, laboratory, gymnasium building or buildings ...................................... $150,000.00

FROM THE GENERAL FUND.

FOR THE BELLINGHAM STATE NORMAL SCHOOL:
New athletic field................................ $6,000.00
Physical education building and equipment................. 200,000.00
Replacing roof on main building........................ 12,500.00

FOR THE CHENEY STATE NORMAL SCHOOL:
Training school building and equipment.................. 255,000.00
Underground heating line conduit system................ 10,000.00

FOR THE ELLENSBURG STATE NORMAL SCHOOL:
Metal book stacks in library........................ 1,500.00
Furnishings and seating equipment in auditorium...... 23,950.00
Shops, classroom and auditorium........................ 293,131.00

FOR THE MILITARY DEPARTMENT:
Major repairs and betterments to armories............ 11,360.00

FOR THE WASHINGTON STATE HISTORICAL SOCIETY:
Completion of front of building, work room and upper story .................................. 25,824.80
Furniture and fixtures for added rooms................ 3,000.00

Total capital outlays and major repairs................ $3,520,135.80
and the same is herewith transmitted.'" Harrison W. Mason, Secretary.

Mr. Edwards moved that the House do not concur in the Senate amendments to Substitute House Bill No. 420 and ask the Senate to recede therefrom.
Debate ensued.
Mr. McCarty demanded the previous question and the demand was sustained.

The motion was carried.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1935.

MR. SPEAKER:
The President has appointed as members on the Conference Committee on House Bill No. 552 Senators Gannon, McAulay and Drumheller.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1935.

MR. SPEAKER:
The President has signed: Senate Bill No. 217; also Substitute Senate Bill No. 37, and the same is herewith transmitted.

HARRISON W. MASON, Secretary.
MR. SPEAKER:

The President has signed: Senate Bill No. 340, and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

The Senate has passed: House Joint Memorial No. 23, and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

The President has signed: Substitute House Bill No. 60; also House Bill No. 295; also Substitute House Bill No. 500; also House Bill No. 529, and the same are herewith transmitted.

HARRISON W. MASON, Secretary.

The Senate refuses to recede from its amendments to Engrossed Substitute House Bill No. 420, and asks for a conference thereon.

HARRISON W. MASON, Secretary.

Mr. Edwards moved that the request of the Senate for a Conference Committee on Senate amendments to Engrossed Substitute House Bill No. 420 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 Substitute House Bill No. 420, Representatives Edwards, Emory and Cowen.

The Senate has adopted the report of the Conference Committee on House Bill No. 552 and passed the bill, and said bill, together with the report of the Conference Committee, is herewith transmitted.

HARRISON W. MASON, Secretary.

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 14, 1935.

We, of your Conference Committee, to whom was referred House Bill No. 552, entitled "An Act relating to depositaries of public funds and amending Sections 5548, 5549 and 5551, Remington's Revised Statutes," have had the same under consideration, and we recommend that the Senate recede from its position and that all Senate amendments be stricken and the bill do pass without amendments.

Senate Members:

Geo. W. Gannon,
Geo. F. McAulay,
Joseph Drumheller.

House Members:

Donald A. McDonald,
David E. Gifford,
DeWolfe Emory.

Mr. Emory moved that the report of the Conference Committee on House Bill No. 552 be adopted.

The motion was carried.
OLYMPIA, WASH., March 14, 1935.

Mr. Speaker:

We, of your Conference Committee, to whom was referred Engrossed Senate Bill No. 287, entitled "An Act authorizing the expenditure of funds from the Liquor Revolving Fund by the Washington State Liquor Control Board in the purchase of real estate and construction of an office building in Olympia, Washington," have had the same under consideration, and we report that we are unable to agree and ask for the powers of free conference.

Senate Members:  
GEO. A. LOVEJOY,  
K. W. REARDON,  
EDWARD J. MILLER.

House Members:  
L. D. KEITH,  
RAY SANDEGREEN,  
GEO. F. YANTIS.

Mr. Keith moved that the report of the Conference Committee on House amendments to Engrossed Senate Bill No. 287 be adopted, and that the Conference Committee be granted the powers of free conference.

The motion was carried.

INTRODUCTION AND FIRST READING OF HOUSE CONCURRENT RESOLUTION.

The following resolution was introduced, read first time by title, and acted upon as indicated:

House Concurrent Resolution No. 17. by Representative Smith (T. E.):

A resolution authorizing the introduction of a joint resolution proposing an amendment to the State Constitution.

Mr. Smith (T. E.) moved that the rules be suspended, House Concurrent Resolution No. 17 be advanced to second reading, and read in full.

The motion was carried.

Mr. Smith (T. E.) moved that the rules be suspended, House Concurrent Resolution No. 17 be advanced to third reading, the second reading considered the third and the resolution be placed on final passage.

Mr. Emory:

"Point of order.
"The motion by the gentleman from King is contrary to the Concurrent Resolution adopted by the House and Senate regarding the business we were going to consider during the last few days of this session. I believe we are only considering Conference Committee reports now."

The Speaker:

"The Speaker wishes to thank the gentleman for the suggestion, but inasmuch as it is only a suggestion the Speaker cannot do anything."

Mr. Emory:

"Mr. Speaker:
"I made a point of order stating that the motion by Mr. Smith (T. E.) was out of order due to the House passing House Concurrent Resolution No. 16."

The Speaker:

"The Speaker is inclined to state that after the fiftieth day, with a two-thirds majority, the House can over-ride any resolution that might have been passed."

The Speaker called attention of the members to Article III, Section 36 of the State Constitution, and read therefrom.
The Speaker:

"Under the provisions of the State Constitution, the Speaker will rule that the only way we can ascertain whether or not the resolution can be adopted is by a two-thirds majority sustaining same, the Senate concurring, otherwise it would be defeated."

Debate ensued.

Mr. Emory:

"Point of order.

"My point is this: That there is now nothing before the House, the Speaker having ruled the motion, as I understand it, by Mr. Smith (T. E.) contrary to our rules and hence the same is out of order."

The Speaker:

"The Speaker will say that under the Constitution, as I interpret same, a two-thirds majority of the members can pass the resolution."

Debate continued.

Mr. Carty demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the motion by Mr. Smith (T. E.) to suspend the rules and advance House Concurrent Resolution No. 17 to final passage.

PERSONAL PRIVILEGE.

Mr. Bice:

"I object to advancing this resolution to third reading. I have a right to demand the contents of any proposed joint resolution before its introduction is authorized, and therefore I demand that the proposed joint resolution be read in full."

Mr. Smith (T. E.) gave a detailed explanation of the purpose of the resolution, stating it was to pave the way for a resolution to be introduced regarding the exemption of certain products from taxation, said resolution to affect the State Constitution.

A roll call was demanded and the demand was sustained.

The Speaker:

"A vote 'aye' is a vote to suspend the rules and place House Concurrent Resolution No. 17 on final passage. A vote 'no' is against the motion."

The Clerk called the roll and the motion having failed to receive the necessary two-thirds majority was declared lost by the following vote: Yeas, 40; nays, 40; absent or not voting, 19.

Those voting yea were: Representatives Bell, Bowden, Boyle, Christianson, Clark, Cowen, Drew, Easterday, Edlund, Ford, Freese, Gessell, Gifford, Hales, Hall, Johnson (Hans), Keen, Keith, Kelly, Lindgren, Lynch, McCarty, McDonald (J. D.), Neal, Nelsen, Parker, Reilly, Richmond (W. A.), Sandgren, Sawyer, Schultz, Smith (B. L.), Smith (J. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Vyce, Wingrove—40.

Those voting nay were: Representatives Adams, Bice, Boede, Bohlke, Brown, Carty, Cohen, Copeland, Dixon, Donahoe, Eddy, Edwards, Emory, Gardner, Haddon, Halleran, Johnson (W. A.), Johnston (Geo. H.), Jones, Kemp, Klemgard, Leber, Ledgerwood, Mackie, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Reeves, Robbins, Wanamaker, Wilson, Wiswall, Yantis, Mr. Speaker—40.
Those absent or not voting were: Representatives Austin, Devenish, Gehlen, Herren, Holt, Huetter, Hurley, Karr, Luck, McCauley, Ott, Richmond (C. L.), Ryan, Schroeder, Skinner, Smith (M. B.), Todd, Van Dyk, Wentworth—19.

The Speaker announced he was about to sign Senate Bill No. 87, Senate Bill No. 217, and Senate Bill No. 340.

The Speaker called Mr. Ott to preside.

REPORTS OF ENROLLMENT COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 14, 1935.

Mr. Speaker:
We, of your Committee on Enrollment, to whom was referred House Bill No. 413, have compared same with the engrossed bill and find it correctly enrolled.

We concur in this report: George H. Johnston, Joseph Gardner.

Mr. Speaker:
We, of your Committee on Enrollment, to whom was referred Engrossed House Bill No. 148, have compared same with the engrossed bill and find it correctly enrolled.

We concur in this report: George H. Johnston, Walter A. Johnson.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1935.

Mr. Speaker:
The President has signed: Senate Bill No. 206, and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1935.

Mr. Speaker:
The President has appointed as members of the Conference Committee on Engrossed Substitute House Bill No. 420 Senators Ferryman, Gannon and Peirce.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1935.

Mr. Speaker:
The Senate has adopted the report of the Conference Committee on Engrossed Senate Bill No. 287, and has granted said committee the powers of free conference.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1935.

Mr. Speaker:
The Senate has granted the request of the House for a conference on Senate Bill No. 159, and the President has appointed Senators Knutzen, McAulay and Worum as members of the committee thereon.

HARRISON W. MASON, Secretary.

The Speaker (Mr. Ott presiding) appointed as members of the Conference Committee on House amendments to Senate Bill No. 159, Representatives Gardner, Leber and Drew.
The Senate has adopted the report of the Conference Committee on Engrossed Substitute House Bill No. 483, and has granted said committee the powers of free conference.

HARRISON W. MASON, Secretary.

We, of your Conference Committee, to whom was referred Substitute House Bill No. 483, entitled "An Act relating to transportation of freight by motor vehicles over the public highways of the State of Washington, providing for the supervision, regulation and taxation thereof, and the payment of fees thereby, providing penalties for the violation of this act, and repealing Chapter 55, Laws Extraordinary Session, 1933, Chapter 166, Laws of 1933, laws or parts of laws thereof in Chapter 96 and Chapter 111, Laws of 1921, and other laws inconsistent with or in conflict with this act, and declaring an emergency," have had the same under consideration, and we are unable to agree and ask that we be granted powers of free conference.

House Members:
RALPH VAN DYK,
VIC SKINNER,
CARL E. DEVENISH.

Mr. Van Dyk moved that the report of the Conference Committee on Senate amendments to Substitute House Bill No. 483 be adopted, and that the Conference Committee be granted the powers of free conference.

The motion was carried.

We, of your Free Conference Committee, to whom was referred Engrossed Senate Bill No. 287, entitled "An Act authorizing the expenditure of funds from the Liquor Revolving Fund by the Washington State Liquor Control Board in the purchase of real estate and construction of an office building in Olympia, Washington," have had the same under consideration, and we recommend that the said bill do pass with the following amendments:

Amend the bill by striking all that portion of the bill following the enacting clause and inserting in lieu thereof the following:

"SECTION 1. The State Capitol Committee is authorized and empowered to erect and complete one of the office buildings provided for in the group plan adopted by the Capitol Committee pursuant to Chapter 59 of the Session Laws of 1911 on the site designated in the statutes as 'Capitol Place,' for the use of the Washington State Liquor Control Board, the Department of Public Lands and other state departments."

"SEC. 2. The Washington State Liquor Control Board is hereby authorized and directed to pay over to the State Capitol Committee from the Liquor Revolving Fund the sum of two hundred thousand dollars ($200,000) for the purpose of carrying out the provisions of this act: Provided, however, That such funds shall be paid over to said State Capitol Committee only when the United States or its agencies shall allocate at least an equal amount toward the erection and completion of such building.

"SEC. 3. This act is necessary for the immediate preservation of the public peace, health and safety and for the support of the state government and its existing public institutions and shall take effect immediately."

Amend the bill by striking the title and inserting in lieu thereof the following:

"An Act authorizing the State Capitol Committee to erect an office building on 'Capitol Place' and authorizing the Washington State Liquor Control Board to pay over to the State Capitol Committee from the Liquor Revolving Fund the sum of two
hundred thousand dollars ($200,000) for such purpose and as within the act provided, and declaring an emergency."

Senate Members:

Geo. A. Lovejoy,
K. W. Reardon,
Edward J. Miller.

House Members:

L. D. Keith,
Ray Sandegren,
Geo. F. Yantis.

On motion of Mr. Keith, the report of the Free Conference Committee on
Engrossed Senate Bill No. 287 was adopted.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 287, as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 63; nays, 2; absent or not voting, 34.

Those voting yea were: Representatives Adams, Bowden, Carty, Clark, Cohen, Devenish, Donahoe, Drew, Easterday, Eddy, Edlund, Emory, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Holt, Huetter, Hurley, Johnston (Geo. H.), Karr, Keen, Keith, Kelly, Klemgard, Lindgren, Lynch, Martin (F. J.), Martin (J. R.), McCarty, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Neff, Nelson, Ott, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Schroeder, Schultz, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.), Sullivan, Titus, Twidwell, Voyce, Wanamaker, Wingrove, Wiswall, Yantis—63.

Those voting nay were: Representatives Bice, Parker—2.

Those absent or not voting were: Representatives Austin, Bell, Boede, Bohlke, Boyle, Brown, Christianson, Copeland, Cowen, Dixon, Edwards, Ford, Gehlen, Johnson (Hans), Johnson (W. A.), Jones, Kemp, Leber, Ledgerwood, Luck, Mackie, McCauley, Myers, Neal, Ryan, Sandegren, Sawyer, Smith (T. E.), Strickland, Todd, Van Dyk, Wentworth, Wilson, Mr. Speaker—34.

Engrossed Senate Bill No. 287, as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

The Speaker resumed the chair.

REPORT OF ENROLLMENT COMMITTEE.

House of Representatives,

Mr. Speaker:

We, of your Committee on Enrollment, to whom was referred House Joint Memorial No. 23, have compared same with the original bill and find it correctly enrolled.

We concur in this report: Joseph Gardner, W. A. Johnson.

The Speaker announced he was about to sign Senate Bill No. 206, House Joint Memorial No. 23, House Bill No. 148, and House Bill No. 413.

MESSAGES FROM THE SENATE.

Senate Chamber,

Mr. Speaker:

In accordance with the provisions set forth in Substitute House Joint Resolution No. 11, providing for an investigation of the Washington Emergency Relief Administration, the President has appointed Senator Murphy (Kebe!), Chairman, and Senators Stinson and Kyle as members of the committee.

Harrison W. Mason, Secretary.
The Senate has adopted the report of the Free Conference Committee on Engrossed Senate Bill No. 287 and passed the bill as amended by the Free Conference Committee.

HARRISON W. MASON, Secretary.

The Senate has passed: Engrossed Substitute Senate Bill No. 305, and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

The Senate has adopted the report of the Conference Committee on Engrossed Substitute House Bill No. 420, and granted the powers of free conference to said committee.

HARRISON W. MASON, Secretary.

We, of your Conference Committee, to whom was referred Engrossed Substitute House Bill No. 420, 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 and improvement of land, the construction of buildings and improvements for the various state institutions designated and mentioned, and for certain emergencies and for sundry civil expenses of the state government, and for purposes specified in certain acts of Congress, and for miscellaneous purposes, for the fiscal biennium beginning April 1, 1935, and ending March 31, 1937, except as otherwise provided, 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 the powers of free conference.

Senate Members:
J. H. FERRYMAN,
ED PEIRCE,
GEO. H. GANNON.

House Members:
A. E. EDWARDS,
DEWOLFE EMORY,
DR. DAVID COWEN.

Mr. Edwards moved that the report of the Conference Committee on Senate amendments to Engrossed Substitute House Bill No. 420 be adopted and that the Committee of Conference be granted the powers of free conference.

The motion was carried.

The following bill was introduced, read first time by title, and acted upon as indicated:

Engrossed Substitute Senate Bill No. 305, by Committee on Appropriations: An Act making appropriations for the purchase of land, construction of buildings and improvements at designated state institutions, 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 officers, for the relief of certain individuals, corporations, counties and municipalities, and for deficiencies and for emergencies, including deficiencies and appropriation of revolving funds, and for purposes specified in certain acts of Congress, and for miscellaneous purposes designated
for the fiscal biennium beginning April 1st, 1935, and ending March 31st, 1937, except as otherwise provided, and providing this act shall take effect immediately.

On motion of Mr. Edwards, the rules were suspended, Engrossed Substitute Senate Bill No. 305 was advanced to second reading and read in full.

The Speaker called Mr. Kelly to preside.

On motion of Mr. Edwards, the following amendments were adopted:

In Section 2, page 9, of the mimeographed bill, after line 29, and before the words "From the General Fund," insert the following:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>C. C. Hunt, tax improperly collected on fish</td>
<td>$51.72</td>
</tr>
<tr>
<td>J. S. L. Bennett, for injuries sustained while driving commandeercar</td>
<td>128.00</td>
</tr>
<tr>
<td>Dela Payton, for disability incurred while an enlisted man in the Washington National Guard</td>
<td>1,500.00</td>
</tr>
<tr>
<td>Administrator W. W. A. of the Estate of Karl Roald, deceased, for inheritance tax paid by mistake</td>
<td>33.41</td>
</tr>
<tr>
<td>Samuel Trenholm, for injuries sustained in extrahazardous industry</td>
<td>1,000.00</td>
</tr>
<tr>
<td>Estate of Elizabeth Williams, for overpayment of inheritance taxes</td>
<td>150.00</td>
</tr>
<tr>
<td>Western Wamkilakum County Telephone Co., for damages to its equipment in construction of State Highway No. 12</td>
<td>300.00</td>
</tr>
<tr>
<td>Elma Larson, for compensation for death of her husband, Louis Larson</td>
<td>3,000.00</td>
</tr>
<tr>
<td>For holders of Lewis County Current Expense Fund Warrants Numbers 21334, 21335, 21336, 21337, 21338, 21340, 21341, 21342 and 21343, issued October 4, 1909, in full settlement of interest and principal</td>
<td>5,000.00</td>
</tr>
<tr>
<td>Chris Rempler, for money erroneously paid for purchase of shore lands of the second class on Angle Lake</td>
<td>220.25</td>
</tr>
<tr>
<td>Angib B. Collins, individually, an undivided one-half interest and Angib B. Collins, John Francis Collins and R. L. Hodgdon, as executors and trustees of the last will and testament of John Collins, deceased, for money erroneously paid for purchase of shore lands of the second class on Angle Lake</td>
<td>536.50</td>
</tr>
<tr>
<td>William N. Best, for money erroneously paid in purchase of shore lands of the second class on Pine Lake</td>
<td>2,080.00</td>
</tr>
<tr>
<td>Stuart Finley, for injuries and damages sustained through negligence of Ralph Louden, an employee of the State of Washington</td>
<td>62.92</td>
</tr>
<tr>
<td>J. F. Jackson, for injuries and damages sustained through negligence of Ralph Louden, an employee of the State of Washington</td>
<td>3,250.00</td>
</tr>
<tr>
<td>Doyle Williams and Dolly Williams, for injuries and damages sustained in collision with a state highway road drag and in full satisfaction of judgment for damages and costs against Willard Brown, an employee of the State of Washington</td>
<td>1,400.00</td>
</tr>
<tr>
<td>George Jager, for damages sustained through loss of his right eye</td>
<td>1,000.00</td>
</tr>
<tr>
<td>Herbert Hopkins, for injuries sustained while working in the Tribune Printing Company</td>
<td>246.20</td>
</tr>
<tr>
<td>Mrs. Whitney C. Close, in compensation for the death of her husband, an officer of the Washington National Guard, killed in the line of duty</td>
<td>5,000.00</td>
</tr>
<tr>
<td>Mrs. George E. Hallett, in compensation for the death of her husband, an officer of the Washington National Guard, killed in the line of duty</td>
<td>5,000.00</td>
</tr>
<tr>
<td>Charles E. Nylund and Dagmar Marie Nylund, his wife, for injuries to property suffered as a result of the failure of a culvert in State Road No. 9, to accommodate flood waters</td>
<td>1,400.00</td>
</tr>
<tr>
<td>Lewis Costello, for court costs in case in which judgment in favor of the State of Washington was reversed</td>
<td>275.35</td>
</tr>
<tr>
<td>May Riley, for injuries sustained while employed at the State Custodial School</td>
<td>444.50</td>
</tr>
<tr>
<td>Walter Delany, for judgment in case of State of Washington v. Walter Delaney, which judgment has been assigned to Nels Paulson of Spokane</td>
<td>92.45</td>
</tr>
<tr>
<td>Frank Birkenfeld, for money erroneously paid the state for purchase of timber</td>
<td>4,908.78</td>
</tr>
<tr>
<td>Guy Alloway and May Alloway, his wife, for loss of home by execution sale due to failure of commissioned notary public to affix her official seal to declaration of homestead</td>
<td>1,000.00</td>
</tr>
</tbody>
</table>
SIXTIETH DAY, MARCH 14, 1935

FRANK J. BRYS, for cattle slaughtered because of Bovine Tuberculosis infection ........................................ $80.44
R. G. PIERCE, for injuries sustained in the employ of the Inter-County River Improvement Company, compensation for which has been denied ........ 500.00
C. PAT HOOPER, for compensation for injuries sustained while serving as Sergeant-at-Arms of the House of Representatives ..................... 140.00

In Section 2, page 15 of the mimeographed bill, after line 4, and before the words "From the Motor Vehicle Fund," insert the following:
S. A. MOCERI, for overpayment of gasoline tax ........................................ $597.75
L. ROMANO ENGINEERING COMPANY, a corporation, for overpayment of gasoline tax .................................................. 1,282.45
NORTHWESTERN CONSTRUCTION COMPANY, for overpayment of heavy duty trailer license fee .................................................. 405.00
HARVEY HALL, for damages to personal automobile while in the service of the state .................................................. 250.00
WILLIAM SHELTON, for damages sustained through negligent operation of a truck owned by the state .................................................. 300.00
INEZ FERGUSON, for refund of tax on 1700 gallons of gasoline lost .............. 85.00
CITY OF PORT ORCHARD, for damages to water system of the city of Port Orchard .................................................. 1,127.00
D. P. SHREWSBERRY, for damage to crops and lands in construction of a state highway .............. 2,715.00

In Section 2, page 17 of the mimeographed bill, after line 6, and before the words "From the Accident Fund," insert the following:
For repairs to State Salmon Hatcheries damaged or destroyed by flood condition .................................................. $20,000.00

In Section 2, page 17 of the mimeographed bill, after line 10, and before the words "For the University of Washington Building Fund," insert the following:
FROM THE GAME FUND,
EDWARD J. FLAVIN, for injuries sustained through the negligence of a game protector .................................................. 1,000.00

FROM THE GENERAL FUND.

DR. FREDERICK L. SCHEYER, for services to Department of Labor and Industries .................................................. $107.00

For the printing and publication of 150 volumes of the Washington Constitutional Convention proceedings ........................................ 1,500.00

FOR THE ATTORNEY GENERAL, for enforcement of national and state laws relating to labor and employment:

Salaries and wages .................................. $4,800.00

Court Costs, extra legal fees and briefs .................................. 2,500.00

Total .................................................. 7,300.00

MASONIC CEMETERY, Thurston County, Washington, for perpetual maintenance of graves of veterans buried in said cemetery in lots owned by the State of Washington .................................................. 3,500.00

(Before said amount shall be paid the Masonic Cemetery shall remove the concrete walk and concrete curbing now in place around the lots owned by the State of Washington in said Masonic Cemetery and shall also, after the removal of said walk and curbing, reseed the lawns and place said cemetery lots in first class condition.)

On motion of Mr. Edwards, the following amendment was adopted:
Amend Section 2, page 23 of the mimeographed bill, by adding thereto the following item:
HERBERT H. LUCE, by reason of expenditures made on a mining lease erroneously issued by the State Land Commissioner which lease was subsequently cancelled ........................................ $2,743.50
On motion of Mr. Ott, the following amendment was adopted:

In Section 2, page 23 of the mimeographed bill, after the last line, insert the following:

“There is hereby appropriated from the General Fund $15.38 for the relief of A. L. Smalley estate, overpayment of inheritance tax.

“There is hereby appropriated from the game fund of the State of Washington the sum of $21.00 for the relief of Dorothy Fairweather, over-remittance on sale of game licenses.”

The Speaker resumed the chair.

On motion of Mr. Edwards, the rules were suspended, Engrossed Substitute Senate Bill No. 305 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 305 and the bill passed the House by the following vote:

Yeas, 79; nays, 2; absent or not voting, 18.

Those voting yea were: Representatives Adams, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Drew, Easterday, Eddy, Edwards, Emory, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Herren, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Keen, Keith, Kelly, Kemp, Klemgard, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Robbins, Sandegren, Sawyer, Schroeder, Schultz, Smith (J. B.), Smith (M. B.), Smith (T. E.), Sullivan, Titus, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wingrove, Wiswall, Mr. Speaker — 79.

Those voting nay were: Representatives Dixon, Edlund — 2.

Those absent or not voting were: Representatives Austin, Brown, Donahoe, Gehlen, Hallaran, Holt, Karr, Leber, Lindgren, Lynch, McCauley, McDonald (J. D.), Ryan, Skinner, Smith (B. L.), Strickland, Wilson, Yantis — 18.

Engrossed Substitute Senate Bill No. 305, having received the constitutional majority, was declared passed.

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

On motion of Mr. Edwards, the rules were suspended, and the Chief Clerk was directed to immediately transmit Engrossed Substitute Senate Bill No. 305 to the Senate.

REPORT OF ENROLLMENT COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 14, 1935.

MR. SPEAKER:

We, of your Committee on Enrollment, to whom was referred House Bill No. 552, have compared same with the original bill and find it correctly enrolled.

........................................, Chairman.

We concur in this report: Geo. H. Johnston, Joseph Gardner.

The Speaker announced he was about to sign House Bill No. 552.
MOTION.

Mr. Murray moved that the Senate be requested to appoint a new Conference Committee on Senate Joint Resolution No. 7, inasmuch as the present Conference Committee from the Senate was unable to agree.

The motion was carried.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1935.

MR. SPEAKER:

The Senate has adopted the report of the Free Conference Committee on Engrossed Substitute House Bill No. 483 and passed the bill as amended by the Free Conference Committee, and said bill together with report of the Free Conference Committee is herewith transmitted.

HARRISON W. MASON, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 14, 1935.

MR. SPEAKER:

We, of your Free Conference Committee, to whom was referred Engrossed Substitute House Bill No. 483, entitled "An Act relating to transportation of freight by motor vehicles over the public highways of the State of Washington, providing for the supervision, regulation and taxation thereof, and the payment of fees thereby, providing penalties for the violation of this act, and repealing Chapter 55, Laws Extraordinary Session 1933, Chapter 166, Laws of 1933, Laws or parts of laws thereof in Chapter 96 and chapter 111, Laws of the 1921 and other laws inconsistent with or in conflict with this act, and declaring an emergency," have had the same under consideration, and we recommend it do pass with the following amendments:

Amend by striking everything after the enacting clause and insert in lieu thereof the following:

SECTION 1. The business of operating as a motor carrier of freight for hire along the highways of this state is declared to be a business affected with a public interest. The rapid increase of motor carrier freight traffic and the fact that under the existing law many motor trucks are not effectively regulated have increased the dangers and hazards on public highways and make it imperative that regulation should be employed to the end that the highways may be rendered safe for the use of the general public; that the shippers of the state may be provided with a stabilized service and rate structure; that the use of the highways for the transportation of property may be regulated to the extent required by the convenience of the general public.

SECTION 2. When used in this act:

(a) The term "person" means and includes an individual, firm, copartnership, corporation, company, association or their lessees, trustees or receivers.

(b) The term "department" means the department of public service of the State of Washington.

(c) The term "motor vehicle" means any truck, trailer, semi-trailer, tractor or any self-propelled or motor driven vehicle used upon any public highway of this state for the purpose of transporting property, but not including baggage, mail and express transported on the vehicles of auto transportation companies carrying passengers.

(d) The term "public highway" means every street, road or highway in this state.

(e) The term "common carrier" means any person who undertakes to transport property for the general public by motor vehicle for compensation, whether over regular or irregular routes, or regular or irregular schedules, including motor vehicle operations of carriers by rail or water and of express or forwarding companies.

(f) The term "contract carrier" means any person, not included under paragraph "e" of this section, who under special and individual contracts or agreements transports property by motor vehicle for compensation.

(g) The term "special carrier" means any person engaged exclusively in the transportation of logs, piling, poles, pulpwood, coal, minerals, sand, gravel, rock and other building materials in vehicles especially constructed and equipped for handling such commodities and operating for compensation.
(h) The term "private carrier" means any person engaged in the transportation in his own vehicle of property owned, sold or to be sold by him in the furtherance of any private commercial enterprise or for the purpose of lease, rent or bailment.

(i) The term "motor carrier" means and includes "common carrier," "contract carrier," "special carrier," "private carrier" and "exempt carrier" as herein defined.

(j) The term "exempt carrier" means any person operating a vehicle exempted from certain provisions of this act under Section 3 hereof.

(k) The term "vehicle" means every device capable of being moved upon a public highway and in, upon or by which any person or property is or may be transported or drawn upon a public highway, excepting devices moved by human or animal power or used exclusively upon stationary rail or tracks.

The terms "common carrier" and "contract carrier" shall include persons engaged in the business of providing, contracting for, or undertaking to provide transportation of property for compensation over the public highways of the State of Washington as brokers or forwarders.

Sec. 3. The provisions of this act, except where specifically otherwise provided and except the provisions providing for licenses shall not apply to:

(a) Motor vehicles operated exclusively within the corporate limits of any city or town.

(b) Motor vehicles operated exclusively in the transportation of United States Mail or in the transportation of newspapers or periodicals.

(c) Motor vehicles owned and operated by the United States, the State of Washington, or any county, city, town or municipality therein, or by any department of them, or either of them.

(d) Vehicles specially constructed for towing or wrecking and not otherwise used in transporting goods for compensation.

(e) Motor vehicles owned and operated by farmers in the transportation of their own farm, orchard or dairy products from point of production to market, or in the infrequent or seasonal transportation by one farmer for another in his immediate neighborhood of products of the farm, orchard or dairy, or of supplies or commodities to be used on the farm, orchard or dairy.

(f) Motor vehicles operating under special contract or agreement with the Federal or state relief administrations or welfare departments, or transporting wood for fuel from point of production to market or assembling place.

If it is held that it is necessary that any of the persons or vehicles aforesaid be included under any of the provisions of this act to sustain the validity or constitutionality thereof they shall be deemed so included.

Sec. 4. It shall be unlawful for any person to operate as a "motor carrier" on any public highway of this state except in accordance with the provisions of this act.

Sec. 5. No "common carrier," "contract carrier," or "special carrier" shall hereafter operate for the transportation of property for compensation in this state without first obtaining from the department a permit so to do under the provisions of this act. A permit shall be issued to any qualified applicant therefor without hearing, or after hearing if the department deems such hearing necessary in the public interest, authorizing the whole or any part of the operations covered by the application, if it is found that the applicant is fit, willing and able to perform the service proposed and to conform to the provisions of this act and the requirements, rules and regulations of the department hereunder, and that the proposed service to the extent authorized will not be contrary to the declared policy of this act.

No permit shall be granted if the department finds that the applicant is not financially able, properly and adequately equipped and capable of conducting the transportation service applied for in compliance with the law and rules and regulations of the department, or if the applicant or any of its principal officers or stockholders fail to comply with the laws of the State of Washington or with the laws of the United States regulating motor transportation.

Nothing contained in this act shall be construed to confer upon any person the exclusive right or privilege of transporting property for compensation over the public highways of the State of Washington. No certificate of public convenience and necessity shall be required and existing certificates of public convenience and necessity for the transportation of property for compensation are hereby abolished.

Sec. 6. Application for permits shall be made to the department in writing and shall state the ownership, financial condition, equipment to be used and physical
property of the applicant, the territory or route or routes in or over which the applicant proposes to operate, the nature of the transportation to be engaged in and such other information as the department may require, and in case such application is that of a "contract carrier" shall have attached thereto the original or duly verified copies of all contracts to furnish transportation covered by such application.

SEC. 7. The department shall prescribe forms of application for permits for the use of prospective applicants, and shall make regulations for the filing thereof.

Applications for permits shall be accompanied by the following fees:

Applications for permits ....................................................... $10.00
Applications for temporary permits .................................. 5.00
Applications for duplicates to permits, or permits under this act in place of Certificates of Public Convenience and Necessity or permits now in existence ........................................................... 2.00

SEC. 8. Permits granted by the department shall be in such form as the department shall prescribe and shall set forth the name and address of the person to whom the permit is granted, the nature of the transportation service to be engaged in and the principal place of operation, termini or route to be used or territory to be served by the operation. No permit holder shall operate except in accordance with the permit issued to him.

SEC. 9. No person whose application for a permit has been denied after hearing under any of the provisions of this act shall be eligible to renew the application for a period of six months from the date of the order denying such application and the cessation or abandonment of any operation pursuant thereto.

SEC. 10. The department may from time to time establish such just and reasonable classifications of the groups of carriers included in the terms "common carriers," "contract carriers" and "special carriers" as the special nature of the services performed by such carriers shall require, and such just and reasonable rules, regulations and requirements, consistent with the provisions of this act, to be observed by the carriers so classified or grouped, as the department deems necessary or advisable in the public interest.

SEC. 11. The department is hereby vested with power and authority, and it is hereby made its duty, to supervise and regulate every "common carrier" in this state; to fix, alter and amend just, fair, reasonable and sufficient rates, charges, classifications, rules and regulations of such carrier; to regulate the accounts, service and safety of operations thereof; to require the filing of annual and other reports and of other data thereby; and to supervise and regulate such "common carriers" in all other matters affecting their relationship with both the shipping and the general public.

SEC. 12. The department is hereby vested with power and authority, and it is hereby made its duty to supervise and regulate every "contract carrier" and "special carrier" in this state; to fix, alter and amend just, fair and reasonable classifications, rules and regulations and minimum rates and charges of such "contract carrier" and "special carrier," to regulate the accounts, service and safety of operations thereof; and require the filing of annual and other reports and of other data thereby; and to supervise and regulate such "contract carriers" and "special carriers" in all other matters affecting their relationship with both the shipping and the general public.

SEC. 13. The department is hereby vested with power and authority, and it shall be its duty, to supervise and regulate every "private carrier" and "exempt carrier" as to its safety of operation; to require the filing of such information and data thereby as may be required by the department in carrying out the provisions of this act; and to supervise and regulate such "private carriers" and "exempt carriers" in all other matters affecting their relationship with the shipping and the general public.

SEC. 14. The department shall have power and authority to issue temporary permits to temporary "common carriers," "contract carriers" and "special carriers" covering temporary or seasonal operations for a period not to exceed one hundred twenty (120) days and may prescribe such special rules and regulations and impose such special terms and conditions with reference thereto as in its judgment are reasonable and necessary in carrying out the provisions of this act.

SEC. 15. Whether or not any motor vehicle is used in the business of transporting property for compensation within the meaning of this act shall be a question of fact, depending upon the frequency of operation, amount and basis of compensation, whether title thereto has been taken merely for the period of transportation or until
delivery thereof at the point of destination, whether the carrier is regularly engaged in the buying and selling of the property transported as his principal business, whether an increased selling price assignable to the cost of transportation is charged for the property transported when delivered at the point of delivery as compared with the price charged when delivered at the point of shipment, and such other facts as indicate the true nature and extent of such use and the receipt of compensation therefor; and in all cases where any compensation for transportation is received, either directly or indirectly, the question shall be determined upon disclosing and reporting to the department of such facts as it shall require.

Sect. 16. The department shall in the granting of permits to "common carriers" and "contract carriers" under this act require such carriers to either procure and file liability and property damage insurance from a company licensed to write such insurance in the State of Washington, or deposit such security, for such limits of liability and upon such terms and conditions as the department shall determine to be necessary for the reasonable protection of the public against damage and injury for which such carrier may be liable by reason of the operation of any motor vehicle.

In fixing the amount of said insurance policy or policies, or deposit of security, the department shall give due consideration to the character and amount of traffic and the number of persons affected and the degree of danger which the proposed operation involves.

Sect. 17. The department is hereby vested with power and authority, and it is hereby made its duty, in issuing permits to "special carriers," to attach thereto such terms and conditions and to require such insurance or security as it may deem necessary for the protection of the public highways and to be for the best interest of the shipping and the general public. All such permits shall be deemed temporary and may be revoked by the department upon recommendation of the state or county authorities in charge of highway maintenance when in the judgment of such authorities such revocation is required in order to preserve the public highways.

Sect. 18. No "common carrier," "contract carrier," "special carrier," or "private carrier," its officers or agents, shall require or permit any driver or operator of any motor vehicle used in the transportation of property to be or remain on duty for a longer period than ten consecutive hours, and whenever any such driver or operator shall have been continuously on duty for ten hours he shall be relieved and not required or permitted again to go on duty until he has at least eight consecutive hours off duty; and no such driver or operator who has been on duty ten hours in the aggregate in any twenty-four-hour period shall be required or permitted to continue or again go on duty without having had at least eight consecutive hours off duty: Provided, That the provisions of this section shall not apply to any case of casualty or unavoidable accident or the act of God, nor to the crews of wrecking or relief motor vehicles.

Sect. 19. All rates and charges made and all rules, regulations and practices adopted by each "common carrier" shall be plainly stated in tariff schedules or classifications available to the public at the office of such carrier and filed with the department before such rates, charges, classifications, rules, regulations and practices become effective.

No "common carrier" or "contract carrier" shall collect or receive a greater, less or different remuneration for the transportation of property or for any service in connection therewith than the rates and charges which shall have been legally established and filed with the department, or as are specified in the contract or contracts filed, as the case may be, nor shall any such carrier refund or remit in any manner or by any device any portion of the rates and charges required to be collected by each tariff or contract or filing with the department.

The department may check the records of all carriers under this act and of those employing the services of the carrier for the purpose of discovering all discriminations, under or overcharges and rebates, and may revoke permits for violations of this section.

The department may refuse to accept any time schedule or tariff or contract that will, in the opinion of the department, limit the service of a carrier to profitable trips only or to the carrying of high class commodities in competition with other carriers who give a complete service and thus afford one carrier an unfair advantage over a competitor.
Scy. 20. The department shall have power and authority to require a common carrier by motor vehicle, railroad, express or water to establish reasonable through rates with other common carriers by motor vehicle, railroad, express and water, and to provide safe and adequate service, equipment and facilities for the transportation of property; to establish and enforce just and reasonable individual and joint rates, charges and classifications, and just and reasonable regulations and practices relating thereto, and in case of such joint rates, fares and charges to establish just, reasonable and equitable divisions thereof as between the carriers participating therein, which shall not unduly prefer or prejudice any of such participating carriers.

Sec. 21. The department may, under such rules and regulations as it shall prescribe, require any common carrier to file a surety bond, or deposit security, in a sum to be determined by the department, to be conditioned upon such carrier making compensation to shippers and consignees for all money belonging to shippers and consignees, and coming into the possession of such carrier in connection with its transportation service. Any common carrier which may be required by law to compensate a shipper or consignee for any loss, damage or default for which a connecting common carrier is legally responsible shall be subrogated to the rights of such shipper or consignee under any such bond or deposit of security to the extent of the sum so paid.

Sec. 22. It shall be unlawful for any person to operate any vehicle at the same time in more than one class of operation, except upon approval of the department and a finding that such operation will be in the public interest.

No "private carrier" as such shall transport property for compensation.

No "exempt carrier" as such shall transport property for compensation except as hereinabove provided.

Sec. 23. No permit issued under the authority of this act shall be construed to be irrevocable, or subject to transfer or assignment.

Every carrier who shall cease operation and abandon his rights under the permit issued him shall notify the department within thirty (30) days of such cessation or abandonment, and return to the department the identification plates issued to him by the department.

Sec. 24. Permits may be cancelled, suspended, altered or amended by the department after notice and hearing upon complaint by any interested party, or upon its own motion, when the permittee or his or its agent has repeatedly violated this act, the rules and regulations of the department or the motor laws of this state or of the United States, or the permittee has made unlawful rebates or has not conducted his operation in accordance with the permit granted him. Any person may at the instance of the department be enjoined from any violation of the provisions of this act, or any order, rule or regulation made by the department pursuant to the terms hereof. If such suit be instituted by the department no bond shall be required as a condition to the issuance of such injunction.

Sec. 25. The department shall have power and authority, by general order or otherwise, to prescribe rules and regulations in conformity with this act to carry out the purposes thereof, applicable to any and all "motor carriers," or to any persons transporting property by motor vehicle for compensation even though they do not come within the term "motor carrier" as herein defined.

The department shall mail each holder of a permit under this act a copy of such rules and regulations.

Sec. 26. The department shall prescribe an identification card which must be displayed within the cab of each motor vehicle required to have a permit under this act, setting out permit number and the route over or territory in which the vehicle is authorized to operate and the name and address of the owner of such permit. The identification card provided for herein may be in such form and contain such information as required by the department. It shall be unlawful for the owner of such permit, his agent, servant or employee, or any other person, to use or display said identification card, the permit number or other insignia of authority from the department after said permit has expired, been cancelled or disposed of, or to operate any vehicle under permit without such identification card.

Sec. 27. It shall be unlawful for any "common carrier," "contract carrier," or "special carrier" to operate any motor vehicle within this state unless there shall be displayed and firmly fixed upon the front and rear of such vehicle an identification plate to be furnished by the department. Such plates shall be different in design for the different classes of permits, shall bear the number given to the vehicle by the
department, and such other marks of identification as may be required, and, subject
to the qualification hereinafter contained, shall be in addition to the regular license
plates required by law. Such plates shall be issued annually and attached to each
motor vehicle not later than January first of each year, or as soon thereafter as
possible.

The department shall collect from the applicant a fee of one dollar for each pair
of plates so issued, and all fees for such plates shall be deposited in the State Treasury
to the credit of the public service revolving fund.

The directors of public service and licenses are authorized and may devise a com­
bination license and identification plate. If they find that such a plate is practicable
it shall be issued with the beginning of a calendar year and thereafter the plate fees
specified by this act shall no longer be required.

The department may prescribe rules and regulations with respect to the use of
the present identification plates issued heretofore for the calendar year 1935 to the
end that duplication and unnecessary exchange of plates may be eliminated.

SEC. 28. Every "common carrier" and "contract carrier" and "special carrier"
operating under the provisions of this act shall, between the first and fifteenth days
of January, April, July and October of each year, file with the department a return
showing the gross operating revenue of such carrier for the preceding three months,
or portion thereof, and shall pay to the department a fee of one per cent of the
amount of such gross operating revenue.

All moneys collected under this act, except the fees collected under Sections 35,
36 and 37 herein, are for the purpose of carrying out the provisions of this act, and
shall be paid into the State Treasury at least monthly and credited to the public ser­
vice revolving fund. The minimum fee paid by any such carrier under the provisions
of this act for any such quarter shall be fifty cents. There shall be added a penalty
of ten per cent, but not less than fifty cents, to the sums payable under this section
if the same are not paid within fifteen days of the time when delinquent.

The percentage rate of gross operating revenue to be paid as herein provided
shall be subject to future adjustment by the department, which percentage, not exceed­
ing one per cent, shall be fixed by the department by general order from time to time.

In fixing such rate the department shall take into consideration all moneys on
hand paid in by such carriers to the end that the moneys collected hereunder shall
be neither more nor less than sufficient to cover the cost of supervising and regulat­
ing carriers under this act. The director of Public Service and the Tax Commission
may, if they find it practicable, arrange for the joint return and collection of said fee
and any business or occupational tax imposed by law on said carriers, and for such
purpose may alter the period for which returns are required as herein provided.

SEC. 29. The department is hereby empowered to administer and enforce all pro­
visions of this act and to inspect the vehicles, books and documents of all "motor
 carriers" and the books, documents and records of those using the service of the
 carriers for the purpose of discovering all discriminations and rebates and other in­
formation pertaining to the enforcement of this act and shall prosecute violations
thereof. The department shall employ such auditors, inspectors, clerks and assistants
as it may deem necessary for the enforcement of this act, and it shall be the duty of
the Washington State Patrol to assist in the enforcement of this act, and the duty of
the Attorney General to assign at least one assistant to the exclusive duty of assisting
the department in the enforcement of this act, and the prosecution of persons charged
with the violation thereof. It shall be the duty of the sheriffs of the counties to make
arrests and the county attorneys to prosecute violations of this act.

SEC. 30. In all respects in which the department has power and authority under
this act applications and complaints may be made and filed with it, process issued,
hearings held, opinions, orders and decisions made and filed, petitions for rehearing
filed and acted upon, and petitions for writs of review to the superior court filed
therewith, appeals or mandate filed with the supreme court of this state, considered
and disposed of by said courts in the manner, under the conditions and subject to the
limitations and with the effect specified in the Public Service Commission law of this
state.

SEC. 31. Every person who violates or who procures, aids or abets in the viola­
tion of any provisions of this act, or who fails to obey any order, decision, rule or
regulation of the department, or who procurers or aids or abets any person in his
failure to obey such order, decision, rule or regulation, shall be deemed guilty of a
gross misdemeanor, and upon conviction shall be punished by a fine of not exceeding
five hundred dollars ($500.00), or imprisonment in the county jail for not more than one hundred and twenty (120) days, or both such fine and imprisonment. The officers of the department and the inspectors and auditors designated thereby and members of the Washington State Patrol shall have all the lawful powers of peace officers to enforce this act in any county or city of this state.

Upon conviction of any person, firm or corporation for a second violation of this act, the court or judge before whom such conviction is had, shall, in addition to any other penalty imposed, suspend the certificate of registration covering the vehicle involved in such violation for a period of thirty days, and for a third or subsequent conviction, the court or judge shall, in addition to any other penalty imposed, suspend the permit of the owner of the vehicle involved in such violation for a period of three months. Each day's violation of this act or any order, decision, rule or regulation of the department shall constitute a separate offense.

SEC. 32. This act shall apply to persons and motor vehicles engaged in interstate commerce to the full extent permitted by the constitution and laws of the United States.

SEC. 33. The department is hereby authorized and directed to cooperate with the Federal Government and the Interstate Commerce Commission of the United States or any other commission or organization delegated or authorized to regulate interstate or foreign commerce by motor carriers to the end that the transportation of property by motor carriers in interstate or foreign commerce into and through the State of Washington may be regulated and the laws of the United States and the State of Washington enforced and administered cooperatively in the public interest.

SEC. 34. The department is hereby authorized to make agreements on behalf of the State of Washington with any other state or states providing for reciprocal rights, privileges and courtesies, between the licensees and permittees of said state or states and the State of Washington regarding licenses and the transportation of property into or through the respective state or states and the State of Washington.

SEC. 35. Except as otherwise specifically provided by law for the licensing of vehicles, there shall be paid and collected annually for each calendar year or fractional part thereof upon each vehicle a license fee in the sum of three dollars ($3.00); and in addition thereto for each for-hire car three dollars ($3.00) per seat for the seating capacity thereof, and for each auto stage four dollars ($4.50) per seat for the seating capacity thereof. There shall be paid for each calendar year or fractional part thereof by dealers for dealers' license five dollars ($5.00), which shall include one set of dealer's license plates, and for additional sets in duplicate of the dealer's license but bearing appropriate distinguishing symbols, the sum of two dollars ($2.00) for each additional set of two plates.

SEC. 36. In addition to other fees for the licensing of vehicles there shall be paid and collected annually for each motor truck, trailer and semi-trailer, based upon the maximum gross weight thereof as set by the licensee in his application or otherwise, the following fees: 5,000 pounds or more and less than 10,000 pounds, $10.00; 10,000 pounds or more and less than 15,000 pounds, $18.00; 15,000 pounds or more and less than 20,000 pounds, $45.00; 20,000 pounds or more and less than 25,000 pounds, $90.00; 25,000 pounds or more and less than 30,000 pounds, $150.00; 30,000 pounds or more, $250.00: Provided, In case any such motor truck, trailer or semi-trailer shall be propelled by steam, electricity, natural gas or any inflammable petroleum product other than motor vehicle fuel, the foregoing schedule of fees shall be increased in each instance by fifty per cent (50%) thereof and paid in addition to any excise tax on such fuel: Provided further, The maximum gross weight in case of any motor truck, trailer or semi-trailer shall be the scale weight of such motor truck or trailer or semi-trailer unladen to which shall be added the maximum load to be carried thereon as set by the licensee: Provided further, That the additional fee provided in this section shall not be collected on any motor truck, trailer or semi-trailer used only for the purpose of transporting any well drilling machine, air compressor, rock crusher, conveyor, hoist, wrecker, donkey engine, cook house, tool house, bunk house or similar machine or structure attached to or made a part of such motor truck or trailer: Provided further, That in lieu of the additional fee herein set forth for trailers of a carrying capacity in excess of 20,000 pounds the operation of which is carried on under special permit from the department of highways, there shall be paid a per diem fee of ten dollars ($10.00) per day for each day's operation on the streets and highways within this state. The per diem fee shall be paid to the director of licenses.
in such a manner and at such time as he shall by general rules provide: *Provided further*, That every motor truck, trailer and semi-trailer shall have painted or stenciled upon the outside thereof in a conspicuous place in letters not less than two (2) inches high the maximum gross weight for which additional license fee has been paid therefor as provided in this section, and it shall be unlawful for the owner or operator of any such motor vehicle to display a maximum gross weight for which such vehicle is licensed other than that shown on the certificate of registration of such vehicle: *Provided further*, That it shall be unlawful for the owner or operator of any motor vehicle, truck or trailer, not licensed annually for hire to carry passengers therein for hire: *Provided further*, That the provisions of this section and Sections 35 and 37 shall become effective on the first day of December, 1935; *Provided further*, That the present fees for the licensing of vehicles shall remain in effect until the provisions of this section become effective.

**SEC. 37.** Any person who shall operate or cause to be operated upon any public highways of this state any motor truck, trailer or semi-trailer with a maximum gross weight in excess of that for which the same has been licensed shall be guilty of a misdemeanor. Any person who shall operate or cause to be operated upon any public highway of this state any motor truck, trailer or semi-trailer with a maximum gross weight in excess of the maximum gross weight for which the same has been licensed shall be deemed to have set a new maximum gross weight and shall in addition to any penalties otherwise provided be required to purchase additional license up to such new maximum gross weight and any such person who fails to secure such additional license shall be guilty of a misdemeanor: *Provided*, That this section shall not apply to for-hire vehicles or auto stages operating principally within incorporated cities and towns: *Provided further*, That no such person may be permitted or required to purchase additional license upon a gross weight which would exceed the maximum gross weight allowed by law. Any person violating any of the provisions of this section shall, upon a first conviction, pay a fine of not less than ten dollars ($10.00) or more than twenty-five dollars ($25.00); upon a second conviction pay a fine of not less than twenty-five dollars ($25.00) or more than fifty dollars ($50.00), and in addition the court may suspend the certificate of registration of such vehicle for not more than thirty days; upon a third and subsequent conviction pay a fine of not less than fifty dollars ($50.00) or more than one hundred dollars ($100.00), and in addition the court shall suspend the certificate of registration of such vehicle for not less than thirty or more than ninety days. Upon ordering the suspension of any such certificate of registration the court or judge so ordering shall forthwith secure such registration certificate and mail the same to the director of licenses. All moneys collected under Sections 35, 36 and this section shall be paid to the State Treasurer and credited to the Motor Vehicle Fund.

**SEC. 38.** It is hereby declared that the apportionment of special taxes among motor vehicles of various types should be placed upon a fair basis with respect to every phase of the use made of highways and with due reference to the administration, maintenance and construction of highways and the congestion caused thereby; it is further declared that there is not now a sufficient collection of data upon which the proper apportionment of such taxes may be based and that there is a need for continued scientific study with reference to the proper and fair special tax for each class of motor vehicle.

**SEC. 39.** There is hereby created and continued in existence a commission for the purpose hereinafter set forth, which commission shall be composed of three members, one of whom shall be the director of highways, the second a transportation engineer of reputable standing to be appointed by the governor, and the third the director of public service.

**SEC. 40.** The said commission shall continue to make a study of facts upon which there may be based legislation providing for the proper apportionment of highway costs and a fair special tax to various types of motor vehicles using the highways according to all elements which may properly enter into a determination of the fair and proper taxation of each.

**SEC. 41.** The further study of the commission herein provided for shall supplement report of the Highway Cost Commission to the legislature of 1935 and shall be submitted to each duly elected member of the Senate and the House of Representatives of the State of Washington not later than the first day of December, 1936, and shall bear recommendations and findings for legislation designed to accomplish the purpose of proper apportionment and taxation of cost to each type of motor vehicle.
SIXTIETH DAY, MARCH 14, 1935

SEC. 42. The commission is hereby authorized to employ the necessary engineers, clerks and other employees to carry out its purposes and is authorized to pay all expenses necessary in carrying out the purpose of this act together with the publication of its findings and reports, and for such purpose there is hereby appropriated from the motor vehicle fund the sum of twenty thousand dollars ($20,000.00) or so much thereof as may be necessary for the purposes of the commission in the carrying out of this act.

SEC. 43. Persons operating under certificates of public convenience and necessity or permits issued under Chapter 16 of the Laws of 1933 and acts amendatory or supplemental thereto shall continue to operate under such permits and certificates in the same manner and to the same effect as if such rights were granted under the provisions of this act until such time as proper classification can occur. Applications for reclassification shall be made within sixty days from the effective date of this act.

SEC. 44. That Section 16 of Chapter 142, Session Laws of 1915, as amended by Section 11 of Chapter 155, Session Laws of 1917; Section 16 of Chapter 96, Session Laws of 1921, as amended by Section 2 of Chapter 181, Session Laws of 1923, as amended by Section 1 of Chapter 89, Session Laws of 1929; and Section 15 of Chapter 142, Session Laws of 1915, as amended by Section 10 of Chapter 155, Session Laws of 1917; Section 15 of Chapter 96, Session Laws of 1921, as amended by Section 1 of Chapter 140, Session Laws of 1931, as amended by Section 27 of Chapter 166, Session Laws of 1933, as amended by Section 11 of Chapter 55, Session Laws of Extraordinary Session of 1933, and Section 1 of Chapter 99 of the Laws of 1929 are hereby repealed, such repeal to become effective on December 1, 1935.

SEC. 45. The provisions of Sections 1 to 34, inclusive, and 43 hereof, shall be effective May 1, 1935, and Chapter 166 of the Laws of 1933, except Section 27 thereof, and Chapter 55 of the Laws of the Extraordinary Session of 1933, except Section 11 thereof, are hereby repealed; and the provisions of Chapter 111 of the Laws of 1921, or acts amendatory thereto which are in conflict with this act, are hereby superseded as to such conflicting provisions.

SEC. 46. The provisions of Sections 38 to 42, inclusive, hereof, shall be effective April 1, 1935.

SEC. 47. If any section, subsection, clause, sentence or phrase of this act is for any reason held to be unconstitutional or invalid, such decision shall not affect the validity of the remaining portions of this act, and the legislature hereby declares it would have enacted this act if such section, subsection, clause, sentence, or phrase were omitted.

SEC. 48. This act is necessary for the immediate preservation of the public peace, health and safety, and support of the state government and its existing public institutions and its provisions shall take effect on the dates hereinabove set forth.

Strike the title and insert in lieu thereof the following:

"An Act relating to the transportation of property by motor vehicle over the public highways of the State of Washington, providing for the supervision and regulation, and the payment of fees thereby; providing for joint rates by common carriers by rail, motor vehicle, express and water; providing for taxation of motor vehicles, defining offenses and providing penalties therefor; providing for and continuing a commission to determine fair and proper motor vehicle tax rates, defining its duties and making an appropriation therefor; prescribing the powers and duties of certain officers, repealing certain acts and parts of acts, and declaring an emergency and providing the effective dates of the provisions of this act."

Senate Members:
S. C. ROLAND,
J. P. KELLER,
HORACE E. SMITH.

House Members:
RALPH VAN DYK,
VIC SKINNER,
CARL E. DEVENISH.

MOTIONS.

Mrs. Reeves moved that consideration of the Free Conference Committee report on Engrossed Substitute House Bill No. 483 be deferred until after the House had considered Engrossed House Bill No. 237 and Engrossed House Bill No. 420.

Debate ensued.
Mr. Gifford moved that the motion by Mrs. Reeves be laid on the table without taking anything with it.

Division was called for and the motion by Mr. Gifford was carried.

Mr. Ott moved that the report of the Free Conference Committee on Engrossed Substitute House Bill No. 483 be adopted.

Debate ensued.

Mr. Sawyer demanded the previous question and the demand was sustained.

The motion was carried.

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 483, as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 77; nays, 6; absent or not voting, 16.

Those voting yea were: Representatives Adams, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Devenish, Dixon, Drew, Easterday, Eddy, Edlund, Edwards, Ford, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Halleran, Herren, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Keith, Kelly, Kemp, Klemgard, Ledgerwood, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Richmond (C. L.), Richmond (W. A.), Robbins, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (J. B.), Smith (M. B.), Strickland, Sullivan, Todd, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wingrove, Wiswall, Mr. Speaker—77.

Those voting nay were: Representatives Freese, Keen, Lindgren, Luck, Smith (T. E.), Titus—6.

Those absent or not voting were: Representatives Austin, Cowen, Donahoe, Emory, Gehlen, Holt, Karr, Leber, Lynch, McCauley, McDonald (J. D.), Relly, Ryan, Smith (B. L.), Wilson, Yantis—16.

Engrossed Substitute House Bill No. 483, having received the constitutional majority, was declared passed as amended by the Free Conference Committee.

MESSAGES FROM THE SENATE.

Senate Chamber.

Mr. Speaker:

The President has signed House Joint Memorial No. 23; also House Bill No. 413, and the same are herewith transmitted.

Harrison W. Mason, Secretary.

Senate Chamber.

Mr. Speaker:

The President has signed House Bill No. 552; also House Bill No. 148, and the same are herewith transmitted.

Harrison W. Mason, Secretary.

Senate Chamber.

Mr. Speaker:

The President has signed Senate Bill No. 287, and the same is herewith transmitted.

Harrison W. Mason, Secretary.

The Speaker announced he was about to sign Senate Bill No. 287.
Mr. Speaker:

The Senate has adopted the report of the Free Conference Committee on Engrossed Substitute House Bill No. 420 and passed the bill as amended by the Free Conference Committee and the bill, together with the report of the Free Conference Committee, is herewith transmitted.

HARRISON W. MASON, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 14, 1935.

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Engrossed Substitute House Bill No. 420, 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 and improvement of land, the construction of buildings and improvements for the various state institutions designated and mentioned, and for certain emergencies, and for sundry civil expenses of the state government, and for purposes specified in certain acts of Congress, and for miscellaneous purposes, for the fiscal biennium beginning April 1, 1935, and ending March 31, 1937, except as otherwise provided, and declaring that this act shall take effect immediately," have had the same under consideration, and we recommend that the said bill do pass with the following amendments:

Amend Section 2 of the bill by striking the entire section and inserting in lieu thereof the following:

Sec. 2. The words "capital outlay" whenever used in this act shall mean and include the purchase and improvement of land and erection of buildings, including necessary salaries and wages incident thereto.

The words "salaries and wages" whenever used in this act, shall mean and include salaries of executive officers and employees of state offices, departments and institutions, and all compensation for direct labor or personal service rendered to the state, including salaries of state examiners.

The word "operations" whenever used in this act, shall mean and include necessary traveling expenses of officers and employees, and all expenses necessary for supplies, materials, services and maintenance of the various institutions, departments and offices of the state government, other than salaries and wages: Provided, That no portion of the appropriation made hereunder shall be expended for coupon or scrip books, or other evidences of advance payment for future delivery: And provided further, That allowances made for subsistence and lodging for elective or appointive officers and employees while away from their domicile on state business shall equal actual expenses incurred therefor, but shall not exceed Three and 50/100 Dollars ($3.50) per diem for meals and lodging: And provided further, That the sole compensation for personal automobiles used in connection with state business shall not exceed five cents (5c) per mile.

FROM THE GENERAL FUND.

FOR THE GOVERNOR'S OFFICE:

Salaries, wages and operations .................. $45,000.00
Investigation and emergency purposes, to be distributed on vouchers approved by the Governor .......... 16,000.00
Extradition expenses ................................ 10,000.00
Total......................................................... $71,000.00

FOR THE GOVERNOR'S MANSION:

Maintenance and Furnishings of every kind, to be distributed on vouchers approved by the Governor ...... $12,000.00

For the payment of warrants drawn for emergency purposes approved during the biennium April 1, 1935, to March 31, 1937, pursuant to Section 10, Chapter 9, Laws of 1925, as amended by Section 6, Chapter 162 Laws of 1929 ................................................................. $250,000.00
### For the Lieutenant Governor:

- Salary of the Lieutenant Governor: $2,400.00
- Other salaries and wages: $1,200.00
- Operations: $1,200.00

**Total:** $4,800.00

### For the Secretary of State:

- Salaries and wages: $62,960.00
- Operations: $22,950.00
- Printing, advertising and mailing initiative and referendum measures and constitutional amendments: $50,000.00
- Bureau of Statistics and Immigration: $5,000.00

**Total:** $140,910.00

### For the State Treasurer:

- Salaries and wages: $50,800.00
- Operations: $15,714.00
- For audit by Department of Finance, Business and Budget: $5,000.00

**Total:** $71,514.00

### From the Fisheries Fund:

- Salaries and wages: $14,200.00
- Operations: $4,150.00

**Total:** $18,350.00

### From the Motor Vehicle Fund:

- Salaries and wages: $20,600.00
- Operations: $3,200.00

**Total:** $23,800.00

### From the General Fund:

- For the State Auditor:
  - Salaries and wages: $41,000.00
  - Operations: $9,600.00
  - Special printing: $1,500.00

**Total:** $52,100.00

### From the Motor Vehicle Fund:

- Salaries and wages: $20,000.00

### From the General Fund:

- **Division of Municipal Corporations:**
  - Salaries and wages: $18,328.00
  - Operations: $4,088.00

**Total:** $22,416.00

### For the Attorney General:

- Salaries and wages: $77,750.00
- Operations: $12,000.00
- Court costs: $20,000.00
- Indexing Session Laws: $450.00

**Total:** $117,200.00

### From the Current School Fund:

- For the Superintendent of Public Instruction:
  - Salaries and wages: $66,000.00
  - Operations: $21,830.00
  - To publish the Washington State Manual and other publications required by law: $8,000.00

**Total:** $95,830.00
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<td></td>
<td></td>
<td>$20,400.00</td>
</tr>
<tr>
<td><strong>For the Superior Court Judges</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Salaries and wages</td>
<td>$263,000.00</td>
<td>$5,700.00</td>
<td>$268,700.00</td>
</tr>
<tr>
<td>Operations</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td></td>
<td>$268,700.00</td>
</tr>
<tr>
<td><strong>For the Association of Superior Court Judges</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operations</td>
<td></td>
<td></td>
<td>$5,000.00</td>
</tr>
<tr>
<td><strong>For Legislative Expenses</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Printing, indexing, binding and editing Session Laws, Senate and House Journals, other legislative printing and binding public documents of the Twenty-fourth Session</td>
<td></td>
<td>$15,000.00</td>
<td></td>
</tr>
<tr>
<td>Indexing Senate and House Journals</td>
<td></td>
<td>700.00</td>
<td>$15,700.00</td>
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<tr>
<td><strong>Total</strong></td>
<td></td>
<td></td>
<td>$15,700.00</td>
</tr>
<tr>
<td><strong>From the State Athletic Fund.</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>For the State Athletic Commission</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Salaries and wages</td>
<td>$5,000.00</td>
<td>$3,835.00</td>
<td>$8,835.00</td>
</tr>
<tr>
<td>Operations</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td></td>
<td>$8,835.00</td>
</tr>
<tr>
<td><strong>From the General Fund.</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>For the State Capitol Committee</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Salaries and wages</td>
<td>$7,500.00</td>
<td>$2,522.00</td>
<td>$10,072.00</td>
</tr>
<tr>
<td>Operations</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>For portrait of the Honorable Roland H. Hartley, as provided by Chapter 217, Laws of 1929</td>
<td></td>
<td>650.00</td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td></td>
<td>$10,672.00</td>
</tr>
<tr>
<td><strong>From the Reclamation Revolving Fund.</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>For the Columbia Basin Commission</strong></td>
<td></td>
<td></td>
<td>$27,280.00</td>
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<tr>
<td>Salaries, wages and operations</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>From the Current School Fund.</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>For the State Board of Education</strong></td>
<td></td>
<td></td>
<td>$10,900.00</td>
</tr>
<tr>
<td>Salaries and wages</td>
<td>$9,000.00</td>
<td>$1,900.00</td>
<td>$10,900.00</td>
</tr>
<tr>
<td>Operations</td>
<td></td>
<td></td>
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<tr>
<td><strong>Total</strong></td>
<td></td>
<td></td>
<td>$10,900.00</td>
</tr>
</tbody>
</table>
### FOR THE STATE BOARD FOR VOCATIONAL EDUCATION:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and wages</td>
<td>$16,075.00</td>
</tr>
<tr>
<td>Operations</td>
<td>5,500.00</td>
</tr>
<tr>
<td>To secure Federal Vocational Rehabilitation Fund</td>
<td>25,719.04</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$47,294.04</td>
</tr>
</tbody>
</table>

### FROM THE UNITED STATES VOCATIONAL EDUCATION FUND.

To be expended in accordance with the provisions of Acts of Congress approved February 23, 1917, and February 5, 1929, providing for the promotion and development of Vocational Education

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>For the payment of annuities, awards and refunds as provided by law (including deficiencies)</td>
<td>$253,122.22</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$278,941.26</td>
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</tbody>
</table>

### FOR THE STATE TEACHERS’ RETIREMENT FUND:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and wages</td>
<td>$12,000.00</td>
</tr>
<tr>
<td>Operations</td>
<td>2,040.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$14,040.00</td>
</tr>
</tbody>
</table>

### FROM THE GENERAL FUND.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Operations</td>
<td>$1,200.00</td>
</tr>
</tbody>
</table>

### FOR THE STATE BOARD OF EQUILIZATION:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and wages</td>
<td>$1,200.00</td>
</tr>
<tr>
<td>Operations</td>
<td>550.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$1,750.00</td>
</tr>
</tbody>
</table>

### FOR THE JUDICIAL COUNCIL:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and wages</td>
<td>$2,000.00</td>
</tr>
<tr>
<td>Operations</td>
<td>1,600.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$3,600.00</td>
</tr>
</tbody>
</table>

### FOR THE STATE LAW LIBRARY:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and wages</td>
<td>$14,000.00</td>
</tr>
<tr>
<td>Operations</td>
<td>9,955.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$23,955.00</td>
</tr>
</tbody>
</table>

### FROM THE PARKS AND PARKWAY FUND.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries, wages and operations</td>
<td>$30,000.00</td>
</tr>
</tbody>
</table>

(Expenditures not to exceed receipts actually on hand and available for expenditure.)

### FROM THE MILLERSYLVANIA PARK CURRENT FUND.

For the improvement, maintenance and upkeep of Millersylvania Park

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>For eradication of bovine tuberculosis</td>
<td>$25,000.00</td>
</tr>
</tbody>
</table>

### FROM THE GENERAL FUND.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>For the Washington State Planning Council:</td>
<td>$10,000.00</td>
</tr>
<tr>
<td>For the Uniform Law Commission:</td>
<td>$500.00</td>
</tr>
<tr>
<td>For the Department of Agriculture:</td>
<td>$124,600.00</td>
</tr>
<tr>
<td>For eradication of bovine tuberculosis</td>
<td>22,350.00</td>
</tr>
</tbody>
</table>

### FOR THE DEPARTMENT OF AGRICULTURE:

For eradication of bovine tuberculosis

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>For eradication of bovine tuberculosis</td>
<td>25,000.00</td>
</tr>
</tbody>
</table>

### FROM THE TEACHERS’ RETIREMENT FUND.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>For the payment of annuities, awards and refunds as provided by law (including deficiencies)</td>
<td>$417,000.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$431,040.00</td>
</tr>
</tbody>
</table>

### FOR THE STATE PARKS COMMITTEE:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries, wages and operations</td>
<td>$30,000.00</td>
</tr>
</tbody>
</table>

(Expenditures not to exceed receipts actually on hand and available for expenditure.)

### FROM THE GENERAL FUND.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>For the Washington State Planning Council:</td>
<td>$10,000.00</td>
</tr>
<tr>
<td>For the Uniform Law Commission:</td>
<td>$500.00</td>
</tr>
<tr>
<td>For the Department of Agriculture:</td>
<td>$124,600.00</td>
</tr>
<tr>
<td>For eradication of bovine tuberculosis</td>
<td>22,350.00</td>
</tr>
<tr>
<td>For eradication of bovine tuberculosis</td>
<td>25,000.00</td>
</tr>
<tr>
<td>Source Fund</td>
<td>Salaries and wages</td>
</tr>
<tr>
<td>------------------------------------------------</td>
<td>-------------------</td>
</tr>
<tr>
<td><strong>Washington State Fair:</strong></td>
<td></td>
</tr>
<tr>
<td>Salaries, wages and operations</td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td></td>
</tr>
<tr>
<td><strong>From the Grain and Hay Inspection Fund:</strong></td>
<td></td>
</tr>
<tr>
<td>Salaries and wages</td>
<td>$248,800.00</td>
</tr>
<tr>
<td>Operations</td>
<td>53,350.00</td>
</tr>
<tr>
<td>Total</td>
<td></td>
</tr>
<tr>
<td><strong>From the Commission Merchants' Fund:</strong></td>
<td></td>
</tr>
<tr>
<td>Salaries and wages</td>
<td>$8,000.00</td>
</tr>
<tr>
<td>Operations</td>
<td>11,950.00</td>
</tr>
<tr>
<td>Total</td>
<td></td>
</tr>
<tr>
<td><strong>From the Game Fund:</strong></td>
<td></td>
</tr>
<tr>
<td>For the destruction of predatory animals</td>
<td></td>
</tr>
<tr>
<td><strong>From the General Fund:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>For the Department of Conservation and Development:</strong></td>
<td></td>
</tr>
<tr>
<td>Salaries and wages</td>
<td></td>
</tr>
<tr>
<td>Operations</td>
<td>24,955.00</td>
</tr>
<tr>
<td>Total</td>
<td></td>
</tr>
<tr>
<td><strong>Forestry Division:</strong></td>
<td></td>
</tr>
<tr>
<td>Salaries and wages</td>
<td></td>
</tr>
<tr>
<td>Operations</td>
<td>30,000.00</td>
</tr>
<tr>
<td>Emergency fire-fighting</td>
<td>16,000.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
</tr>
<tr>
<td>(Provided, That the Supervisor of Forestry may purchase gasoline, oil and tires, and pay for repairs in lieu of mileage allowance for use of personally owned cars for Fire Wardens, such expenditures not to exceed five cents per mile traveled)</td>
<td></td>
</tr>
<tr>
<td><strong>From the Reclamation Revolving Fund:</strong></td>
<td></td>
</tr>
<tr>
<td>Reclamation Division:</td>
<td></td>
</tr>
<tr>
<td>Salaries and wages</td>
<td></td>
</tr>
<tr>
<td>Operations</td>
<td>2,820.00</td>
</tr>
<tr>
<td>Geological survey</td>
<td>10,000.00</td>
</tr>
<tr>
<td>Hydrographical survey</td>
<td>20,000.00</td>
</tr>
<tr>
<td>Topographical survey</td>
<td>25,000.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
</tr>
<tr>
<td>(Appropriations for Geological, Hydrographical and Topographical surveys contingent on allotment of equal amounts for said purposes by the Federal Government)</td>
<td></td>
</tr>
<tr>
<td>To finance, refinance and purchase bonds of irrigation, reclamation, diking and drainage districts (To be expended in accordance with the provisions of Chapter 16, Laws of 1933, Regular Session)</td>
<td>1,250,000.00</td>
</tr>
<tr>
<td>(Expenditures from Reclamation Revolving Fund not to exceed cash on hand and available for expenditure)</td>
<td></td>
</tr>
<tr>
<td><strong>From the Fisheries Fund:</strong></td>
<td></td>
</tr>
<tr>
<td>Salaries and wages</td>
<td></td>
</tr>
<tr>
<td>Operations</td>
<td>98,296.00</td>
</tr>
<tr>
<td>New egg taking operations</td>
<td>18,000.00</td>
</tr>
<tr>
<td>Research work</td>
<td>50,000.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
</tr>
</tbody>
</table>
FROM THE LEWIS RIVER HATCHERY FUND.
Salaries, wages and operations .................................. $26,680.00

FROM THE OYSTER RESERVE FUND.
IMPROVEMENT AND PROTECTION OF OYSTER RESERVES:
Salaries, wages and operations ................................ $7,700.00

FROM THE GAME FUND.
FOR THE DEPARTMENT OF GAME:
Salary of State Game Commissioner ......................... $4,800.00
Salaries and wages ........................................... 474,000.00
Operations .................................................... 521,200.00
(Expenditures from the Game Fund not to exceed receipts on hand and available for expenditure)
Total ...................................................................... $1,000,000.00

FROM THE GENERAL FUND.
FOR THE DEPARTMENT OF HEALTH:
Salaries and wages ............................................... $75,000.00
Operations ....................................................... 40,000.00
Total ...................................................................... $115,000.00

FROM THE FISHERIES FUND.
For industrial pollution studies ................................. $8,500.00
For oyster sanitation studies ................................... 5,500.00
Total ...................................................................... $14,000.00

FROM THE GENERAL FUND.
FOR THE DEPARTMENT OF LABOR AND INDUSTRIES:
Salaries and wages ................................................. $300,000.00
Operations .......................................................... 118,250.00
Total ...................................................................... $418,250.00

FROM THE MEDICAL AID FUND.
Salaries and wages ................................................ $280,000.00
Operations .......................................................... 75,000.00
Claims and awards and other expenses provided by law. 2,000,000.00
Total ...................................................................... $2,355,000.00

FROM THE ACCIDENT FUND.
Claims and awards and other expenses provided by law. $8,000,000.00

FROM THE GENERAL FUND.
FOR THE DEPARTMENT OF LICENSES:
Salaries and wages ................................................. $64,000.00
Operations .......................................................... 42,500.00
Total ...................................................................... $106,500.00

FROM THE MOTOR VEHICLE FUND.
Salaries and wages ................................................. $193,350.00
Operations .......................................................... 220,250.00
Liquid fuel tax refunds .......................................... 3,000,000.00
Total ...................................................................... $3,413,600.00

FROM THE PUBLIC SERVICE REVOLVING FUND.
FOR THE DEPARTMENT OF PUBLIC SERVICE:
Salaries and wages ................................................ $148,200.00
Operations .......................................................... 30,550.00
REGULATION OF MOTOR VEHICLES:
Salaries and wages ................................................. $110,000.00
Operations .......................................................... 65,160.00
SIXTIETH DAY, MARCH 14, 1935

Special investigations and valuations.............. 250,000.00
(Expenditures not to exceed fees heretofore or here-
after collected, but in no event shall any warrant be
drawn on the Public Service Revolving Fund in excess
of actual cash on deposit in the State Treasury)
Total........................................ 250,000.00

FROM THE GENERAL FUND.

For the Tax Commission of the State of Washington:
Salaries and wages................................ 86,000.00
Operations .................................... 3,850.00

Special Investigation and Valuations:
Salaries, wages and operations..................... 92,000.00

Inheritance Tax and Escheat Division:
Salaries and wages................................ 42,000.00
Operations ..................................... 6,350.00
Total........................................ 48,350.00

Total........................................ 216,300.00

FROM THE CURRENT SCHOOL SUSPENSE FUND.

Business and Occupational Tax Division:
Salaries and wages................................ 130,200.00
Operations .................................... 37,450.00
Refunds as provided by law ......................... 50,000.00
For the payment of interest and costs as provided by
Section 28, Chapter 191, Laws of 1933, Regular Ses-
son, as amended by Chapter 10, Laws of 1933, Extra-
ordinary Session, and acts amendatory thereto 50,000.00
Total........................................ 267,650.00

FROM THE CURRENT SCHOOL FUND.

For the payment of judgments as provided by Section
28, Chapter 191, Laws of 1933, Regular Session, as
amended by Chapter 10, Laws of 1933, Extraordinary
Session, and acts amendatory thereto................ 2,000,000.00

FROM THE GENERAL FUND.

For the Washington State Patrol:
Salaries and wages................................ 388,060.00
Operations .................................... 363,479.80
(Provided, That all amounts charged against the
Liquor Control Board for services rendered by the
State Patrol shall be paid into the General Fund of
the State Treasury)
Total........................................ 751,539.80

FROM THE MOTOR VEHICLE FUND.
Salaries, wages and operations...................... 75,000.00

FROM THE GENERAL FUND.

For the Department of Finance, Budget and Business:
General Office, including Division of Public Institutions and
Division of Purchasing:
Salaries and wages................................ 83,760.00
Operations .................................... 18,470.00

Division of Budget:
Salaries and wages................................ 57,600.00
Operations .................................... 15,000.00

Division of Banking:
Salaries and wages................................ 79,000.00
Operations .................................... 28,550.00
<table>
<thead>
<tr>
<th>Division of Savings and Loan:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and wages:</td>
<td>43,000.00</td>
</tr>
<tr>
<td>Operations:</td>
<td>22,750.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Capitol Buildings and Grounds:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and wages:</td>
<td>137,510.00</td>
</tr>
<tr>
<td>Operations:</td>
<td>83,790.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Parole, Transportation and Deportation Departments:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and wages:</td>
<td>47,394.00</td>
</tr>
<tr>
<td>Operations:</td>
<td>66,155.00</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>For Carrying Out the Provisions of House Bill No. 285:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and wages:</td>
<td>28,000.00</td>
</tr>
<tr>
<td>Operations:</td>
<td>25,000.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Archives:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and wages:</td>
<td>2,560.00</td>
</tr>
<tr>
<td>Operations:</td>
<td>2,300.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>State School for the Blind:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and wages:</td>
<td>$53,761.00</td>
</tr>
<tr>
<td>Operations:</td>
<td>49,215.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>State Custodial School:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries, wages and operations:</td>
<td>$450,632.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>State School for the Deaf:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and wages:</td>
<td>$62,280.00</td>
</tr>
<tr>
<td>Operations:</td>
<td>59,620.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Eastern State Hospital:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries, wages and operations:</td>
<td>$693,222.00</td>
</tr>
<tr>
<td>Land purchase:</td>
<td>8,500.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>State School for Girls:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and wages:</td>
<td>$40,850.00</td>
</tr>
<tr>
<td>Operations:</td>
<td>39,515.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Northern State Hospital:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries, wages and operations:</td>
<td>$534,596.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Washington State Penitentiary:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries, wages and operations:</td>
<td>$516,000.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>From the Penitentiary Revolving Fund:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Industrial Operations:</td>
<td></td>
</tr>
<tr>
<td>Salaries and wages:</td>
<td>$44,844.00</td>
</tr>
<tr>
<td>Operations:</td>
<td>226,385.00</td>
</tr>
<tr>
<td>New industries:</td>
<td>50,000.00</td>
</tr>
<tr>
<td>Total:</td>
<td>$321,229.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>From the General Fund:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Washington State Reformatory:</td>
<td></td>
</tr>
<tr>
<td>Salaries and wages:</td>
<td>$76,560.00</td>
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<tr>
<td>Operations:</td>
<td>199,060.00</td>
</tr>
<tr>
<td>Total:</td>
<td>$275,620.00</td>
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</table>

<table>
<thead>
<tr>
<th>From the Reformatory Revolving Fund:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Industrial Operations:</td>
<td></td>
</tr>
<tr>
<td>Salaries and wages:</td>
<td>$28,216.00</td>
</tr>
<tr>
<td>Operations:</td>
<td>22,208.00</td>
</tr>
<tr>
<td>New industries:</td>
<td>25,000.00</td>
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<tr>
<td>Total:</td>
<td>$82,424.00</td>
</tr>
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</table>
FROM THE GENERAL FUND.

<table>
<thead>
<tr>
<th>Institution</th>
<th>Salaries, wages and operations</th>
<th>From the General Fund</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>STATE SOLDIERS’ HOME AND COLONY:</strong></td>
<td></td>
<td>$177,343.00</td>
</tr>
<tr>
<td>Salaries, wages and operations</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operations</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>STATE TRAINING SCHOOL:</strong></td>
<td>$72,500.00</td>
<td>$175,995.00</td>
</tr>
<tr>
<td>Salaries and wages</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operations</td>
<td>103,495.00</td>
<td></td>
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<tr>
<td><strong>WASHINGTON VETERANS’ HOME:</strong></td>
<td></td>
<td>$255,680.00</td>
</tr>
<tr>
<td>Salaries, wages and operations</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>WESTERN STATE HOSPITAL:</strong></td>
<td></td>
<td>$869,980.00</td>
</tr>
<tr>
<td>Salaries, wages and operations</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>FOR THE DEPARTMENT OF PUBLIC WELFARE:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>PENSIONERS’ HOME AND COLONY:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Salaries, wages and operations</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operations</td>
<td>925.00</td>
<td></td>
</tr>
<tr>
<td><strong>WASHINGTON UNIVERSITY OF WASHINGTON:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Salaries of the President</td>
<td>$20,000.00</td>
<td></td>
</tr>
<tr>
<td>Salaries and wages</td>
<td>2,521,923.15</td>
<td></td>
</tr>
<tr>
<td>Operations</td>
<td>600,582.80</td>
<td></td>
</tr>
<tr>
<td><strong>FOR THE UNIVERSITY OF WASHINGTON:</strong></td>
<td></td>
<td>$3,142,505.95</td>
</tr>
<tr>
<td>Salaries, wages and operations</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>FOR THE STATE COLLEGE OF WASHINGTON:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Salary of the President</td>
<td>$20,000.00</td>
<td></td>
</tr>
<tr>
<td>Salaries and wages</td>
<td>1,333,797.58</td>
<td></td>
</tr>
<tr>
<td>Operations</td>
<td>323,287.82</td>
<td></td>
</tr>
<tr>
<td><strong>FOR THE WASHINGTON STATE COLLEGE FUND:</strong></td>
<td></td>
<td>$1,677,085.40</td>
</tr>
<tr>
<td>Salaries, wages and operations</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>FROM THE COLLEGE FUND:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Salaries, wages and operations</td>
<td></td>
<td>$100,000.00</td>
</tr>
<tr>
<td><strong>FOR THE BELLINGHAM STATE NORMAL SCHOOL:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>From the Morrill Fund</td>
<td>$101,200.00</td>
<td></td>
</tr>
<tr>
<td>From the Federal Experiment Station Fund</td>
<td>189,510.00</td>
<td></td>
</tr>
<tr>
<td>From the Federal Cooperative Agricultural Extension Fund</td>
<td>253,770.00</td>
<td></td>
</tr>
<tr>
<td>To be expended in accordance with the purposes, terms, provisions and conditions of the respective Acts of Congress for the endowment and granting of money to Agricultural Colleges and Experiment Stations</td>
<td>$544,480.00</td>
<td></td>
</tr>
<tr>
<td><strong>FOR THE CHENEY STATE NORMAL SCHOOL:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>From the Normal School Current Fund</td>
<td>$29,500.00</td>
<td>$438,900.00</td>
</tr>
<tr>
<td>From the Cheney Normal School Fund</td>
<td>53,400.00</td>
<td></td>
</tr>
<tr>
<td>Salaries and wages</td>
<td>385,500.00</td>
<td></td>
</tr>
<tr>
<td>Operations</td>
<td>54,400.00</td>
<td></td>
</tr>
<tr>
<td><strong>TOTAL:</strong></td>
<td>$1,000,000.00</td>
<td>$405,168.00</td>
</tr>
</tbody>
</table>
FROM THE GENERAL FUND.

To reimburse the Normal School Dormitory Fund for the purchase of land........................... $14,321.68

FOR THE ELLENSBURG STATE NORMAL SCHOOL:

From the Normal School Current Fund....... $29,500.00
From the Ellensburg Normal School Fund.... $293,750.00
Salaries and wages............................ $232,500.00
Operations ..................................... 40,750.00
Total........................................... $323,250.00

FROM THE GENERAL FUND.

FOR THE MILITARY DEPARTMENT:

Salaries and wages............................ $158,400.00
Operations ..................................... 100,035.00
Retained pay .................................. 29,000.00
For uniform allowance......................... 22,300.00
Total........................................... $309,735.00

FOR THE WASHINGTON STATE HISTORICAL SOCIETY:

Salaries and wages............................ $8,600.00
Operations ..................................... 1,795.00
Total........................................... $11,395.00

FROM THE CAPITOL BUILDING CONSTRUCTION FUND.

For bond retirement and interest (including deficiencies)... $633,625.00

FROM THE GENERAL FUND.

For the care of graves, Spanish War Veterans........ $200.00
For court costs in Insanity cases................... $5,000.00
For criminal costs bills (including deficiencies)..... $45,000.00

FROM THE CURRENT SCHOOL FUND.

To carry out provisions of Section 4935, Rem. Comp. Stat. $30,560,475.00

FROM THE FOREST RESERVE FUND.

For distribution of moneys received from the Federal Government for Forest Reserves as provided by Chapter 185, Laws of 1907 ................. $200,000.00

FROM THE GENERAL OBLIGATION BONDS OF 1933 RETIREMENT FUND.

For bond retirement and interest .................... $1,583,490.00
To carry out the provisions of Senate Bill No. 152..... 500,000.00
Total........................................... $2,083,490.00

FROM THE HARBOR IMPROVEMENT FUND.

For distribution in accordance with Chapters 168, 169, and 170, Laws of 1913, based on receipts............... $135,000.00

FROM THE OLD AGE PENSION FUND.

For distribution to counties in accordance with Chapters 29 and 55, Laws of 1933, Regular Session (Disbursements not to exceed receipts)............... $250,000.00

FROM THE GENERAL FUND.

For Presidential Electors........................ $300.00
For Tuberculosis Hospitals (including deficiencies)..... $400,000.00

FROM THE VETERANS' COMPENSATION BOND RETIREMENT FUND.

For bond retirement and interest.................... $1,040,000.00

FROM THE MOTOR VEHICLE FUND.

To create the Highway Equipment Fund............... $250,000.00
<table>
<thead>
<tr>
<th><strong>SIXTIETH DAY, MARCH 14, 1935</strong></th>
<th>975</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>FOR CAPITAL OUTLAYS AND MAJOR REPAIRS:</strong></td>
<td></td>
</tr>
<tr>
<td>To be expended independently of, or in conjunction with funds allotted by the Federal, County or Municipal Governments or Agencies or in conjunction with funds allotted for unemployment relief: Provided, That the following appropriations shall become available only upon written approval of the Governor.</td>
<td></td>
</tr>
<tr>
<td><strong>FROM THE CAPITOL BUILDING CONSTRUCTION FUND.</strong></td>
<td></td>
</tr>
<tr>
<td><strong>FOR THE STATE CAPITOL COMMITTEE:</strong></td>
<td></td>
</tr>
<tr>
<td>Completion of Soldiers' Monument</td>
<td>$15,000.00</td>
</tr>
<tr>
<td>Base of Soldiers' Monument</td>
<td>15,000.00</td>
</tr>
<tr>
<td>Purchase of Shorelands</td>
<td>2,000.00</td>
</tr>
<tr>
<td><strong>FROM THE PARKS AND PARKWAY FUND.</strong></td>
<td></td>
</tr>
<tr>
<td><strong>FOR THE STATE PARKS COMMITTEE:</strong></td>
<td></td>
</tr>
<tr>
<td>State parks, including purchase and additions to Rosario State Park</td>
<td>$10,000.00</td>
</tr>
<tr>
<td><strong>FROM THE FISHERIES FUND.</strong></td>
<td></td>
</tr>
<tr>
<td><strong>FOR THE DEPARTMENT OF FISHERIES:</strong></td>
<td></td>
</tr>
<tr>
<td>Capital outlays and major repairs</td>
<td>$78,750.00</td>
</tr>
<tr>
<td><strong>FROM THE GAME FUND.</strong></td>
<td></td>
</tr>
<tr>
<td><strong>FOR THE DEPARTMENT OF GAME:</strong></td>
<td></td>
</tr>
<tr>
<td>Capital outlays and major repairs</td>
<td>$64,500.00</td>
</tr>
<tr>
<td><strong>FROM THE GENERAL FUND.</strong></td>
<td></td>
</tr>
<tr>
<td><strong>FOR THE DEPARTMENT OF FINANCE, BUDGET AND BUSINESS:</strong></td>
<td></td>
</tr>
<tr>
<td>Repairs to Governor's Mansion, and furnishings</td>
<td>$6,000.00</td>
</tr>
<tr>
<td>Replacement of light fixtures</td>
<td>2,000.00</td>
</tr>
<tr>
<td>Permanent partition, Auditor's Office</td>
<td>1,100.00</td>
</tr>
<tr>
<td>Replacement of awnings</td>
<td>500.00</td>
</tr>
<tr>
<td>Interior painting, Legislative Building</td>
<td>5,000.00</td>
</tr>
<tr>
<td>Repairs, renewals and furnishings</td>
<td>4,000.00</td>
</tr>
<tr>
<td>Renewal of rugs, carpets and drapes, Temple of Justice</td>
<td>1,000.00</td>
</tr>
<tr>
<td><strong>STATE SCHOOL FOR THE BLIND:</strong></td>
<td></td>
</tr>
<tr>
<td>Dormitory, class rooms and alterations</td>
<td>40,000.00</td>
</tr>
<tr>
<td>Boiler House, boiler and equipment</td>
<td>25,000.00</td>
</tr>
<tr>
<td><strong>STATE CUSTODIAL SCHOOL:</strong></td>
<td></td>
</tr>
<tr>
<td>Dormitories for working crews</td>
<td>40,000.00</td>
</tr>
<tr>
<td>Chapel and school rooms, laundry alterations</td>
<td>50,000.00</td>
</tr>
<tr>
<td><strong>EASTERN STATE HOSPITAL:</strong></td>
<td></td>
</tr>
<tr>
<td>Ward buildings, remodeling and alterations</td>
<td>280,000.00</td>
</tr>
<tr>
<td>Completion and equipment for receiving and observation wards</td>
<td>25,000.00</td>
</tr>
<tr>
<td>Employees' dormitories</td>
<td>15,000.00</td>
</tr>
<tr>
<td>Barns and sheds</td>
<td>5,000.00</td>
</tr>
<tr>
<td>Grading, paving and entrance gates</td>
<td>25,000.00</td>
</tr>
<tr>
<td><strong>NORTHERN STATE HOSPITAL:</strong></td>
<td></td>
</tr>
<tr>
<td>Receiving wards, alterations and equipment</td>
<td>225,000.00</td>
</tr>
<tr>
<td><strong>WASHINGTON STATE PENITENTIARY:</strong></td>
<td></td>
</tr>
<tr>
<td>Extension of inmates' dining room, kitchen, cold storage and chapel</td>
<td>75,000.00</td>
</tr>
<tr>
<td>Water tank, foundation and piping</td>
<td>10,000.00</td>
</tr>
<tr>
<td><strong>FROM THE PENITENTIARY REVOLVING FUND.</strong></td>
<td></td>
</tr>
<tr>
<td>Wall enclosing new power house</td>
<td>$10,000.00</td>
</tr>
<tr>
<td>Moving and reinstalling two boilers</td>
<td>6,500.00</td>
</tr>
<tr>
<td><strong>FROM THE REFORMATORY REVOLVING FUND.</strong></td>
<td></td>
</tr>
<tr>
<td><strong>WASHINGTON STATE REFORMATORY:</strong></td>
<td></td>
</tr>
<tr>
<td>Wall around inner court</td>
<td>$25,000.00</td>
</tr>
</tbody>
</table>
FROM THE GENERAL FUND.

**STATE SOLDIERS' HOME AND COLONY:**
- Power house, replace boilers, installation of mechanical stokers, replacing steam lines and recovering: $50,000.00
- Barracks and Employees' dormitories: $100,000.00

**WASHINGTON VETERANS' HOME:**
- Fireproof building to replace frame building: $100,000.00
- Auxiliary well, equipment, tank and pipe: $4,500.00

**WESTERN STATE HOSPITAL:**
- Capital outlays, betterments and major repairs, including ward buildings, chapel, cold storage, kitchen, dining rooms, officers' quarters, well, hog houses, sheds and male receiving ward: $400,000.00

FROM THE MOTOR VEHICLE FUND.

**FOR THE DEPARTMENT OF HIGHWAYS:**
- Capital outlays: $170,000.00

FROM THE UNIVERSITY OF WASHINGTON BUILDING FUND.

**FOR THE UNIVERSITY OF WASHINGTON:**
- New recitation and/or laboratory building and/or buildings and equipment: $660,000.00

FROM THE STATE COLLEGE OF WASHINGTON BUILDING FUND.

**FOR THE STATE COLLEGE OF WASHINGTON:**
- Equipping and furnishing new science and chemistry buildings: $72,000.00

FROM THE COLLEGE FUND.

**CLASSROOM LABORATORY, GYMNASIUM BUILDING OR BUILDINGS:**
- $150,000.00

FROM THE GENERAL FUND.

**FOR THE BELLINGHAM STATE NORMAL SCHOOL:**
- New athletic field: $6,000.00
- Physical education building and equipment: $200,000.00
- Replacing roof on main building: $12,500.00

**FOR THE CHEYENNE STATE NORMAL SCHOOL:**
- Training school building and equipment: $255,000.00
- Underground heating line conduit system: $10,000.00

**FOR THE ELLIensburg STATE NORMAL SCHOOL:**
- Metal book stacks in Library: $1,500.00
- Furnishings and seating equipment in auditorium: $23,950.00
- Shops, classroom and auditorium: $203,151.00

**FOR THE MILITARY DEPARTMENT:**
- Major repairs and betterments to armories: $11,360.00

**FOR THE WASHINGTON STATE HISTORICAL SOCIETY:**
- Completion of front of building, work room and upper story: $25,824.80
- Furniture and fixtures for added rooms: $3,000.00
- Total capital outlays and major repairs: $3,520,135.80

*Senate Members:*  
J. H. Ferryman,  
Ed Prince,  
Geo. H. Gannon.

*House Members:*  
A. E. Edwards,  
DeWolfe Emory,  
Dr. David Cowen.

On motion of Mr. Edwards, the report of the Free Conference Committee on Engrossed Substitute House Bill No. 420 was adopted.
The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 420, as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 62; nays, 17; absent or not voting, 20.

Those voting yea were: Representatives Adams, Boede, Bohlke, Bowden, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Edwards, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Halleran, Herren, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Luck, Martin (F. J.), McCarty, McDonald (D. A.), McDonald (R. T.), McDonnell, Murray, Myers, Ott, Parker, Reeves, Relly, Richmond (C. L.), Richmond (W. A.), Sandegren, Schroeder, Schultz, Sullivan, Titus, Todd, Twidwell, Van Dyk, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—62.

Those voting nay were: Representatives Bice, Boyle, Dixon, Drew, Easterday, Edlund, Hales, Hall, Keen, Lindgren, Morgan, Neal, Nelsen, Smith (J. B.), Smith (M. B.), Smith (T. E.), Voyce—17.

Those absent or not voting were: Representatives Austin, Bell, Brown, Eddy, Emory, Gehlen, Johnson (Hans), Karr, Lynch, Mackie, Martin (J. R.), McCauley, McDonald (J. D.), Neff, Robbins, Ryan, Sawyer, Skinner, Smith (B. L.), Strickland—20.

Engrossed Substitute House Bill No. 420, having received the constitutional majority, was declared passed as amended by the Free Conference Committee.

EXPLANATION OF VOTE.

Thomas Voyce, Clemens M. Boyle, T. E. Smith, Lloyd Lindgren, Marie F. Keen, Gerald G. Dixon, M. T. Neal, Marcus O. Nelsen, Willis M. Hales, H. D. Hall, Linea Edlund and Martin V. Easterday:

"Although we voted 'yes' for the 25c per day per school child amendment in the appropriation bill, our reasons for voting 'no' on House Bill No. 420 are:

"Increase of members of the highway patrol, advance in salaries of University and State College Professors and other departmental increases."

Mr. Yantis was granted the privilege of the floor, during which time he talked at length on Engrossed House Bill No. 237, bringing out a certain six-point program and stating that the Free Conference Committee was desirous of obtaining the viewpoint and reaction of the House with regard to certain taxation measures that might be included in the bill to be reported out by the Free Conference Committee.

Considerable debate ensued.

MOTIONS.

Mr. Emory moved that the House immediately consider the propositions submitted by Mr. Yantis in the six-point program.

Mr. Neal moved that the motion by Mr. Emory be laid on the table without taking anything with it.

Division was called for and the motion by Mr. Neal was lost on a rising vote.

Mr. Drew moved as a substitute that the Free Conference Committee on Engrossed House Bill No. 237 be discharged and that a new Free Conference Committee be appointed.
Mr. Emory moved that the substitute motion by Mr. Drew be laid on the table without taking anything with it.

A roll call was demanded and the demand was sustained.

The Speaker:

"A vote 'aye' is a vote to lay the substitute motion by Mr. Drew on the table without taking anything with it. A vote 'no' is against laying it on the table without taking anything with it."

The Clerk called the roll and the motion by Mr. Emory to lay the substitute motion by Mr. Drew on the table without taking anything with it was carried by the following vote: Yeas, 59; nays, 32; absent or not voting, 8.

Those voting yea were: Representatives Adams, Bell, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Donahoe, Eddy, Edwards, Emory, Ford, Gardner, Haddon, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Sandegren, Skinner, Todd, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—59.

Those voting nay were: Representatives Boyle, Dixon, Drew, Easterday, Edlund, Freese, Gessell, Gifford, Hales, Hall, Herren, Johnson (Hans), Keen, Lindgren, McCarty, McDonald (J. D.), Neal, Nelsen, Richmond (W. A.), Ryan, Sawyer, Schroeder, Schultz, Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voyce—32.

Those absent or not voting were: Representatives Austin, Gehlen, Halleran, Karr, Lynch, McCauley, Robbins, Smith (B. L.)—8.

Mr. Martin (J. R.) demanded the previous question.

A roll call was demanded and the demand was sustained.

The Clerk called the roll and the demand for the previous question was lost by the following vote: Yeas, 45; nays, 44; absent or not voting, 10.

Those voting yea were: Representatives Adams, Bice, Boede, Bohlke, Bowden, Brown, Carty, Cohen, Copeland, Cowen, Devenish, Donahoe, Eddy, Edwards, Emory, Gardner, Haddon, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Kemp, Ledgerwood, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Reeves, Richmond (C. L.), Todd, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—45.

Those voting nay were: Representatives Bell, Boyle, Christianson, Clark, Dixon, Drew, Easterday, Edlund, Ford, Freese, Gessell, Gifford, Hales, Hall, Herren, Johnson (Hans), Keen, Keith, Kelly, Leber, Lindgren, Luck, Mackie, McCarty, McDonald (J. D.), Neal, Nelsen, Parker, Richmond (W. A.), Ryan, Sandegren, Sawyer, Schroeder, Schultz, Skinner, Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voyce—44.

Those absent or not voting were: Representatives Austin, Gehlen, Halleran, Karr, Klemgard, Lynch, McCauley, Reilly, Robbins, Smith (B. L.)—10.

The chair recognized Mr. Dixon, who proceeded to discuss at length alternatives for the six-point program.
Mr. Emory:

"Point of order.

"My point is that the gentleman is not confining his remarks to the motion before the House. The motion is whether we should discuss and vote upon the six-point program by Mr. Yantis. Now, Mr. Dixon is discussing other alternatives to the six-point program. It is my understanding that we are to instruct the Free Conference Committee with regard to these six points only."

The Speaker:

"The point is well taken. It is the intention of the House to discuss the six-point program only."

Considerable discussion and debate followed.

Mr. Ledgerwood demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be on the motion by Mr. Emory to consider the six-point program presented by Mr. Yantis.

A roll call was demanded and the demand was sustained.

The Speaker:

"A vote 'aye' is a vote to proceed, point by point, with the six-point program. A vote 'no' is against the motion."

The Clerk called the roll and the motion by Mr. Emory was carried by the following vote: Yeas, 62; nays, 28; absent or not voting, 9.

Those voting yea were: Representatives Adams, Bell, Bice, Boede, Bohike, Bowden, Brown, Carty, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Eddy, Edwards, Emory, Ford, Gardner, Haddon, Herren, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Reeves, Reilly, Richmond (C. L.), Sandegren, Sawyer, Schroeder, Skinner, Strickland, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—62.

Those voting nay were: Representatives Boyle, Christianson, Drew, Easterday, Edlund, Freese, Gessell, Gifford, Hales, Hall, Keen, Lindgren, McCarty, McDonald (J. D.), Neal, Nelsen, Parker, Richmond (W. A.), Ryan, Schultz, Smith (J. B.), Smith (M. B.), Smith (T. E.), Sullivan, Titus, Twidwell, Van Dyk, Voyce—28.

Those absent or not voting were: Representatives Austin, Gehlen, Halderan, Karr, Lynch, McCauley, Robbins, Smith (B. L.), Todd—9.

MOTION.

On motion of Mr. Gardner, the Conference Committee of the House on Senate Bill No. 159 was discharged and a new Conference Committee was appointed.

The Speaker appointed as members of the new Conference Committee on Senate Bill No. 159 Representatives Gardner, Leber and Herren.

The House resumed consideration of Engrossed House Bill No. 237.

The House took up consideration of the six-point program, submitted by Mr. Yantis, point by point.

Mr. Yantis:

"The first point is the Business and Occupation Tax, Section 4, Subsection a."

Mr. Yantis discussed this point at length.
Mr. Yantis moved that it be the sense of the House that one-quarter of one per cent be agreed on.

Mr. Drew moved as a substitute that it be the sense of the House that the recommendation of the committee be accepted, three-eighths of one per cent.

Mr. Ryan moved that the substitute motion be laid on the table without taking the bill with it.

The motion by Mr. Ryan was lost.

Mr. Martin (J. R.) moved that the substitute motion by Mr. Drew be laid on the table without taking the motion by Mr. Yantis or the bill with it.

A roll call was demanded and the demand was sustained.

The Clerk called the roll and the motion by Mr. Martin (J. R.) was carried by the following vote: Yeas, 61; nays, 28; absent or not voting, 10.

Those voting yea were: Representatives Adams, Bell, Bice, Boede, Bohlke,Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Devenish, Dixon, Donahoe, Easterday, Eddy, Edwards, Emory, Ford, Gardner, Haddon, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Kemp, Klemgard, Leber, Ledgerwood, Mackie, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Reeves, Richmond (C. L.), Richmond (W. A.), Ryan, Sandegren, Schroeder, Skinner, Todd, Twidwell, Wamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—61.

Those voting nay were: Representatives Boyle, Drew, Edlund, Freese, Gessell, Gifford, Hales, Hall, Keith, Kelly, Lindgren, Luck, McCarty, McDonald (J. D.), Neal, Nelsen, Parker, Reilly, Sawyer, Schultz, Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Van Dyk, Voyce—28.

Those absent or not voting were: Representatives Austin, Gehlen, Halleran, Herren, Karr, Keen, Lynch, McCauley, Robbins, Smith (B. L.)—10.

The Speaker declared the question before the House to be on the motion by Mr. Yantis that we recommend to the Free Conference Committee one-quarter of one per cent. The motion was carried and it was agreed to be the sense of the House that one-quarter of one per cent be recommended.

Mr. Yantis:

"The next point is in regard to the exemption of bread, milk, butter, fish, eggs, canned milk and raw and unprocessed fruits and vegetables from the Sales Tax, which is Title III, Section 19, Subsection (g)."

Mr. Yantis moved that it be the sense of the House that the exemptions be included.

Debate ensued.

Mr. Sawyer moved as a substitute that all necessities of life be excluded.

Mr. Emory:

"Point of order, Mr. Speaker."

"My point is this: We are now considering, by previous action of this House, Mr. Yantis’ six questions and Mr. Sawyer is attempting to get around the previous action."

The Speaker:

"The point is well taken and the motion by Mr. Sawyer is out of order."

Debate continued.

Mr. Martin (F. J.) demanded the previous question.
Division was called for and the demand was sustained on a rising vote.
Division was called for and the motion by Mr. Yantis that the items listed be recommended for exclusion from the Sales Tax was carried on a rising vote.

Mr. Yantis:

"The next point relates to Tax on Conveyances, which is Title VIII. What the Free Conference Committee desires to know, is whether or not the tax on conveyances, which is a stamp tax, should remain in the bill or go out."

Debate ensued.
Mr. Klemgard demanded the previous question and the demand was sustained.

The Speaker:

"The question before the House is to indicate the attitude of this body with regard to whether or not the Tax on Conveyances should remain in. A vote 'aye' is to take it out, and a vote 'no' is to leave it in."

Division was called for and Title VIII was recommended by the House to remain in the bill on a rising vote.

Mr. Yantis:

"The next point is Title IX, relating to Stock Issues. The Free Conference Committee would like to know the attitude of the House regarding this. Should it remain in the bill or be removed?"

Mr. Emory moved that Title IX be eliminated from the bill.
Mr. Wilson demanded the previous question and the demand was sustained.

The motion by Mr. Emory was lost, and it was the recommendation of the House that Title IX should remain in the bill.

Mr. Yantis:

"The next point is Title XII, Tax on Cigarettes."

Mr. Todd moved that Title XII be removed from the bill.

Mr. Jones demanded the previous question and the demand was sustained.

The Speaker:

"The question is whether Title XII should remain in the bill or be stricken. A vote 'aye' is to eliminate it, a vote 'no' is to have it remain in the bill."

Division was called for and the motion by Mr. Todd was lost on a rising vote, and it was the recommendation of the House that Title XII should remain in the bill.

Mr. Yantis:

"The next point relates to Proprietary Medicines and Cosmetics, a 10% tax, which is Title XIII."

Miss Parker moved that Title XIII remain in the bill.
Mr. Adams demanded the previous question and the demand was sustained.

The Speaker:

"The question is on the motion by Miss Parker, to retain Title XIII in the bill. A vote 'aye' is to retain Title XIII in the bill. A vote 'no' is to remove it."

Division was called for and the motion by Miss Parker was carried on a rising vote, and it was the recommendation of the House that Title XIII should remain in the bill.
Mr. Yantis:

"There are several other points which the Free Conference Committee are undecided on. The first is the Store License Tax, which is Title XIV. Is it the sense of the House that it should be $250.00 or $125.00 as provided in the Senate Amendment to this bill?"

Mr. Bice moved that the maximum charge be $125.00.

Mr. Martin (F. J.) moved that the motion by Mr. Bice be laid on the table without taking anything with it.

The motion by Mr. Martin (F. J.) was carried and the motion by Mr. Bice was laid on the table without taking anything with it.

Mr. Todd moved that the House accept the schedule as set forth in Section 99 of the mimeographed bill.

Mr. Luck demanded the previous question and the demand was sustained.

The motion by Mr. Todd was carried and it was recommended by the House that Section 99 remain as now set forth in the mimeographed bill.

Mr. Yantis:

"The next point is Title XV, Inheritance Tax."

Mr. Herren moved that the committee be advised to retain Title XV as in the original bill.

Mr. Ott demanded the previous question and the demand was sustained.

The Speaker:

"The question is on the motion by Mr. Herren that we advise the committee to use the inheritance tax rates as originally passed by the House."

The motion was carried.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 14, 1935.

MR. SPEAKER:

The President has appointed as members of a new Conference Committee on Senate Joint Resolution No. 7, Senators Ryan (Scott M.), Tewksbury and Keller.

HARRISON W. MASON, SECRETARY.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 14, 1935.

Mr. Edwards moved that the House do not recede from its amendments to Engrossed Substitute Senate Bill No. 305 and that the Senate be asked for a conference thereon.

The motion was carried.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 14, 1935.

Mr. Speaker:

The President has appointed as members of Conference Committee on Engrossed Substitute Senate Bill No. 305, Senators Ferryman, Gammon and Peirce.

HARRISON W. MASON, SECRETARY.

The Speaker appointed as members of the Conference Committee on House amendments to Engrossed Substitute Senate Bill No. 305 Representatives Edwards, Emory and Cowen.
SIXTIETH DAY, MARCH 14, 1935

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 14, 1935.

MR. SPEAKER:

We, of your Conference Committee, to whom was referred Engrossed Substitute Senate Bill No. 305, entitled "An Act making appropriations for the purchase of land, construction of buildings and improvements at designated state institutions, 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 officers, for the relief of certain individuals, corporations, counties and municipalities, and for deficiencies and for emergencies, including deficiencies and appropriation of revolving funds, and for purposes specified in certain Acts of Congress, and for miscellaneous purposes designated for the fiscal biennium beginning April 1st, 1935, and ending March 31st, 1937, except as otherwise provided, and providing this act shall take effect immediately," have had the same under consideration and we report that we are unable to agree and ask for the powers of free conference.

Senate Members:
J. H. FERRYMAN,
GEO. H. GANNON.

House Members:
A. E. EDWARDS,
DEWOLFE EMBRY,
DR. DAVID C. COWEN.

Mr. Neff moved that the report of the Conference Committee on Engrossed Substitute Senate Bill No. 305 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, 1935.

MR. SPEAKER:

We, of your Conference Committee, to whom was referred Senate Joint Resolution No. 7, providing for the submission to the electors of the state of a constitutional amendment amending Section 1 of Article VII, of the Constitution of the State of Washington relating to taxation, have had the same under consideration, and we report that we are unable to agree and ask for the powers of free conference.

Senate Members:
SCOTT M. RYAN,
J. P. KELLER,
L. E. TWEKSURY.

House Members:
ROBERT F. MURRAY,
RICHARD E. OTT,
A. E. HOLT.

Mr. Murray moved that the report of the Conference Committee on Senate Joint Resolution No. 7 be adopted, and that the Conference Committee be granted the powers of free conference.

The motion was carried.

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

CALL OF THE HOUSE.

The Sergeant-at-Arms was instructed to lock the doors. The Clerk called the roll and the following absentees were noted: Representatives Austin, Boyle, Devenish, Dixon, Eddy, Gehlen, Halleran, Herren, Karr, Leber, Lynch, Martin (F. J.), McCauley, Robbins, Ryan, Sawyer, Schultz, Smith (B. L.), Todd and Wilson.

On motion of Mr. Yantis, the absentees were excused and the House proceeded with business under the call of the House.
REPORT OF ENROLLMENT COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 14, 1935.

MR. SPEAKER:

We, of your Committee on Enrollment, to whom was referred Substitute House Bill No. 420, have compared same with the Engrossed Substitute bill and find it correctly enrolled.

Chairman.

We concur in this report: Joseph Gardner, Richard W. Bowden.

The Speaker announced he was about to sign Substitute House Bill No. 420.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 14, 1935.

The Senate has adopted the report of the Conference Committee on Senate Joint Resolution No. 7 and House amendments thereto, and has granted the Committee the powers of free conference.

HARRISON W. MASON,
Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 14, 1935.

The Senate has adopted the report of the Conference Committee on Engrossed Substitute Senate Bill No. 305, and has granted the Committee the powers of free conference.

HARRISON W. MASON,
Secretary.

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., MARCH 14, 1935.

MR. SPEAKER:

We, of your Conference Committee, to whom was referred Senate Bill No. 159, entitled "An Act giving and granting additional powers to the commissioners of drainage districts, defining same within the meaning of this act, providing for the extension, improvement, and betterment of the systems therein and for the protection of such district, providing for the levy and collection of assessments against land within the boundaries of said district, granting the right of eminent domain, and providing procedure for the accomplishing of all such purposes, and declaring that this act shall take effect immediately," have had the same under consideration, and we recommend that the House recede from its amendments to said bill.

Senate Members:

W. J. Knutzen,
Geo. F. McAulay,
John F. Worum.

House Members:

Joseph Gardner,
Ernest R. Leiber,
Hugh Herren.

On motion of Mr. Gardner, the report of the Conference Committee on Senate Bill No. 159 was adopted.

The Clerk called the roll on the final passage of Senate Bill No. 159, without the House amendment, and the bill passed the House by the following vote: Yeas, 77; nays, 5; absent or not voting, 17.

Those voting yea were: Representatives Adams, Bell, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Dixon, Donahoe, Easterday, Edlund, Edwards, Emory, Ford, Gardner, Gessell, Haddon, Hales, Holt, Huettler, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Ryan, Sandegren, Schroeder,
Skinner, Smith (J. B.), Smith (M. B.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Voyce, Wanamaker, Wentworth, Wingrove, Wiswall, Yantis, Mr. Speaker—77.

Those voting nay were: Representatives Drew, Freese, Gifford, Hall, Smith (T. E.)—5.

Those absent or not voting were: Representatives Austin, Boyle, Devenish, Eddy, Gehlen, Halleran, Herren, Karr, Lynch, McCauley, Ott, Robbins, Sawyer, Schultz, Smith (B. L.), Todd, Wilson—17.

Senate Bill No. 159, having received the constitutional majority, without the House amendment, was declared passed.

REPORT OF FREE CONFERENCE COMMITTEE.
OLYMPIA, WASH., March 14, 1935.

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Senate Joint Resolution No. 7, providing for the submission to the electors of the state of a constitutional amendment amending Section 1 of Article VII of the Constitution of the State of Washington relating to taxation, have had the same under consideration, and we recommend that the same be amended to read as follows:

Strike the whole thereof and insert in lieu thereof the following:

Providing for the submission of a proposal to amend the Constitution of the State of Washington with respect to the subject of taxation and assessments; striking Section 12 of Article XI and amending Section 1 and Section 9 of Article VII thereof.

BE IT RESOLVED, By the Senate and House of Representatives of the State of Washington in legislative session assembled:

That at the general election to be held in this state on the Tuesday next succeeding the first Monday in November, 1936, there shall be submitted to the qualified electors of this state for their approval and ratification, or rejection, a proposal to amend the Constitution of the State of Washington as follows:

"Section 12 of Article XI is hereby repealed and Section 1 and Section 9 of Article VII are amended to read as follows:

"SECTION 1. The power of taxation shall never be suspended, surrendered or contracted away. All taxes shall be uniform upon the same class of * * * * subjects within the territorial limits of the authority levying the tax and shall be levied and collected for public purposes only. * * * * There shall be such exemptions from taxation as the legislature * * * * by general law may provide. Nothing contained in this section shall be construed to prevent the enactment of a graduated net income tax law.

"SEC. 9. The legislature may vest the corporate authorities of cities, towns and villages with power to make local improvements by special assessment, or by special taxation of property benefited. * * * * The legislature shall have no power to require the levy and collection of taxes by counties, cities, towns or other municipal corporations for county, city, town or other municipal purposes, but for all corporate purposes, all municipal corporations may be vested with authority to assess and collect taxes, subject to such restrictions as the legislature may impose; * * * * such taxes shall be uniform in respect to persons and property within the jurisdiction of the body levying the same.

"AND BE IT FURTHER RESOLVED, That the secretary of state shall cause the foregoing constitutional amendment to be published for at least three months next preceding the election in a weekly newspaper in every county where a newspaper is published throughout the state."

Senate Members:

SCOTT M. RYAN,
J. P. KELLER,
L. E. TWEKSURY.

House Members:

ROBERT F. MURRAY,
RICHARD B. OTT,
A. E. HOLT.

On motion of Mr. Murray, the report of the Free Conference Committee on Senate Joint Resolution No. 7 was adopted.
Mr. Smith (J. B.) demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Senate Joint Resolution No. 7, as amended by the Free Conference Committee, and the resolution passed the House by the following vote: Yeas, 84; nays, 1; absent or not voting, 14.

Those voting yea were: Representatives Adams, Bell, Bice, Boede, Bohlke, Bowden, Boyle, Brown, Carty, Christianson, Clark, Cohen, Copeland, Cowen, Dixon, Donahoe, Drew, Easterday, Edlund, Edwards, Ford, Freese, Gardner, Gessell, Gifford, Haddon, Hales, Hall, Holt, Hueitter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Keen, Keith, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Lindgren, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McDonald (D. A.), McDonald (J. D.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neal, Neff, Nelsen, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Ryan, Sandegren, Sawyer, Schroeder; Skinner, Smith (J. B.), Smith (M. B.), Smith (T. E.), Strickland, Sullivan, Titus, Twidwell, Van Dyk, Joyce, Wanamaker, Wentworth, Wingrove, Wiswall, Yantis, Mr. Speaker—84.

Those voting nay were: Representative Emory—1.

Those absent or not voting were: Representatives Austin, Devenish, Eddy, Gehlen, Halleran, Herren, Karr, Lynch, McCauley, Robbins, Schultz, Smith (B. L.), Todd, Wilson—14.

Senate Joint Resolution No. 7, having received the constitutional majority, was declared passed as amended by the Free Conference Committee.

Mr. Neal moved that further proceedings under the call of the House be dispensed with.

Division was called for and the motion was carried on a rising vote.

EXPLANATION OF VOTE.

Mr. Boyle:

"There is an error in the recording of my vote on House Bill No. 158, wherein it was recorded 'yea' when my vote was 'no.' My previous voting around this measure will help indicate the error. Many members of the House will verify this."

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1935.

MR. SPEAKER:

The Senate has adopted the report of the Free Conference Committee on Senate Joint Resolution No. 7 and the same passed as amended.

HARRISON W. MASON, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1935.

MR. SPEAKER:

The Senate has adopted the report of the Conference Committee on Engrossed Senate Bill No. 159, and passed the bill.

HARRISON W. MASON, Secretary.

REPORT OF ENROLLMENT COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 14, 1935.

MR. SPEAKER:

We, of your Committee on Enrollment, to whom was referred Substitute House
Bill No. 483, have compared same with the engrossed substitute bill and find it correctly enrolled.

We concur in this report: Richard W. Bowden, Joseph Gardner.

The Speaker announced he was about to sign Substitute House Bill No. 483.

Mr. Adams 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 Easterday, Gehlen, Herren, Huetter, Lynch, McCauley, Robbins, Smith (B. L.), Strickland and Todd.

Mr. Smith (T. E.) moved that the absentees be excused and the House proceed with business under the call of the House.

The Speaker announced that Representatives Gehlen and Robbins had been forced to return to their homes and requested that some member place a motion to excuse them.

Mr. Yantis moved that Representatives Gehlen and Robbins be excused.

Mr. Smith (T. E.):

"Point of order.

"The motion before the House is that we excuse the absentees and proceed with the business under the call of the House."

The Speaker:

"The motion was made to excuse two members and I will rule that it takes preference over your motion. After the motion by Mr. Yantis has been disposed of, the Speaker will put the motion by Mr. Smith (T. E.)."

The motion by Mr. Yantis to excuse Representatives Gehlen and Robbins was carried.

The Speaker then stated the motion by Mr. Smith (T. E.) that the absentees be excused and the House proceed with business under the call of the House.

Mr. Sullivan demanded the previous question and the demand was sustained.

A roll call was demanded but the demand was not sustained.

The motion by Mr. Smith (T. E.) was carried.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1935.

Mr. Speaker:

The President has signed Substitute House Bill No. 420, and the same is herewith transmitted.

Harrison W. Mason, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1935.

Mr. Speaker:

The President has signed Substitute House Bill No. 483, and the same is herewith transmitted.

Harrison W. Mason, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1935.

Mr. Speaker:

The President has signed Senate Bill No. 159, and the same is herewith transmitted.

Harrison W. Mason, Secretary.
The President has signed Senate Joint Resolution No. 7, and the same is herewith transmitted.

The Speaker announced he was about to sign Senate Joint Resolution No. 7 and Senate Bill No. 159.

The Senate has adopted the report of the Free Conference Committee on Engrossed House Bill No. 237 and passed the bill as amended by the Free Conference Committee, and said bill, together with the report of the Free Conference Committee, is herewith transmitted.

We, of your Free Conference Committee, to whom was referred Engrossed House Bill No. 237, entitled "An Act relating to revenue and taxation; providing for the levy and collection of a tax or excise upon the act or privilege of engaging in business activities; providing for the levy and collection of a tax or excise upon retail sales; providing for levy and collection of tax upon admissions to any place; providing for levy and collection of tax upon inheritances and gifts; providing for tax upon liquor; providing for tax upon stock transfers; providing for tax upon persons operating commercial radio stations; providing the necessary administrative machinery for the collection and enforcement thereof; providing for certain exemptions and deductions; declaring certain acts in connection therewith unlawful and providing penalties; making appropriations; providing for the distribution of revenue derived hereunder; providing for shortening the operative period of Chapter 191, Laws of 1933, as amended; providing for the amendment of Sections 1, 2, 5, 12, 13, 15 and 18, Chapter 55, Laws of 1901, as amended, Section 4, Chapter 146, Laws of 1917, as amended, Section 95, Chapter 166, Laws of 1917, as amended, Section 5, Chapter 203, Laws of 1929, and Sections 4 and 7, Chapter 134, Laws of 1931; providing for the repeal of Section 1, Chapter 135, Laws of 1929, Sections 1 and 2, Chapter 202, Laws of 1929, as amended, and Section 1, Chapter 134, Laws of 1931; declaring an emergency and that this act shall take effect immediately," have had the same under consideration, and we recommend that the said bill do pass with the following amendments:

Amend the bill by striking all the matter following the enacting clause and inserting in lieu thereof the following:

(See pages 784 to 839 inclusive, of the Senate Journal for copy of the bill as proposed by the Free Conference Committee.)

Mr. Keith moved that the House do not adopt the report of the Free Conference Committee on Engrossed House Bill No. 237.

Mr. Adams moved as a substitute that the House do adopt the report of the Free Conference Committee on Engrossed House Bill No. 237.

Mr. Drew moved that the substitute motion by Mr. Adams be laid on the table without taking the report or the bill with it.

A roll call was demanded and the demand was sustained.

The Clerk called the roll and the motion by Mr. Drew, to lay the substitute motion by Mr. Adams on the table without taking anything with it, was lost by the following vote: Yeas, 37; nays, 55; absent or not voting, 7.
Those voting yea were: Representatives Bell, Boyle, Clark, Dixon, Drew, Easterday, Edlund, Ford, Freese, Gessell, Gifford, Hales, Hall, Johnson (Hans), Keen, Keith, Kelly, Leber, Lindgren, McCarty, McDonald (J. D.), Neal, Nelsen, Richmond (W. A.), Ryan, Sandegren, Sawyer, Schroeder, Schultz, Smith (J. B.), Smith (M. B.), Smith (T. E.), Sullivan, Titus, Twidwell, Van Dyk, Voyce—37.

Those voting nay were: Representatives Adams, Austin, Bice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Cohen, Copeland, Cowen, Devenish, Donahoe, Eddy, Edwards, Emory, Gardner, Haddon, Halleran, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Kemp, Klemgard, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Skinner, Todd, Wamakker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—55.

Those absent or not voting were: Representatives Gehlen, Herren, Lynch, McCauley, Robbins, Smith (B. L.), Strickland—7.

The Speaker declared the substitute motion by Mr. Adams, that the report be adopted, was before the House.

Mr. Drew demanded the previous question and the demand was sustained.

The substitute motion was carried and the report of the Free Conference Committee on Engrossed House Bill No. 237 was adopted.

The Speaker declared the question before the House to be on the final passage of Engrossed House Bill No. 237.

Mr. Nelsen demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 237, as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 53; nays, 39; absent or not voting, 7.

Those voting yea were: Representatives Adams, Austin, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Cohen, Copeland, Cowen, Devenish, Donahoe, Eddy, Edwards, Emory, Gardner, Haddon, Halleran, Holt, Huetter, Hurley, Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Kemp, Klemgard, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McDonald (D. A.), McDonald (R. T.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Skinner, Todd, Wamakker, Wentworth, Wilson, Wingrove, Yantis, Mr. Speaker—53.

Those voting nay were: Representatives Bell, Bice, Boyle, Clark, Dixon, Drew, Easterday, Edlund, Ford, Freese, Gessell, Gifford, Hales, Hall, Johnson (Hans), Keen, Keith, Kelly, Leber, Lindgren, McCarty, McDonald (J. D.), Neal, Nelsen, Richmond (W. A.), Ryan, Sandegren, Sawyer, Schroeder, Schultz, Smith (J. B.), Smith (M. B.), Smith (T. E.), Sullivan, Titus, Twidwell, Van Dyk, Voyce, Wiswall—39.

Those absent or not voting were: Representatives Gehlen, Herren, Lynch, McCauley, Robbins, Smith (B. L.), Strickland—7.

Engrossed House Bill No. 237, having received the constitutional majority, was declared passed as amended by the Free Conference Committee.
REPORT OF FREE CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 14, 1935.

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Engrossed Substitute Senate Bill No. 305, entitled "An Act making appropriations for the purchase of land, construction of buildings and improvements at designated state institutions, 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 officers, for the relief of certain individuals, corporations, counties and municipalities, and for deficiencies and for emergencies, including deficiencies and appropriation of revolving funds, and for purposes specified in certain Acts of Congress, and for miscellaneous purposes designated for the fiscal biennium beginning April 1st, 1935, and ending March 31st, 1937, except as otherwise provided, and providing this act shall take effect immediately," have had the same under consideration, and we recommend that it do pass with the following amendments:

In Section 1, line 20 of the engrossed substitute bill, being line 20 of the mimeographed bill, after the word "and" and before the word "of" strike the word "officers" and insert in lieu thereof the word "offices."

In Section 1, line 26 of the engrossed substitute bill, being line 26 of the mimeographed bill, after the word "shall" strike down to and including the word "meals" in line 27, and insert in lieu thereof the following: "equal actual expenses incurred therefor, but shall not exceed Three and 50/100 Dollars ($3.50) per diem for meals and lodging."

In Section 2, page 9, line 29½ of the engrossed substitute bill, being page 9, line 29½ of the mimeographed bill, add the following:

J. S. L. BENNETT, for injuries sustained while driving commandeered car... $128.00
ADMINISTRATOR W. W. A. of the estate of KARL ROALD, deceased, for inheritance tax paid by mistake........................................ 33.41
SAMUEL TRENHOLM, for injuries sustained in extrahazardous industry..... 1,000.00
ESTATE OF ELIZABETH WILLIAMS, for overpayment of inheritance taxes... 150.00
FOR HOLDERS OF LEWIS COUNTY CURRENT EXPENSE FUND WARRANTS, Numbers 21334, 21335, 21336, 21337, 21338, 21339, 21340, 21341, 21342 and 21343, issued October 4, 1909, in full settlement of interest and principal... 4,000.00
CHRIS REEPLOEG, for money erroneously paid for purchase of shore lands of the second class on Angle Lake.................................. 220.25
ANGIE B. COLLINS, individually, an undivided one-half interest, and ANGIE B. COLLINS, JOHN FRANCIS COLLINS and R. L. HODGDON, as executors and trustees of the last will and testament of John Collins, deceased, for money erroneously paid for purchase of shore lands of the second class on Angle Lake........................................ 536.50
A. HAMBACH, for purchase price of shore lands and fee for issuance of deed to shore lands on Angle Lake, to which the state did not hold title...... 40.00
DAN E. HUGHEJS, for purchase price of shore lands and fee for issuance of deed to shore lands on Angle Lake, to which the state did not hold title.. 35.90
FRED KNUTSON, in full settlement of injuries sustained in extrahazardous occupation ................................................ 1,500.00
WILLIAM E. BEST, for money erroneously paid in purchase of shore lands of the second class on Pine Lake.................................. 62.92
STUART FINELY, in full settlement of injuries and damages sustained through negligence of Ralph Loudin, an employee of the State of Washington.... 3,250.00
J. F. JACKSON, in full settlement of injuries and damages sustained through negligence of Ralph Loudin, an employee of the State of Washington.... 500.00
GEORGE JARGER, for damages sustained through loss of right eye........... 1,000.00
HERBERT HOPKINS, for injuries sustained while working in the Tribune Printing Company.................................................. 246.20
MRS. WHITNEY C. CLOOS, in compensation for the death of her husband, an officer of the Washington National Guard, killed in the line of duty...... 3,500.00
MRS. GEORGE E. HALLERT, in compensation for the death of her husband, an officer of the Washington National Guard, killed in the line of duty...... 3,500.00
SIXTIETH DAY, MARCH 14, 1935

LEWIS COSTELLO, for court costs in case in which judgment in favor of the State of Washington was reversed. $275.35

MAY RIPPLE, for injuries sustained while employed at the State Custodial School. 444.50

WALTER DELANEY, for judgment in case of State of Washington v. Walter Delaney, which judgment has been assigned to Nels Paulson of Spokane. 92.45

FRANK J. BRYS, for cattle slaughtered because of Bovine Tuberculosis infection. 80.44

C. PAT HOOPER, for compensation for injuries sustained while serving as Sergeant-at-Arms of the House of Representatives. 140.00

AL MEYERS, for injuries sustained in the service of the State as assistant Sergeant-at-Arms of the House of Representatives. 1,000.00

WILLAPA ELECTRIC COMPANY, for refund of overpayment of corporation license fees. 168.15

HERBERT H. LUCE, in full settlement of damages arising from issuance of mineral lease No. 1378. 300.00

ESTATE OF A. L. SMALLEY, for overpayment of inheritance taxes. 15.38

In section 2, page 12 of the engrossed substitute bill, being page 12 of the mimeographed bill, strike lines 6, 7, 8, 9, 10, 11, 12, 13 and 14, and insert in lieu thereof the following:

FROM THE GENERAL FUND.

For the Port District of the Port of Seattle. $64,515.67

To be applied on assessment levied by the city of Seattle by Ordinance No. 62123, as amended by Ordinance No. 64218, Local Improvement District No. 5339, and to be reimbursed to the General Fund by the State Treasurer with interest at four per cent (4%) per annum from seventy-five per cent (75%) of all rentals received by said State Treasurer from rentals due the said Port of Seattle from the leases of the property assessed herein until the payment has been paid.

In Section 2, page 15, line 4½ of the engrossed substitute bill, being page 15, line 4½ of the mimeographed bill, add the following:

S. A. MOCERI, for overpayment of gasoline tax. $597.75

L. ROMANO ENGINEERING COMPANY, for overpayment of gasoline tax. 1,282.45

NORTHWESTERN CONSTRUCTION COMPANY, for overpayment of heavy duty trailer license fee. 405.00

HARVEY HALL, for damages to personal automobile due to defective state highway, while in the service of the state. 250.00

WILLIAM SHEJLTON, for damages sustained through negligent operation of a truck owned by the state. 300.00

INEZ FERGUSON, for refund of tax on 1,700 gallons of gasoline lost. 85.00

CITY OF PORT ORCHARD, for damages to water system of the city of Port Orchard. 1,127.00

D. P. SHREWSBERRY, for damage to crops and lands in construction of a state highway. 1,000.00

DOYLE WILLIAMS and DOLLIE WILLIAMS, for injuries and damages sustained in collision with a state highway road drag and in full satisfaction of judgment for damages and costs against Willard Brown, an employee of the State of Washington. 1,000.00

In Section 2, page 16, line 4½ of the engrossed substitute bill, being page 16, line 4½ of the mimeographed bill, add the following:

DOROTHY FAIRWEATHER, over remittance on sale of game license. $21.00

In Section 2, page 16, of the engrossed substitute bill, being page 16 of the mimeographed bill, strike lines 10 and 11, and insert in lieu thereof the following:

FROM THE GENERAL FUND.

BEN DIERST, in full settlement of injury and permanent disability caused by accident, December 14, 1931. $4,000.00
In Section 2, page 16, line 24½ of the engrossed substitute bill, being page 16, line 24½ of the mimeographed bill, add the following:

DR. FREDERICK L. SCHUYLER, for services to the Department of Labor and Industries ........................................... $107.00

In Section 2, page 16, line 28½ of the engrossed substitute bill, being page 16, line 28½ of the mimeographed bill, add the following:

C. C. HUNT, tax improperly collected on fish............................ $51.72

In Section 2, page 17, line 6½ of the engrossed substitute bill, being page 17, line 6½ of the mimeographed bill, add the following:

For repairs to state salmon hatcheries damaged or destroyed by flood condition .............................................................. $20,000.00

In Section 2, page 18, line 2 of the engrossed substitute bill, being page 18, line 2 of the mimeographed bill, add the following:

FOR THE DEPARTMENT OF PUBLIC WELFARE:

For salaries, wages and operations ................................... $250,000.00

To be expended on State Parks.

In Section 2, page 19, line 2½ of the engrossed substitute bill, being page 19, line 2½ of the mimeographed bill, add the following:

Salaries and wages ........................................ $40,850.00

Operations ............................................. 17,200.00

Total............................................... ----- $58,050.00

In Section 2, page 20 of the engrossed substitute bill, strike lines 13, 14, 15, 16, 17 and 18, and insert in lieu thereof the following:

FOR THE CANAL COMMISSION:

Salaries, wages and operations ....................................... $16,783.00

In Section 2, page 23, line 6½ of the engrossed substitute bill, being page 23, line 8½ of the mimeographed bill, insert the following:

FROM THE PARKS AND PARKWAY FUND.

For addition to Deception Pass State Park................................ $10,000.00

FROM THE PUBLIC SERVICE REVOLVING FUND.

FOR THE DEPARTMENT OF PUBLIC SERVICE:

Salaries and wages........................................ $14,900.00

Operations ............................................. 9,350.00

For regulation of motor vehicles:

Salaries and wages ........................................ $22,000.00

Operations ............................................. 27,000.00

Total............................................... ----- $73,250.00

Amend the title, in line 6 of the engrossed substitute bill, being line 6 of the mimeographed bill, strike the first word "officers" and insert in lieu thereof the word "offices."

Senate Members:
J. H. FERRYMAN,
ED PEJIRCE,
GEO. H. GANNON.

House Members:
A. E. EDWARDS,
DEWOLFE EMORY,
DR. DAVID C. COWEN.

On motion of Mr. Smith (T. E.), the report of the Free Conference Committee on Engrossed Substitute Senate Bill No. 305 was adopted.

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 305, as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 77; nays, 15; absent or not voting, 7.

Those voting yea were: Representatives Adams, Austin, Bell, Rice, Boede, Bohlke, Bowden, Brown, Carty, Christianson, Clark, Cohen, Copeland,
Cowan, Devenish, Dixon, Donahoe, Easterday, Eddy, Edwards, Emory, Ford, Freese, Gardner, Haddon, Halleran, Holt, Huetter, Hurley, Johnson (Hans), Johnson (W. A.), Johnston (Geo. H.), Jones, Karr, Kelly, Kemp, Klemgard, Leber, Ledgerwood, Luck, Mackie, Martin (F. J.), Martin (J. R.), McCarty, McDonald (D. A.), McDonald (J. D.), McDonnell, Morgan, Murray, Myers, Neff, Ott, Parker, Reeves, Reilly, Richmond (C. L.), Richmond (W. A.), Ryan, Sandegren, Sawyer, Schroeder, Skinner, Smith (J. B.), Smith (M. B.), Smith (T. E.), Titus, Todd, Twidwell, Van Dyk, Wanamaker, Wentworth, Wilson, Wingrove, Wiswall, Yantis, Mr. Speaker—77.

Those voting nay were: Representatives Boyle, Drew, Edlund, Gessell, Gifford, Hales, Hall, Keen, Keith, Lindgren, Neal, Nelsen, Schultz, Sullivan, Voyce—15.

Those absent or not voting were: Representatives Gehlen, Herren, Lynch, McCauley, Robbins, Smith (B. L.), Strickland—7.

Engrossed Substitute Senate Bill No. 305, having received the constitutional majority, was declared passed as amended by the Free Conference Committee.

EXPLANATION OF VOTE.

Mr. Sullivan:

"The reason for voting 'no' on Substitute Senate Bill No. 305, was Code Department entered allocation for salaries which were not needed."

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

MESSAGE FROM THE SENATE.

The Senate has adopted the report of the Free Conference Committee on Engrossed Substitute Senate Bill No. 305 and passed the bill as amended by the Free Conference Committee.

PROPOSITIONS, MOTIONS AND RESOLUTIONS.

Resolution by Representative Adams:

Resolved, That the Speaker be allowed sixty days and the Chief Clerk be allowed forty days additional compensation in payment for overtime, 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 Speaker and the Chief Clerk be authorized to retain such employees as they may deem necessary and that said employees be allowed the regular per diem therefor; and

Be It Further Resolved, That the Speaker and the 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. Adams, the resolution was adopted.

Resolution by Representative Adams:

Be It Resolved, That the Speaker and the Chief Clerk be authorized and directed to make out the necessary vouchers upon which warrants shall be drawn for the final payment of all expenses in connection with the closing business of the House of Representatives.

On motion of Mr. Adams, the resolution was adopted.
Resolution by Representative Adams:

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 and Fifty Dollars ($150.00) 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-fourth Legislature.

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

Resolution by Representative Adams:

WHEREAS, Several of the employees in the Legislative Building have had to work overtime during the session without extra compensation,

Be It Resolved, That the following named persons be paid the amounts set opposite their respective names:

Dick Benfield, janitor ........................................ $15.00
R. C. LeBow, janitor ........................................ 15.00
C. Crout, janitor ............................................ 15.00
Ed Bender, janitor ........................................... 15.00
W. Gagne, janitor ............................................ 15.00
A. G. Boehm, engineer ...................................... 50.00
C. Battles .................................................... 20.00
Clyde Boyle .................................................. 20.00

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

Resolution by Representative Adams:

Resolved, That S. R. Holcomb, 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 his work in compiling, editing, proofreading and indexing the printed Journal the sum of Three Hundred and Fifty Dollars ($350.00), the amount allowed for that purpose in the appropriation bill. 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 in the Journal index has been completed and the same found to be correct.

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

Resolution by Representative Adams:

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, be indefinitely postponed.

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

REPORT OF ENROLLMENT COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 14, 1935.

MR. SPEAKER:

We, of your Committee on Enrollment, to whom was referred Engrossed House Bill No. 237, have compared same with the engrossed bill and find it correctly enrolled.

We concur in this report: Geo. H. Johnston, Joseph Gardner.

The Speaker announced he was about to sign House Bill No. 237.

PROPOSITIONS, MOTIONS AND RESOLUTIONS.

Resolution by Representative Adams:

WHEREAS, Representatives Ott, Bowden, Gardner, Holt, Johnson (W. A.), Johnston (Geo. H.), members of the House Enrollment Committee, and Representatives Boede, Rice, Brown, Neff and Richmond (C. L.), members of the House Engrossment
Committee, have faithfully and diligently performed the duties assigned to them as members of these committees, and

WHEREAS, The members of these two committees have had to spend many hours late at night and in the early morning to compare engrossed and enrolled bills, and

WHEREAS, Not one member of these two committees has ever refused to work or complained about the work of these committees,

Now, Therefore, Be It Resolved, That the House by this resolution express its appreciation to each and every member of these two committees by giving them a deep-felt vote of thanks; and

Be It Further Resolved, That this resolution be spread upon the Journal.

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

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1935.

Mr. Speaker:

The President has signed:
Substitute Senate Bill No. 305, and the same is herewith transmitted.
HARRISON W. MASON, Secretary.

The Speaker announced he was about to sign Substitute Senate Bill No. 305.

Mr. Speaker:

The President has signed:
House Bill No. 237, and the same is herewith transmitted.
HARRISON W. MASON, Secretary.

Mr. Speaker:

The Senate has adopted:
Senate Concurrent Resolution No. 7, and the same is herewith transmitted.
HARRISON W. MASON, Secretary.

FIRST READING OF SENATE CONCURRENT RESOLUTION.

Senate Concurrent Resolution No. 7, by Senator Peirce: Relating to adjournment sine die.

The resolution was read by title.

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

On motion of Mr. Adams, 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 members of the committee to notify the Governor that the Legislature was about to adjourn sine die, Representatives Reeves, Cohen and Brown.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1935.

Mr. Speaker:

The President has appointed as members of the Committee to notify the Governor that the Legislature is about to adjourn sine die, Senators Peirce, Lovejoy and Malstrom.

HARRISON W. MASON, Secretary.
MOTION.

On motion of Mr. Johnston (Geo. H.), the House extended a vote of thanks to all employees of the Twenty-fourth Session of the Legislature.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1935.

Mr. Speaker:

The President has signed:
Senate Concurrent Resolution No. 7, and the same is herewith transmitted.

HARRISON W. MASON, Secretary.

The Speaker announced he was about to sign Senate Concurrent Resolution No. 7.

The committee appointed to notify the Governor that the Legislature was about to adjourn sine die appeared before the bar of the House. Mrs. Reeves announced that the committee had performed its duty, and the Governor had given the committee his final message for presentation to the Legislature.

The report was received and the committee was discharged.

COMMUNICATION FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, March 14, 1935.

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

LADIES AND GENTLEMEN:

Before you close your deliberations, I wish to congratulate the members of the 1935 Legislature on success in meeting the problems of Government. Your determination to provide for the relief of the unemployed, the aged and other distressed citizens, and for the education of our children, assures the continued progress of our Commonwealth; and this record, I am sure, will meet with the approval of our people.

I want to thank you, too, for your friendly and cooperative spirit toward the Governor, Elective Officers and members of the Administration.

Cordially yours,

CLARENCE D. MARTIN, Governor.

PROPOSITIONS, MOTIONS AND RESOLUTIONS.

Resolution by Representative Adams:

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. Adams, the resolution was adopted.

The Speaker appointed as members of the committee to notify the Senate, Representatives Bowden, Johnston (Geo. H.) and Smith (T. E.).

Senators Miller (Ed), Murphy (James A.) and Ferryman appeared before the bar of the House, and Senator Miller 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. Bowden reported that the committee had performed its duty.

The report was received and the committee was discharged.

Mr. Adams moved that the reading of the Journal of the Sixtieth Day of
the Twenty-fourth Legislative Session, be dispensed with and the Journal
stand approved.

The motion was carried.

Mr. Adams moved that the House of Representatives of the Twenty-
fourth Legislative Session do now adjourn sine die.

The Speaker:

"All in favor say 'aye.' Those opposed say 'no.' The 'ayes' have it and the
Twenty-fourth Legislative Session is now adjourned sine die."

S. R. HOLCOMB, Chief Clerk.
MESSAGES

OF

CLARENCE D. MARTIN, Governor

ON

VEETOED BILLS

OF THE

TWENTY-FOURTH LEGISLATURE

1935
GOVERNOR'S MESSAGES ON SENATE BILLS VETOED.

March 23, 1935.

To the Honorable
The Senate of the State of Washington.
(Through the Secretary of State.)

Ladies and Gentlemen:

I am filing herewith, to be transmitted to the Senate at the next session of the legislature, without my approval as to certain sections, Senate Bill No. 76 entitled:

"An act relating to the organization, management and supervision of savings and loan associations; authorizing associations to procure mortgage insurance from the Federal Housing Administration and savings insurance from the Federal Savings and Loan Insurance Corporation; enabling such associations to correlate with the Federal Housing Administration under Titles II, III, and IV of the National Housing Act; authorizing associations to cancel notices of withdrawal; amending Sections 47, 49, 56, 73 and 112 of Chapter 183, Laws of 1933, and declaring that this act shall take effect immediately."

This bill is approved with the exception of Section 3, which is vetoed.

Section 3 was amended by adding thereto the following:

"All profits on insurance written on the loans made by the institution or by any officer or employee or agent of the institution shall be considered as earnings and placed in a proper account and distributed to depositors as other earnings of the institution."

Savings and loan associations are not qualified to be licensed as insurance agents or brokers. The insurance laws prohibit the giving of rebates. To carry out the above quoted provision would amount to the giving of rebates, and would be a violation of the insurance laws. Moreover the provision is so broad that it would seem to apply even to insurance written at the request of a mortgagor and by an agent having no connection whatever with the institution. It is so indefinite that its enforcement would tend to confusion.

The provision is so placed in the section that it can not be vetoed alone. The disadvantages which would result from the quoted provision becoming law would far outweigh any advantages which would result from the remainder of Section 3.

For this reason Section 3 is vetoed, and the remainder of the bill is approved.

Respectfully submitted,

CLARENCE D. MARTIN,
Governor.

March 23, 1935.

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 Section 2, subdivision 8 of sub-
section 2 of Section 3, and subdivisions 3 and 4 of Section 11, but with my approval as to all other sections, Substitute Senate Bill No. 87, entitled:

"An act relating to intoxicating liquors, providing for the control and regulation thereof, creating state offices, defining crimes and providing penalties therefor, providing for the disposition of public funds, and amending Sections 16, 23, 27, 30, 33, 37, 52, 55, 62, 69, 70, 71, 72, 90, 92, and 93 of Chapter 62 of the Laws of the Extraordinary Session of 1933 of the State of Washington, the same being Sections 7306-16, 7306-23, 7306-27, 7306-30, 7306-33, 7306-37, 7306-52, 7306-55, 7306-62, 7306-69, 7306-70, 7306-71, 7306-72, 7306-90, 7306-92, and 7306-93 of Remington's Revised Statutes, and declaring this act shall take effect immediately."

Section 2 is identical with Section 2 of House Bill No. 148, which has been approved by me, with the exception that Section 2 of House Bill No. 148 contains additional provisions relating to domestic wineries. To permit both Section 2 of this bill and Section 2 of House Bill No. 148 to become law would be unnecessary and tend to confusion. One or the other of such sections should be vetoed. The Washington State Liquor Board has suggested that Section 2 of this bill be vetoed.

It has been drawn to my attention that subdivision 8 of subsection 2 of Section 3 will disqualify, in the smaller cities and towns of the state, many councilmen and mayors who are engaged in the restaurant, hotel or other business where beer or wine is sold as an incident thereto. While it was my understanding that it was not the purpose of this provision to disqualify councilmen or mayors in such cases, the provision would have such effect. Since licenses are granted only within the discretion of the board, and are not necessarily granted or refused upon the recommendation of mayors or councilmen, there would seem to be no real need of such provision.

Subdivisions 3 and 4 of Section 11 place certain duties upon the Washington State Patrol and Attorney General's office in connection with the enforcement of the liquor laws. The Attorney General has called my attention to the fact that the placing of such duties upon that office would increase the cost of government, and would result in confusion so far as responsibility for enforcing such laws is concerned. He has further stated that the Supreme Court has recently held that the prosecuting attorney is a constitutional officer and has full control of all criminal matters in his county, and that the system of dual authority created by subdivisions 3 and 4 so far as the prosecution of violation of liquor laws is concerned would result in confusion, and tend to interfere with law enforcement rather than promote the same. The Washington State Liquor Control Board has stated that it respects the views of the Attorney General and does not urge approval of such subdivisions.

For these reasons Section 2, subdivision 8 of subsection 2 of Section 3, and subdivisions 3 and 4 of Section 11 are vetoed. The remainder of the bill is approved.

Respectfully submitted,

CLARENCE D. MARTIN,
Governor.
March 12, 1935.

To the Honorable
The Senate of the State of Washington.

Ladies and Gentlemen:

I am returning herewith, without my approval, Senate Bill No. 203, entitled:

"An act transferring certain moneys in and to be paid into the state treasury and abolishing the Lewis River Hatchery Fund, and defining the duties and powers of the state treasurer in connection therewith, and declaring that this act shall take effect April 1, 1935."

Senate Bill No. 203 abolishes the Lewis River Hatchery Fund. It is one of a series of bills prepared and introduced in an effort to reduce the number of unnecessary funds in the state treasury. With the purpose of this series of bills I heartily concur.

However, further consideration has shown that it would be dangerous to the best interests of the state to abolish the Lewis River Hatchery Fund. This fund was created by Chapter 123, Laws of 1933, to receive moneys payable to the state under a certain contract between the state and the Inland Power and Light Company, dated October 31, 1931. The contract itself mentions the creation of such a fund. The point has been raised that the state is obligated under said contract to maintain such fund. Such point is admittedly a doubtful one. However, it seems to me that since the question has been raised as to the right of the state to abolish such fund that the best interests of the state would require that such fund be maintained rather than that the state be subjected to possible litigation which might arise from the abolition of such fund.

I am informed that the proponents of this bill, after being advised of the above mentioned objections, also believe that the bill should not become a law.

For the foregoing reasons Senate Bill No. 203 is vetoed.

Respectfully submitted,

CLARENCE D. MARTIN,
Governor.

March 22, 1935.

To the Honorable
The Senate of the State of Washington.

(Through the Secretary of State.)

Ladies and Gentlemen:

I am filing herewith, to be transmitted to the Senate at the next session of the legislature, without my approval as to certain sections, Senate Bill No. 206, entitled:

"An act relating to elections and to precinct election boards and the appointment thereof; repealing Section 5 of Chapter 61, Laws of 1921, as amended by Section 1 of Chapter 79, Laws of 1933; repealing Section 3 of Chapter 170, Laws of 1921, as amended by Section 3 of Chapter 279 of Laws of 1927 and repealing Section 1 of Chapter 29, Laws of Extraordinary Session, 1933."
This is the fourth time in two years that the laws governing the handling of election and particularly the selection of precinct election officers has been amended. Chapter 29, Laws of 1933, Extraordinary Session, was held by the Supreme Court to apply to school elections. House Bill No. 115 of the 1935 Session (Chapter 5, Laws of 1935) related to the same subject matter as Section 1 of Senate Bill No. 206 except that it excluded from the operation of the law general or special elections in second or third class school districts.

I am informed that the sponsors of Senate Bill No. 206 do not desire to bring elections in such school districts under the provisions of the general election laws, and that Section 1 was inadvertently drawn in that respect. The real purpose of Senate Bill No. 206 is expressed in Section 2. This purpose can be attained by the veto of Section 1 without destroying the effect of Chapter 5, Laws of 1935.

Section 3 is simply a reenactment of Section 2 of Chapter 29, Laws of 1933, Extraordinary Session, and is unnecessary.

For these reasons Sections 1 and 3 are vetoed and the remainder of the bill is approved.

Respectfully submitted,

CLARENCE D. MARTIN,
Governor.

March 25, 1935.

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, Substitute Senate Bill No. 305, entitled:

"An act making appropriations for the purchase of land, construction of buildings and improvements at designated state institutions, 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 relief of certain individuals, corporations, counties and municipalities, and for deficiencies and for emergencies, including deficiencies and appropriation of revolving funds, and for purposes specified in certain Acts of Congress, and for miscellaneous purposes designated for the fiscal biennium beginning April 1st, 1935, and ending March 31st, 1937, except as otherwise provided, and providing this act shall take effect immediately."

I disapprove and veto the item "MAY S. BURGELHAUS, doing business as Rosecroft Nurseries, for damages caused by the destruction of black currant bushes under the direction of the Director of Agriculture of the State of Washington $1,937.50," for the reason that this relates to the destruction of black currant bushes in accordance with a quarantine order issued by the Director of Agriculture and approved by the Governor, in September, 1922. This quarantine order required the destruction of "all cultivated black currants found growing in any part of the state" and required all horticultural inspectors "to condemn and destroy any black currants found growing in
violation of this quarantine order." To approve this claim for one grower would subject the state to demands for similar payments from other persons affected by the quarantine order.

It is to be regretted that anyone will take a loss due to the destruction of their property, but at times this must be done to protect the greater interests of the growers of the State or to the general public. Should a special appropriation be made to cover the loss of the Rosecroft Nursery, it would create a precedent that would be very dangerous as it is impossible to tell where it would stop. Every interested party who sustained a loss, sometimes imaginary, due to the destruction of his property or by holding up of shipments, or causing disinfection of his property, would have the same right and claim as this particular nursery.

The fruit growers in the Wenatchee, Yakima, Walla Walla, Spokane and other districts, the pea growers of Mount Vernon, the bulb growers in the various districts are taking a loss from the control of pests and diseases and would be entitled to the same consideration as this nursery.

I am unable to find where other growers have been reimbursed, and it is quite apparent that the quarantine order was state wide and for the common good.

I disapprove and veto the item "TREASURER OF THURSTON COUNTY, payment of assessments on state lands located in Joint Drainage Improvement District No. 7, $2,046.37," for the reason that this claim has not been certified by the Commissioner of Public Lands as required by law.

I disapprove and veto the item "DR. WALTER F. HOFFMAN, witness fees, December 1, 1932, $72.50," for the reason that it is apparent that an error has occurred in the allowance of 75c per mile for mileage.

I disapprove and veto the item "FOR THE STATE TREASURER: Payment of office salaries from December 22, 1932, to January 11, 1933, for the following: G. R. Snyder $151.07, Anne Kurtz $66.13, Cecil G. Remington $66.13, total $283.33," for the reason that these claims have previously been disallowed on account of representing unauthorized expenditures.

I disapprove and veto the item "FOR THE DEPARTMENT OF PUBLIC WELFARE: For salaries, wages and operations $250,000.00, to be expended on State Parks," for the reason that the State Emergency Relief funds have already been fully appropriated and cover the general program to be carried out in conjunction with the Federal government. In my opinion, it is unwise to earmark any portion of these funds for specific purposes in advance of the time that the Federal program has been adopted. Without doubt the State Parks of the State of Washington will benefit to a large degree from the labor and materials that will be supplied by the Public Welfare Department. This same policy has been carried out for the past two years and the State Parks can be assured of every support possible during the ensuing biennium.

I disapprove and veto the item "To carry out the provisions of House Concurrent Resolution No. 10, $800.00," for the regular appropriation for the Department of Agriculture should be adequate to take care of expenses of this nature.

I disapprove and veto the item "FOR THE STATE AUDITOR: To carry out the provisions of House Bill No. 582, Section 24. Salaries and wages $10,920.00, operations $2,330.00, total $13,250.00," for the reason that this
expense can be taken care of by the Department of Public Welfare as a part of and within the limit of the allowance for administrative expenses.

I disapprove and veto the item "FOR THE SUPREME COURT: For salaries of law clerks at not to exceed one hundred and fifty dollars ($150.00) each per month, $18,000.00," for the reason that I am advised by the Chief Justice that this amount is not needed, and for the further reason that there is included in the budget and the regular appropriation made for the Supreme Court, the sum of $6,000 for extra and temporary clerical assistance.

Respectfully submitted,
CLARENCE D. MARTIN,
Governor.

GOVERNOR'S MESSAGES ON HOUSE BILLS VETOED.

February 18, 1935.

To the Honorable
The House of Representatives of the State of Washington.

Ladies and Gentlemen:

I am returning herewith, without my approval, House Bill No. 127, entitled:

"An act relating to the filling of vacancies on the supreme and superior courts of this state, and amending Sections 11044 and 11049 of Remington's Compiled Statutes of Washington."

Section 1 relates to the Supreme Court and Section 2 relates to the Superior Court. Since the only difference between the wording and effect of the two sections is that one relates to the Supreme Court and the other to the Superior Court, it is unnecessary to discuss each section separately.

Each section contains a proviso reading: "That no person shall be eligible to be elected to fill such vacancy unless he shall have first been nominated in the manner provided by law."

The effect of such proviso would be to prevent a voter from writing in the name of, and voting for, a person whose name was not printed on the ballot. The voters would be compelled to choose from those candidates only whose names, or name, appeared on the ballot. Voters would therefore be prevented from voting for the person of their choice unless such person had been nominated at the primaries. In other words, the bill would prevent voting by "sticker."

This would interfere with the free exercise of the right of suffrage, which is guaranteed in our Constitution and should be preserved.

I am informed that the proponents of this bill neither desired nor intended to so restrict the right of suffrage, and that the proviso was inadvertently drawn.

By returning the bill without my approval, the way may be cleared for the adoption of a law which does correctly express the true intent desired.

For these reasons, House Bill No. 127 is vetoed.

Respectfully submitted,
CLARENCE D. MARTIN,
Governor.
March 23, 1935.

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 certain sections, Substitute House Bill No. 233, entitled:

"An act relating to the maintenance and control of county and secondary highways in counties of the first class, and declaring an emergency."

Since the real purpose of this bill will be accomplished by Section 1, and Section 2 might lead to confusion in the purchase of equipment, Section 2 is vetoed, and the remainder of the bill is approved.

Respectfully submitted,

CLARENCE D. MARTIN,
Governor.

March 25, 1935.

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 certain sections, House Bill No. 237, entitled:

"An act relating to revenue and taxation; providing for the levy and collection of a tax or excise upon the act or privilege of engaging in business activities; providing for the levy and collection of a tax upon retail sales; providing for the levy and collection of a tax upon the use of personal property; providing for the levy and collection of a tax or excise upon the act or privilege of engaging in public utility business; providing for the levy and collection of a tax upon admissions to any place; providing for the levy and collection of a tax upon sales of liquor; providing for the levy and collection of a tax upon stock issues and transfers; providing for the levy and collection of a tax or excise upon the business of engaging in radio broadcasting; providing for the levy and collection of a tax upon the sale, use or distribution of fuel oil and diesel oil; providing for the levy and collection of a tax upon the sale, use, consumption or distribution of cigarettes; providing for the levy and collection of a tax upon inheritances; providing for the levy and collection of a tax on gifts; providing for the levy and collection of a tax according to or measured by the net income of banks and corporations; providing the necessary administrative machinery for the collection and enforcement of the taxes hereunder; providing for certain exemptions and deductions; declaring certain acts in connection therewith unlawful and providing penalties; making appropriations; providing for the distribution of revenue derived hereunder; providing for shortening the operative period of Chapter 191, Laws of 1933, as amended; providing for the amendment of Sections 1, 2, 8, 12, 13, 15
and 18, Chapter 55, Laws of 1901, as amended, Section 4, Chapter 146, Laws of 1917, as amended, Section 95, Chapter 156, Laws of 1917, as amended, Section 5, Chapter 205, Laws of 1929, and Sections 4 and 7, Chapter 134, Laws of 1931; providing for the repeal of Section 1, Chapter 135, Laws of 1929, Sections 1 and 2, Chapter 202, Laws of 1929, as amended, Sections 28, 29, 30, 31 and 32, Chapter 130, Laws of Extraordinary Session 1925, and all acts and parts of acts in conflict therewith; declaring an emergency and that this act shall take effect immediately."

This act is made necessary for the support of the state government, and particularly for the support of the schools, and the new and added burdens assumed by the state, such as old age assistance and relief. Under the limitation imposed on property millage through initiative it is necessary to provide additional revenue through new sources of taxation. In the main this act is approved. Certain provisions, however, in my judgment should be eliminated.

Title IX, being Sections 61 to 73, inclusive, and imposing a tax on stock issues and transfers, is vetoed. This tax is one of the so-called nuisance taxes, and the revenue likely to be produced thereby, in my judgment, will not be sufficient to justify the expense of collection and the general annoyance resulting therefrom.

Title XIII, being Sections 96 to 98, inclusive, and imposing a tax on proprietary medicines and toilet preparations, is vetoed. This tax will be most difficult of enforcement, and the revenue likely to be produced thereby, in my judgment, will not justify its imposition.

Title XIV, being Sections 99 to 103, inclusive, imposing a graduated store license fee, is vetoed. The schedule of license fee entitled by Title XIV is highly discriminatory. The license fees imposed under this title are greatly in excess of those imposed by Senate Bill No. 10, of the 1933 legislature, which was vetoed by me. At that time much of the complaint against chain stores was based on allegations of unfair trade practices. Information coming to us since would indicate that the operations of the State A. A. A. Act has gone far toward the elimination of these difficulties. Further relief has been indicated by the recent adoption of a Fair Practice Act.

I cannot reconcile this measure with sound public policy. The rates are exorbitant and utterly unfair. I am unable to give this measure my approval.

The following sections in Title XV, relating to inheritance tax, are also vetoed as follows:

Section 105 amends existing law so as to increase from two to four years the period within which a transfer of property made by a decedent shall be presumed to have been made in contemplation of death. In my opinion the period provided by existing law is ample to properly enforce the inheritance tax laws. For this reason Section 105 is vetoed.

Section 109 changes the period within which inheritance taxes must be paid or interest be charged thereon, and also changes the rate of interest chargeable in such cases. It is my opinion that the existing law is preferable to Section 109. For this reason Section 109 is vetoed.

Section 110 amends existing law by prescribing certain facts which must be set forth in the statement filed with the county clerk. I am vetoing
Section 110 because I believe that the additional requirements prescribed by the section are unnecessary in view of the provisions of Section 111.

Sections 116 to 120, inclusive, place restrictions upon corporate stock transfers and upon various named depositary institutions which to my mind are unreasonably strict, and would tend to cause an unjustifiable inconvenience to the heirs and relatives of deceased persons. For these reasons Sections 116, 117, 118, 119 and 120 are vetoed.

Title XVI, being Sections 128 to 158, inclusive, and relating to the gift tax, are vetoed. Only a very few states have attempted to impose a gift tax. The Federal Government has had such a provision in its laws for many years, and experience has shown that the tax is easily evaded, and the amount of revenue produced thereby has been very small. In my opinion the possible revenue which might be produced by the gift tax would not justify its adoption.

With the exception of the vetoes hereinbefore specifically mentioned, House Bill No. 237 is hereby approved.

Respectfully submitted,

CLARENCE D. MARTIN,
Governor.

March 25, 1935.

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. 370, entitled:

"An act relating to the Washington Emergency Relief Administration; making an appropriation, and declaring an emergency."

In my message to the legislature, I recommended an investigation to reassure the people that Federal and state money spent for direct and work relief was handled in an honest and capable manner, and urged that the investigation be made immediately so the findings would be available before adjournment of the legislature. This was not done. Instead, it is proposed to spend $25,000.00 for an investigation to run for six months after adjournment of the legislature, which unfortunately might create the impression that the motives are more political than business-like.

I still believe there should be an authoritative and business-like survey of relief operations, not only to reassure the people generally, but also to assure prosecution in the event of misfeasance or malfeasance; and I shall provide necessary funds and see that such an inquiry is made by constituted and qualified state officials, with the promised cooperation of the Federal authorities.

For these reasons, House Bill No. 370 is vetoed.

Respectfully submitted,

CLARENCE D. MARTIN,
Governor.
March 22, 1935.

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. 372, entitled:

"An act authorizing and directing the Commissioner of Public Lands to grant to the Wenatchee Reclamation District the right to overflow certain shore lands for reservoir purposes."

In the Constitution the state asserted its ownership to the beds and shores of all navigable waters in the state up to and including the line of ordinary high water within the banks of all navigable rivers and lakes. The legislature by statutory enactment has set up a procedure whereby the Commissioner of Public Lands may grant the right to overflow state lands upon payment of damages. The land department has granted many such rights. These rights have been granted to irrigation districts, cities and to individuals, firms and corporations. In all instances the statutes have been followed and damages have been paid to the state.

The Wenatchee Reclamation District in 1930 applied for the right to overflow the specific shore lands described in House Bill No. 372. The application received consideration by the state land department, and the damages to the state were fixed at $3,137.75. The district officials accepted such determination and paid to the land department $500.00 and requested further time, which request was granted. The district has paid nothing further, but the application has not been withdrawn.

Much of the upland adjoining the shore lands described in House Bill No. 372 are University granted lands. The Commissioner of Public Lands and regents of the University have protested against approval of this bill. While the amount involved is small it would create a precedent for the giving away by the state of valuable shore lands and rights of overflow.

For these reasons, House Bill No. 372 is vetoed.

Respectfully submitted,

CLARENCE D. MARTIN,
Governor.

March 13, 1935.

To the Honorable
The House of Representatives of the State of Washington.

Ladies and Gentlemen:

I am returning herewith, without my approval, House Bill No. 485, entitled:

"An act relating to domestic insurance companies and amending Section 7068 of Remington's Revised Statutes."

House Bill No. 485 amends existing law so as to permit domestic insurance companies to pay "boot money" in exchanges of real or personal property owned.
Insurance laws are enacted primarily for the benefit of policy holders. The assets of insurance companies are in reality simply trust funds held for the benefit of policy holders, and should be carefully protected. Our insurance code, in common with those of other states, forbids the acquisition of real property, except for home office buildings, or where acquired in the collection of debt, thereby preventing speculation and preserving the necessary liquidity. The 1911 code made it mandatory that companies should dispose of property so acquired within a fixed time, and permitted no exchanges whatsoever. These provisions were relaxed by the Laws of 1921 so as to permit exchanges with the permission of the insurance commissioner. To permit companies to pay "boot money" in such exchanges would further relax the statutory safeguards. If House Bill No. 485 were to become a law it would tend to encourage speculation in real estate, and might result in involving a large amount of money in an effort to salvage what in the beginning had been only a comparatively small loss. Existing law gives to the companies all the latitude which sound investment principles would justify. And it seems to me that if any change is to be made it should be a change designed to strengthen rather than to weaken existing law.

Honorable William A. Sullivan, insurance commissioner, has advised me that the amendatory features of House Bill No. 485 are not in harmony with the laws of those states which are recognized as leaders in conserving the best interests of the insuring public, and has urged that I disapprove this bill. I am a firm believer in life insurance, and believe that our laws should provide the maximum of protection for the policy holders. It is my opinion that House Bill No. 485 would not work for the best interests of the insuring public.

For these reasons, House Bill No. 485 is vetoed.

Respectfully submitted,

CLARENCE D. MARTIN,
Governor.

March 22, 1935.

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

Ladies and Gentlemen:

I am filing herewith, to be transmitted to the House of Representatives at the next session of the legislature, without my approval as to certain sections, House Bill No. 529, entitled:

"An act relating to horticulture, amending Sections 1, 2, 11, and 20 of Chapter 166 of the Laws of 1915 as subsequently amended."

Sections 3 and 4 of this bill are approved, and Sections 1, 2, 5, 6 and 7 are vetoed.

This bill was drawn by the Supervisor of Horticulture of the Department of Agriculture at the request of the fruit growing and nursery industry of the state. Sections 1, 2, 5 and 6 were each and all amended after the
bill was introduced so that the purposes sought to be attained have been defeated.

In view of the amendments made to the above mentioned sections there is now no need for Section 7.

For these reasons, Sections 1, 2, 5, 6 and 7 are vetoed, and the remainder of the bill, being Sections 3 and 4, are approved.

Respectfully submitted,

CLARENCE D. MARTIN,
Governor.
APPENDIX

CONTAINING

Roster of the House of Representatives

AND

Standing Committees
<table>
<thead>
<tr>
<th>NAME OF MEMBER</th>
<th>Dist.</th>
<th>County</th>
<th>Residence</th>
<th>Age</th>
<th>Birthplace</th>
<th>Occupation</th>
<th>Politics</th>
<th>Previous Legislative Experience</th>
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<tr>
<td>Adams, George N.</td>
<td>24</td>
<td>Mason</td>
<td>Shelton</td>
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<td>Washington</td>
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<td>1624 Lakeside So., Seattle</td>
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<td>Bowden, Richard W.</td>
<td>38</td>
<td>Snohomish</td>
<td>2401 Rucker Ave., Everett</td>
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<td>Washington</td>
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<td>Boyle, Clemens M.</td>
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<td>Pierce</td>
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<td>R. F. D. No. 7, Yakima</td>
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<td>1, Box 367A, Longview</td>
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<td>Keith, Lyle D.</td>
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ROBERT F. WALDRON, Speaker.
S. R. HOLCOMB, Chief Clerk.

Agriculture—Richmond (C. L.), Chairman; Bohlke, Brown, Copeland, Devenish, Gardner, Gehlen, Johnston (Geo. H.), Jones, Kelly, Klemgard, McCauley, McDonnell, Morgan, Nelsen, Schroeder, Twidwell.

Appropriations—Edwards, Chairman; Boede, Bohlke, Copeland, Cowen, Emory, Haddon, Hurley, Johnston (Geo. H.), Keen, Keith, Kemp, McCarty, McCauley, McDonald (R. T.), Myers, Neff, Sandegren, Smith (J. B.), Smith (T. E.), Strickland, Sullivan, Twidwell, Wentworth.

Banks and Banking—Johnson (W. A.), Chairman; Cowen, Eddy, Emory, Gardner, Gifford, Hurley, Luck, Mackie, McDonald (R. T.), Ott, Ryan, Schroeder.

Cities of the First Class—McDonald (R. T.), Chairman; Cohen, Easterday, Huetter, Johnson (Hans), Lynch, Mackie, Sandegren, Titus, Todd.

Claims and Auditing—Holt, Chairman; Austin, Boede, McCauley, Reeves.

Commerce and Manufacturing—Wentworth, Chairman; Haddon, Hurley, Johnson (Hans), Schroeder, Wiswall.

Compensation and Fees for State and County Officers—Van Dyk, Chairman; Carty, Copeland, Devenish, Gessell, McDonald (D. A.)

Constitutional Revision—Murray, Chairman; Clark, Holt, Ledgerwood, Ott, Parker, Ryan, Schultz, Skinner.

Corporations Other Than Municipal—Sawyer, Chairman; Cohen, Murray, Richmond (W. A.), Strickland, Wilson, Wingrove.

Counties and County Boundaries—Clark, Chairman; Boede, Edwards, Hall, Neal.

Dairy and Livestock—Carty, Chairman; Donahoe, Gessell, Johnston (Geo. H.), Lindgren, Martin (F. J.), McCauley, Morgan, Nelsen, Twidwell, Van Dyk.

Dikes, Drains and Ditches—Leber, Chairman; Christianson, Keen, McDonald (J. D.), Neal.

Education—Wanamaker, Chairman; Boyle, Clark, Devenish, Ford, Haddon, Hall, Huetter, Karr, Kemp, Morgan, Murray, Parker, Reilly, Sandegren, Smith (B. L.).

Educational Institutions—Haddon, Chairman; Clark, Edwards, Gifford, Huetter, Kelly, Klemgard, Martin (J. R.), McDonald (J. D.), McDonald (R. T.), McDonnell, Myers, Reeves, Reilly, Wingrove.

Elections and Privileges—Herren, Chairman; Adams, Bowden, Carty, Easterday, Kelly, Lindgren, McDonald (D. A.), Neff, Ryan, Sawyer, Schultz, Sullivan.

Engrossment—Boede, Chairman; Bice, Brown, Neff, Richmond (C. L.).

Enrollment—Ott, Chairman; Bowden, Gardner, Holt, Johnston (W. A.), Johnston (Geo. H.).

Financial Institutions Other Than Banks—Strickland, Chairman; Austin, Bell, Cowen, Gifford, Leber, Morgan, Schroeder, Wilson.

Fisheries—Adams, Chairman; Boede, Christianson, Freese, Halleran, Luck, Lynch, McDonald (J. D.), Richmond (W. A.), Skinner, Strickland.
Flood Control—Gardner, Chairman; Boyle, Ford, Gessell, Herren, Neal, Martin (F. J.), McCarty, Twidwell, Van Dyk, Voyce.

Forestry and Logged-Off Lands—Neff, Chairman; Bell, Bohlke, Boyle, Haddon, Leber, Mackie, Martin (F. J.), Sullivan.

Game and Game Fish—Martin (F. J.), Chairman; Donahoe, Eddy, Ford, Freese, Gehlen, Hales, Karr, Keith, Kemp, McDonnell, Richmond (C. L.), Sandegren, Smith (B. L.), Todd, Wiswall.

Harbors and Waterways—Easterday, Chairman; Adams, Edwards, Freese, Yantis.

Horticulture—Bohlke, Chairman; Gessell, Herren, Jones, Karr, Murray, Smith (B. L.).

Industrial Insurance—Mackie, Chairman; Bell, Bice, Bowden, Eddy, Hales, Halleran, Keith, Robbins, Titus, Wiswall.

Insurance—Austin, Chairman; Dixon, Drew, Emory, Gehlen, Hall, Johnson (W. A.), Keith, Klengard, McDonald (R. T.), Nelsen, Richmond (W. A.), Sawyer.

Judiciay—McDonald (D. A.), Chairman; Emory, Keith, Kelly, Ledgerwood, Martin (J. R.), Murray, Ott, Parker, Reilly, Richmond (W. A.), Robbins, Sawyer, Yantis.

Labor and Labor Statistics—Luck, Chairman; Boyle, Dixon, Gifford, Hales, Johnson (Hans), Keen, Sandegren, Smith (M. B.), Titus, Voyce.

Liquor Control—Todd, Chairman; Austin, Cohen, Easterday, Freese, Gehlen, Herren, Luck, Mackie, McCarty, Myers, Reilly, Richmond (C. L.), Smith (T. E.), Wentworth.

Medicine, Dentistry, Pure Food and Drugs—Wiswall, Chairman; Bice, Cowen, Ford, Lindgren, Lynch, McDonald (J. D.), Robbins, Wingrove.

Memorials—Parker, Chairman; Drew, Myers, Sawyer, Sullivan.

Military—Kemp, Chairman; Drew, Hales, Halleran, Huetter, Neff, Smith (M. B.), Wilson.

Mines and Mining—Schultz, Chairman; Christianson, Herren, Hurley, Reeves, Voyce, Wingrove.

Municipal Corporations Other Than First Class—Hurley, Chairman; Leber, Sawyer, Sullivan, Wiswall.

Parks and Playgrounds—Eddy, Chairman; Edlund, McCauley, McDonnell, Neal, Wanamaker, Wentworth.

Printing—Ledgerwood, Chairman; Edwards, Jones, Morgan, Wentworth.

Public Buildings and Grounds—Bice, Chairman; Brown, Smith (M. B.), Todd, Van Dyk.

Public Morals—Huetter, Chairman; Lynch, Martin (J. R.), McDonald (D. A.), Smith (J. B.), Strickland, Titus.

Public Utilities—Halleran, Chairman; Christianson, Dixon, Drew, Johnson (Hans), Klengard, Martin (J. R.), Richmond (C. L.), Smith (J. B.), Smith (T. E.), Todd.

Reclamation and Irrigation—McDonald, Chairman; Bohlke, Karr, Kemp, Murray, Ryan, Schultz, Wingrove.

Revenue and Taxation—Yantis, Chairman; Austin, Bell, Bice, Brown, Carty, Cohen, Copeland, Eddy, Emory, Gifford, Hall, Holt, Johnson (Hans), Johnson (W. A.), Jones, Karr, Keen, Klengard, McDonald (J. D.), Parker, Reilly, Twidwell, Wanamaker.
**Roads and Bridges**—Skinner, Chairman; Adams, Bell, Boyle, Clark, Devenish, Donahoe, Drew, Edlund, Ford, Freese, Gardner, Hall, Halleran, Leber, Ledgerwood, Lindgren, Luck, Lynch, Martin (F. J.), McDonald (D. A.), Morgan, Nelsen, Reeves, Robbins, Schroeder, Schultz, Smith (B. L.), Smith (T. E.), Van Dyk, Voyce, Wankamaker, Wingrove.

**Rules and Order**—Waldron, Chairman; Adams, Bowden, Brown, Cohen, Gehlen, Jones, Ledgerwood, Martin (J. R.), Ott, Reeves, Richmond (W. A.), Wilson, Yantis.

**Rural Credits and Agricultural Development**—Nelsen, Chairman; Clark, Easterday, Johnson (W. A.), Karr, McCauley.

**State Charitable Institutions**—Donahoe, Chairman; Bowden, Carty, Hales, Johnston (Geo. H.), Neal, Ryan.

**State Granted, School and Tide Lands**—Wilson, Chairman; Christianson, Skinner, Smith (B. L.), Smith (J. B.), Smith (M. B.).

**State Library**—Myers, Chairman; Boede, Drew, Edlund, Parker, Skinner.

**State Penal and Reformatory Institutions**—Copeland, Chairman; Boyle, Cowen, Edlund, Gessell, Haddon, McCarty.

**Transportation Other Than Automotive**—Robbins, Chairman; Dixon, Donahoe, Ryan, Smith (J. B.), Smith (T. E.), Titus, Voyce.

**Unemployment Relief and Public Welfare**—Smith (J. B.), Chairman; Bice, Christianson, Devenish, Dixon, Edlund, Holt, Johnson (W. A.), Keen, Kelly, Lindgren, McCarty, Smith (M. B.), Smith (T. E.), Wanamaker.
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AND

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<td>Mr. Hurley (by request)</td>
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<td>Messrs. Schroeder, Schultz, Johnson (W. A.), Klemgard, Holt, Wentworth, Van Dyk, Murray, McDonnell, Gessell, Karr, Gardner, Martin (F. J.), Mrs. Keen, Mr. Halloran, Mrs. Haddon, Messrs. Johnson (Hans), Christianson, Skinner, Neal, Hall, Richmond (W. A.), Clark, Mrs. Reeves, Messrs. Titus, Bohike, McDonald (D. A.), Herren, Mrs. Edlund, Messrs. Smith (B. L.), McCauley, Cowen, Mrs. Wannamaker, Messrs. Drew, Ledgerwood, Miss Parker, Messrs. Wiswall, Joyce, McDonald (J. D.), Smith (J. B.), Nelsen, Carty, Twidwell, Brown, Devenish, Jones, Ott, Easterday, Gehlen, Johnston, McCarty, Ford, Kelly, Morgan, Dixon and Lindgren</td>
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| 520 | Messrs. Christianson and Leber | Relating to dike and drain districts | 319 377 515 555
| 521 | Mr. Dixon | Relating to banks and trust companies | 319
| 522 | Mr. Luck | Relating to registration of voters | 319 451
| 523 | Mr. Luck | Relating to policemen's retirement fund | 319 522
| 524 | Mr. Austin | Relating to county officials | 320 476
| 525 | Mr. Austin | Relating to life insurance | 320
| 526 | Mr. Austin | Relating to tax on radio broadcasting | 320
| 527 | Mr. McDonald (D. A.) | Relating to the crime of burglary | 320 475
| 528 | Messrs. Bohlke and Karr | Relating to horticulture | 320 441 505 505 374
| 529 | Mr. Bohlke | Relating to horticulture | 320 441 606 777 777 505 919 920 945
| 530 | Mr. McDonald (D. A.) | Relating to homesteads | 320 476
| 531 | Mr. McDonald (D. A.) | Relating to radio broadcasting | 320
| 532 | Mr. McDonald (D. A.) | Relating to W. I. R. A. | 320
| 533 | Committee on Forestry and Logged-off Lands | Relating to forest areas | 320 456 771 771 455
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| 535 | Mrs. Reeves, Messrs. McCarty, Smith (J. B.), and Wiswall | Relating to small loans | 321 525
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| 537 | Messrs. Devenish, Morgan, Van Dyk, Martin, Murray, Ott, Schultz and Copeland | Relating to public highways | 321
| 538 | Mr. Drew | Relating to tax on intangibles | 321
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<td>Mr. Keith: Relating to delinquent corporations</td>
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<td>Mr. Huetter: Relating to the relief of the surviving spouse of Whitney C. Close</td>
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<td>Mr. Huetter: Relating to the relief of the surviving spouse of George E. Hallett</td>
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<td>Mr. Kelly: Relating to the relief of Lewis Costello</td>
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Narcotics law, relating to deportation of aliens for violation of, House Joint Memorial No. 30.
Public works, prohibiting aliens from employment on, House Bill No. 495.
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Albert, Louis:
For relief of, $16.50, House Bill No. 320.

Alloway, Guy and May:
For relief of, $2,000.00, House Bill No. 606.

Amendments (City Charters):
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Minors, prohibiting from places of, between 12:00 o'clock midnight and 6:00 a. m., House Bill No. 350.

Anderson, Alfred:
For relief of, $1,149.75, House Bill No. 654.
Animals:
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Anti-Trust Laws:
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Agriculture:
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Appropriations:
Administration of land policy commission, House Bill No. 588.
Alaska Yukon pioneers, $18,000.00, for the erection of a memorial to, House Bill No. 673.
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Auto accidents, relating to reports of, House Bill No. 328.
Base to Washington’s statue on U. of W. campus, House Bill No. 594.
Blind college students, pertaining to assistance for, House Bill No. 60.
Bounties to be paid on certain animals, House Bill No. 454.
Bridge construction and maintenance, House Bill No. 680.
Bureau of statistics, $50,000.00 for, House Bill No. 147.
Certain state buildings, maintenance and new construction of, House Bill No. 694.
Commission of inquiry, for the study of government by, House Bill No. 133.
Construction of storage for gasoline or motor fuels, $250,000.00 for, House Bill No. 698.
Court suit between State of Washington and State of Oregon, $12,500.00, regarding water in Walla Walla river, House Bill No. 347.
Creating “Feed and Fertilizer Fund,” House Bill No. 208.
Creating legislative and municipal reference bureau, $15,000.00, House Bill No. 67.
Deficiency appropriation for printing initiatives and referendums, House Bill No. 55.
Department of fisheries, $3,825.00 to be used for bounties on seals, House Bill No. 289.
Director of labor, $10,000.00 for, House Bill No. 685.
Emergency relief fund, $10,000,000.00, House Bill No. 584.
Exhibits, relating to, $2,500.00, House Bill No. 672.
Flood control commission, pertaining to, House Bill No. 14.
For relief of Louis Allert, $18.50, House Bill No. 329.
For relief of Guy and May Alloway, $2,000.00, House Bill No. 606.
For relief of Alfred Anderson, $1,149.75, House Bill No. 654.
For relief of Kate Stevens Bates, $150.00 per month, House Bill No. 459.
For relief of J. S. L. Bennett, $128.00, House Bill No. 136.
For relief of William E. Best, $62.92, House Bill No. 416.
For relief of Frank Birkenfeld, $4,908.78, House Bill No. 576.
For relief of H. H. Bogue, $290.00, House Bill No. 574.
For relief of John E. Boyer, $25,000.00, House Bill No. 665.
For relief of Mrs. Herbert L. Briggs, $5,000.00, House Bill No. 263.
For relief of Guy L. Brown, $215.00, House Bill No. 631.
For relief of Frank J. Brys, $80.44, House Bill No. 619.
For relief of Martin Buelow, $450.00, House Bill No. 304.
For relief of Mrs. Whitney C. Close, $5,000.00, House Bill No. 541.
For relief of Angie Collins, $536.50, House Bill No. 280.
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For relief of estate of John Collins, deceased, House Bill No. 280.

For relief of Edward Connelly, House Bill No. 686.

For relief of Lewis Costello, $338.54, House Bill No. 544.

For relief of Elzie B. Cox, $261.00, House Bill No. 656.

For relief of Walter Delany, $92.45, House Bill No. 557.

For relief of Ben Diebert, $6,000.00, House Bill No. 446.

For relief of Dike District No. 5, Snohomish County, $7,974.15, House Bill No. 515.

For relief of Agnes Donovan, $5,000.00, House Bill No. 457.

For relief of Inez Ferguson, $85.00, House Bill No. 317.

For relief of Stuart Finely, $3,250.00, House Bill No. 502.

For relief of Edward J. Flavin, $1,000.00, House Bill No. 472.

For relief of James Geros, $65.28, House Bill No. 314.

For relief of A. S. Goss, $315, House Bill No. 320.

For relief of Paul Hair, wife and two sons, $864.45, House Bill No. 318.

For relief of Harvey Hall, $250.00 from motor vehicle fund, House Bill No. 437.

For relief of Mrs. Geo. E. Hallett, $5,000.00, House Bill No. 542.

For relief of R. L. Hodgdon, $535.50, House Bill No. 280.

For relief of Herbert Hopkins, $246.20, House Bill No. 517.

For relief of C. C. Hunt, $51.72, refund on tax, House Bill No. 123.

For relief of Darwin Hydin, $210.00, House Bill No. 441.

For relief of J. F. Jackson, $700.00, House Bill No. 503.

For relief of George Jarger, $1,080.00, House Bill No. 514.

For relief of George W. Keith, $19.55, House Bill No. 220.

For relief of Fred Knutson, $2,000.00, House Bill No. 390.

For relief of Elma Larson, $3,000.00, House Bill No. 240.

For relief of Leavenworth Lumber Company, House Bill No. 106.

For relief of Lewis county current expense fund warrant holders, $12,600.00, House Bill No. 272.

For relief of Herbert H. Luce, $2,743.50, House Bill No. 463.

For relief of heirs of Philip McGovern, $26,885.41, House Bill No. 284.

For relief of H. H. Matteson, $390.30, House Bill No. 56.

For relief of S. A. Moceri and L. Romano Engineering Company, $597.75 and $1,282.45, respectively, House Bill No. 287.

For relief of Peter Nordang, $2,250.00, House Bill No. 142.

For relief of Northwestern Construction Company, $405.00, House Bill No. 315.

For relief of Chas. E. Nylund and wife, $1,500.00, House Bill No. 543.

For relief of Pacific Casualty Insurance Company, $282.50, House Bill No. 546.

For relief of Dealo Payton, $3,000.00, House Bill No. 140.

For relief of Dr. H. L. Petit, $100.00, House Bill No. 269.

For relief of R. G. Pierce, $500.00, House Bill No. 662.

For relief of city of Port Orchard, $1,127.00, House Bill No. 144.

For relief of W. L. Raum and Edward Connelly, House Bill No. 686.

For relief of C. M. Reardon, $261.65, House Bill No. 516.

For relief of Chris Reeploeg, $220.25, House Bill No. 280.

For relief of May Ripley, $444.50, House Bill No. 545.

For relief of Karl Roald, $33.41, refund to estate of, House Bill No. 150.

For relief of E. J. Rohrbach and Norris E. Inveen, $444.25, House Bill No. 72.

For relief of Romano Engineering Company, $1,282.45, House Bill No. 287.

For relief of estate of John Schindler, House Bill No. 163.

For relief of estate of John Schindler, $861.15, House Bill No. 130.

For relief of Pearl Scott, $5,000.00, House Bill No. 458.

For relief of William Shelton, $300.00, House Bill No. 418.

For relief of D. P. Shrewsberry, House Bill No. 440.

For relief of Harry Stalcup, $120.00, House Bill No. 597.

For relief of Star Brewery Company, $248.85, House Bill No. 320.

For relief of Chas. Stover, $3,000.00, House Bill No. 443.

For relief of Samuel Trenholm, $1,927.29, House Bill No. 151.

For relief of J. L. Webster, $140.00, House Bill No. 165.

For relief of Arthur Werner, $2,500.00, House Bill No. 361.
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For relief of Western Wahkiakum Telephone Company, $300.00, House Bill No. 232.
For relief of Doyle and Dollie Williams, $1,924.20, House Bill No. 442.
For relief of Elizabeth Williams, $150.00, refund on tax to estate, House Bill No. 203.
For relief of Lewis Gilbert Wise, $255.00, House Bill No. 488.
For relief of World War veterans and families, $5,000.00, House Bill No. 63.
For relief of Harry A. Young, $3,452.15, House Bill No. 360.
Purchasing fasteners for auto license plates, $50,000.00, House Bill No. 351.
Gasoline lost by vandalism, pertaining to tax paid on, House Bill No. 83.
General appropriations bill, House Bill No. 420.
Giving to person to bring in first oil well in state, $100,000.00, House Bill No. 455.
Giving $5,000.00 to dependents of national guardsmen killed while on duty, House Bill No. 687.
Investigation into Erland Point murder, $10,000.00, House Bill No. 375.
Land commissioner, $11,500.00, for salaries deficiency, House Bill No. 321.
License Department, for salaries and wages of, House Bill No. 154.
Masonic cemetery of Thurston county for burial of veterans, $3,500.00, House Bill No. 452.
Natural resources of the state, $5,000.00, for the promotion of development of, House Bill No. 676.
Oil companies, for investigation of, $500.00, House Bill No. 160.
Olympic final ski tournament at Rainier National Park, $10,000.00, House Bill No. 427.
Old age pensions, $2,500,000.00 for, House Bill No. 95.
Old age pensions, $10,000,000.00 for, House Bill No. 582.
Paroles, relating to, House Bill No. 4.
Payment of certain Lewis county warrants, $12,500.00, House Bill No. 272.
Payment of minimum wage, $2,000,000.00, House Bill No. 558.
Pension of persons injured, $100,000.00, House Bill No. 596.
Printing and mailing of the publication of the Session Laws of the 24th session of Washington State Legislature, House Bill No. 308.
Printing bills for members of Legislature before session, House Bill No. 185.
Printing 150 volumes of Washington constitutional convention proceedings, $1,500.00, House Bill No. 694.
Reappropriate $1,494,892.44 from Motor Vehicle Fund to construct and maintain primary and secondary roads, House Bill No. 605.
Relief committee, $25,000.00 to continue investigation of, House Bill No. 370.
Repair of hatcheries, $20,000.00 for, House Bill No. 638.
Schools, relating to appropriation for, House Bill No. 682.
State college, for salaries and wages at, House Bill No. 176.
State police, pertaining to establishing of, House Bill No. 84.
Support of experimental hospital clinics, $10,000.00 for, House Bill No. 580.
Survey of Quillayute river, House Bill No. 239.
Teachers' retirement system, relating to, House Bill No. 553.
Uniform text books, etc., $50,000.00 for, House Bill No. 106.
Unemployed, for operation of factories and lands by, $500,000.00, House Bill No. 177.
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Unemployment insurance, $200,000.00, House Bill No. 179.

Articles of Incorporation:
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Assessed Valuation:
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Land commissioner to sell public lands without collecting assessments, House Bill No. 352.
Local improvements, relating to assessments for, House Bill No. 447.
Moratorium on all assessments for two years, House Bill No. 146.
Real property, relating to self-assessment of, House Bill No. 678.
Regulating the local improvement assessment, bond issues for same, etc., House Bill No. 275.
Road districts, pertaining to tax levies in, House Bill No. 61.
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Attachments:
Exemption of certain personal property from, House Bill No. 245.

Attorney General:
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Initiatives and referendums, to prepare popular titles for, House Bill No. 476.
Investigation of Erland Point murder case, House Bill No. 375.
Prescribing duties relating to preventing trust, conspiracy, pool agreements, House Bill No. 658.
To assume certain duties of tax commission, House Bill No. 452.

Attorneys:
Fees of, relating to, House Bill No. 62.
Giving to, the power to take and certify verifications, affidavits, etc., for court evidence, House Bill No. 173.
Registration of attorneys in counties, providing for, House Bill No. 496.

Auditing:
State departments to be audited by state auditor instead of department of efficiency, House Bill No. 561.

Audits:
Audit of all public offices and state auditor, providing for, House Bill No. 592.

Auto Freights:
Regulation of, and fees for, House Bill No. 483.

Auto Mechanics:
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Automobile Accidents:
Civil action to have no change of venue must be tried in county where accident occurred, House Bill No. 114.

Automobile Driver's License:
Relating to revoking of, for first offense for driving while drunk, House Bill No. 693.

Automobiles:
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Exemption from attachment to $500.00 value, House Bill No. 245.
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Auto Transportation Companies:
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Bachelors:
Personal tax of $6.00 per year for support of destitute women, House Bill No. 171.

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Bank Deposits:
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Banks and Banking:
Allowing funds of, to be invested in Federal housing act securities, House Bill No. 36.
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Establishing a municipal depository or quasi bank, House Bill No. 451.
Inactive deposits, relating to, House Bill No. 499.
Liquidation of savings banks that are inactive, providing for, House Bill No. 244.
Memorial asking Congress to grant this state the right to tax national banks, House Joint Memorial No. 12.
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Net income, relating to tax on banks of, House Bill No. 310.
Prohibiting banks from charging for handling accounts, House Bill No. 155.
State auditor to assume duties of supervisor of banking and savings and loan associations, House Bill No. 501.
State engaging in banking business, pertaining to, House Bill No. 70.
Taxing banks on their net income, House Bill No. 132.
Taxing banks $1.00 on each account, House Bill No. 161.
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Barber Colleges:
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Barbers:
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Butes, Kate Stevens:
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Beauty Culture:
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Beauty Shops:
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Prohibiting the sale of, in card and billiard rooms, House Bill No. 611.
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Beer Parlors:
Regulating sale of, making necessary to notify all creditors of sale, House Bill No. 145.
Returning license fees to those losing same, House Bill No. 206.
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Beneficiaries:
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Bennett, J. S. L.:
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Best, William E.:
For relief of, $62.92, House Bill No. 416.

Betting:
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Birkenfeld, Frank:
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Births:
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Blind:
Aid for blind students, pertaining to, House Bill No. 69.
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Blue Sky Laws:
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Board of Prison, Terms and Paroles:
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Bogue, H. H.:
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Boiler Inspector:
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Motor vehicle transportation companies to furnish $1,000.00 surety bond for personal injury and $5,000.00 for persons killed on each bus operated, House Bill No. 508.
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Bonneville Dam:
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Boy, John E.:
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Certain cities, relating to budgets of, House Bill No. 444.
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